VOLUME 1

2020 Regular Session January 13, 2020: Day 1 - 46

VOLUME 2

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VOLUME 3

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History of Bills

House Legislative Leaders

Roster of Members

Bills, Memorials and Resolutions Passed

Statewide Map of Legislative Districts

Governor's Veto Messages on House Bills

General Topical Index
First Day, January 13, 2020

Sixty Sixth Legislature - Regular Session

First Day

The House was called to order at 12:00 p.m. by the Acting Speaker, Representative Lovick. The Clerk called the roll and a quorum was present.

The flags were escorted to the rostrum by the Washington State Patrol Honor Guard. The Speaker (Representative Lovick presiding) led the Chamber in the Pledge of Allegiance. The National Anthem was performed by Kim Archer. The prayer was offered by Connie McCloud, Cultural Director, Puyallup Tribe, Puyallup, Washington.

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

*****Format changed to accommodate text*****

Message From the Secretary of State

The Honorable Speaker of the House of Representatives
The Legislature of the State of Washington
Olympia, Washington

Madam Speaker:

I, Kim Wyman, Secretary of State of the state of Washington, do hereby certify that the following is a full, true, and correct list of persons elected to the Office of State Representative at the state General Election held in the state of Washington on the 5th day of November 2019, as shown by the official returns of said election now on file in the Office of the Secretary of State:

Representatives Elected November 5, 2019

<table>
<thead>
<tr>
<th>District</th>
<th>Name</th>
<th>Party</th>
<th>Counties Represented</th>
</tr>
</thead>
<tbody>
<tr>
<td>13</td>
<td>Alex Ybarra</td>
<td>Prefers Republican Party</td>
<td>Grant, Kittitas, Lincoln, Yakima</td>
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</tbody>
</table>

Returning Representatives

<table>
<thead>
<tr>
<th>District</th>
<th>Name</th>
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<tbody>
<tr>
<td>1</td>
<td>Davina Duerr</td>
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<td>Shelley Kloba</td>
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<td>JT Wilcox</td>
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<td>Marcus Riccelli</td>
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<td>Timm Ormsby</td>
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<td>Bob McCaslin</td>
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<td>5</td>
<td>Bill Ramos</td>
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<td>Lisa Callan</td>
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<td>Mary Dye</td>
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<td></td>
<td>Monica Jurado Stonier</td>
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</table>

IN TESTIMONY WHEREOF, I have hereunto set my hand, and affixed the seal of the state of Washington at Olympia, this 2nd day of December 2019.

Kim Wyman, Secretary of State

**Canvass of the Returns of the General Election**

**Held on November 5, 2019**

I, Kim Wyman, Secretary of State of the State of Washington, do hereby certify that according to the provisions of RCW 29A.60.250, I have canvassed the returns of the 2,035,401 votes cast in the November 5, 2019 General Election by the registered voters of the state for all statewide measures and those legislative and judicial offices whose jurisdiction encompasses more than one county, as received from the County Auditors. The votes cast for these measures and these candidates are as follows:

**Referendum Measure No. 88**
The legislature passed Initiative Measure No. 1000 concerning affirmative action and remedying discrimination, and voters have filed a sufficient referendum petition on this act. Initiative 1000 would allow the state to remedy discrimination for certain groups and to implement affirmative action, without the use of quotas or preferential treatment (as defined), in public education, employment, and contracting.

**Initiative Measure No. 976**

Initiative Measure No. 976 concerns motor vehicle taxes and fees. This measure would repeal, reduce, or remove authority to impose certain vehicle taxes and fees; limit annual motor-vehicle-license fees to $30, except voter-approved charges; and base vehicle taxes on Kelley Blue Book value.

**Advisory Vote No. 20**

**Second Substitute House Bill 1087**

The legislature imposed, without a vote of the people, an additional wage premium for long-term care services, costing an indeterminate amount in its first ten years, for government spending.

**Advisory Vote No. 21**

**Engrossed Third Substitute House Bill 1324**

The legislature extended, without a vote of the people, the business and occupation tax for extracting, manufacturing, and selling timber and timber-related products, costing $21,000,000 in its first ten years, for government spending.

**Advisory Vote No. 22**

**Substitute House Bill 1652**

The legislature increased, without a vote of the people, retail sales tax on architectural paint by adding an assessment to the purchase price, costing $6,000,000 in its first ten years, for government spending.

**Advisory Vote No. 23**

**Engrossed Second Substitute House Bill 1873**

The legislature imposed, without a vote of the people, a tax on the sale, use, consumption, handling, possession, and distribution of vapor products costing $178,000,000 in its first ten years, for government spending.
Advisory Vote No. 24
Engrossed Second Substitute House Bill 2158
The legislature imposed, without a vote of the people, an additional service and other business and occupation tax for certain specified business activities, costing $2,253,000,000 in its first ten years, for government spending.

<table>
<thead>
<tr>
<th>Repealed</th>
<th>Maintained</th>
</tr>
</thead>
<tbody>
<tr>
<td>1,140,727</td>
<td>680,183</td>
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Advisory Vote No. 25
Substitute House Bill 2167
The legislature imposed, without a vote of the people, an additional business and occupation tax for certain specified financial institutions, costing $1,036,000,000 in its first ten years, for government spending.

<table>
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<tr>
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<tr>
<td>1,013,783</td>
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Advisory Vote No. 26
Substitute Senate Bill 5581
The legislature expanded, without a vote of the people, application of the state tax code to certain remote sellers, marketplace facilitators, and others, costing $1,051,000,000 in its first ten years, for government spending.

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<td>818,192</td>
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Advisory Vote No. 27
Engrossed Substitute Senate Bill 5993
The legislature increased, without a vote of the people, taxes on petroleum products, costing $2,760,000,000 in its first ten years, for government spending.

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<td>728,566</td>
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Advisory Vote No. 28
Engrossed Substitute Senate Bill 5997
The legislature increased, without a vote of the people, sales and use taxes on certain nonresidents by limiting the exemption applicable to them, costing $313,000,000 in its first ten years, for government spending.

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<td>1,012,991</td>
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Advisory Vote No. 29
Engrossed Substitute Senate Bill 5998
The legislature increased, without a vote of the people, the real estate excise tax on certain sales of real property, costing $1,747,000,000 in its first ten years, for government spending.

<table>
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<td>1,188,272</td>
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Advisory Vote No. 30
Engrossed Substitute Senate Bill 6004
The legislature increased, without a vote of the people, the business and occupation tax on certain travel agents and tour operators, costing $28,000,000 in its first ten years, for government spending.

| Repealed | 1,021,792 |
| Maintained | 809,164 |

Advisory Vote No. 31
Engrossed Senate Bill 6016
The legislature increased, without a vote of the people, the business and occupation tax on certain international investment management services, costing $367,000,000 in its first ten years, for government spending.

| Repealed | 792,401 |
| Maintained | 1,039,887 |

Senate Joint Resolution No. 8200
The legislature has proposed a constitutional amendment concerning legislative powers in times of emergency. This measure would add “catastrophic incidents” to the specified times of emergency that the legislature may take certain immediate actions to ensure continuity of state and local governmental operations.

| Approved | 1,247,265 |
| Rejected | 670,086 |

Legislative District 13 State Representative - Position 2

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<th>Ballot Name</th>
<th>Party Preference</th>
<th>Votes</th>
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<td>Alex Ybarra</td>
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Legislative District 40 State Senator

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<td>Daniel Miller</td>
<td>(Prefers Republican Party)</td>
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Court of Appeals, Division 2, District 3 - Judge Position 2

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Pacific, Wahkiakum Superior Court - Judge Position 1

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<td>Donald J. Richter</td>
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In Testimony Whereof, I have hereunto set my hand and affixed the Seal of the State of Washington on this 2nd day of December 2019, at Olympia, the State Capital.

Kim Wyman,
Secretary of State
MESSAGE FROM THE SNOHOMISH COUNTY COUNCIL AND THE METROPOLITAN KING COUNTY COUNCIL

SNOHOMISH COUNTY AND KING COUNTY
Signature Report 15499
Amended Joint Motion

Snohomish County Motion No.: 19-196
Snohomish County Sponsors: Not Required
King County Motion No.: 2019-0286
King County Sponsors: Rod Dembowski

A JOINT MOTION of the Snohomish County Council and 2 Metropolitan King County Council making an appointment to fill the vacancy in the position of state house representative for the 1st legislative district.

WHEREAS, a vacancy exists in the position of state house representative for the 1st legislative district due to the resignation of Representative Derek Stanford, and

WHEREAS, the 1st legislative district is a multicounty legislative district, including parts of Snohomish County and King County, and

WHEREAS, Article II, Section 15 of the Washington state Constitution provides 10 that in the event of a vacancy occurring in a multicounty legislative district the vacancy shall be filled by joint action of the legislative authorities of the respective counties from a list of three candidates nominated by the state central committee of the same political party as the legislator whose office is vacated, and

WHEREAS, the candidates must reside in the 1st legislative district and be of the same political party as the legislator whose office is vacated, and

WHEREAS, the Washington State Democrats Central Committee has submitted the names of three constitutionally qualified candidates to fill the vacancy created by Representative Derek Stanford's resignation, and WHEREAS, to obtain information from the candidates about their qualifications and views each county legislative authority has either interviewed them or provided them with a written questionnaire;

NOW, THEREFORE, BE IT MOVED by the Snohomish County Council and King County Council:

A. Davina Duerr, one of the three nominees, is hereby appointed to the position of state house representative for the 1st legislative district in the Washington state house of representatives and continuing until a successor is elected at the next general election, and has qualified.

B. The clerks of the councils shall provide a copy of this joint motion to the clerk of the Washington state house of representatives, the governor of the state of Washington and the chair of the Washington State Democrats Central Committee.

Joint Motion; Snohomish County Motion No. 19-196 and King County Motion No. 2019-0286 and, was passed by the Snohomish County Council and King County Council on July 1, 2019, as amended, by the following vote: Weighted Vote, approved 5.66 to .34.

SNOHOMISH COUNTY COUNCIL
SNOHOMISH COUNTY, WASHINGTON
Terry Ryan, Council Chair
Attest: Debbie Eco, Clerk of the Council

KING COUNTY COUNCIL
KING COUNTY, WASHINGTON
Rod Dembowski, Chair
Attest: Melani Pedroza, Clerk of the Council

Attachments: None

MESSAGE FROM THE SAN JUAN COUNTY COUNCIL, THE BOARD OF SKAGIT COUNTY COMMISSIONERS AND THE WATCOM COUNTY COUNCIL

RESOLUTION
SKAGIT COUNTY
Resolution # R20200001

SAN JUAN NO. 01-2020 SKAGIT NO. R20200001 WHATCOM NO. 2020401

JOINT RESOLUTION OF THE SAN JUAN COUNTY COUNCIL, THE BOARD OF SKAGIT COUNTY COMMISSIONERS AND THE WATCOM COUNTY COUNCIL
APPOINTMENT TO FILL THE VACANCY IN THE POSITION OF STATE REPRESENTATIVE FOR THE 40TH LEGISLATIVE DISTRICT

WHEREAS, a vacancy exists in the position of state representative for the 40th legislative district due to the resignation of Representative Jeff Morris; and

WHEREAS, the 40th legislative district is a multicounty legislative district, including San Juan County and parts of Skagit County and Whatcom County; and

WHEREAS, Article II, Section 15 of the Washington state Constitution provides that in the event of a vacancy occurring in a multicounty legislative district the vacancy shall be filled by joint action of the legislative authorities of the respective counties from a list of three candidates nominated by the state central committee of the same political party as the legislator whose office is vacated; and

WHEREAS, the candidates must reside in the 40th legislative district and be of the same political party as the legislator whose office is vacated; and

WHEREAS, the Washington State Democratic Central Committee has submitted the names of three constitutionally qualified candidates to fill the vacancy created by Representative Morris' resignation.

NOW, THEREFORE, BE IT MOVED AND RESOLVED by the San Juan County Council, the Board of
Skagit County Commissioners and the Whatcom County Council:

Alex Ramel, one of the three nominees, is hereby appointed to the position of state representative for the 40th legislative district in the Washington State House of Representatives and continuing until a successor is elected at the next general election, and has qualified.

The vote was passed by the San Juan County Council, the Skagit County Board of Commissioners and the Whatcom County Council by the following weighted vote approved 5 to 4.

The clerks of the councils and board shall provide a copy of this joint resolution to the Clerk of the Washington State House of Representatives, the Governor of the State of Washington and the Chair of the Washington State Democratic Central Committee.

APPROVED this 6th day of January, 2020.

COUNTY COUNCIL
SAN JUAN COUNTY, WASHINGTON
Bill Watson, Member, District 1
Jamie Stephens, Chair, District 3
Rick Hughes, Vice Chair, District 2
ATTEST: Ingrid Gabriel, Clerk
APPROVED AS TO FORM ONLY
Randal K. Gaylord

BOARD OF COUNTY COMMISSIONERS
SKAGIT COUNTY, WASHINGTON
Ron Wesen, Chair
Kenneth A. Dahlstedt, Commissioner
Lisa Janicki, Commissioner
ATTEST: Amber Epps, Clerk of the Board
APPROVED AS TO FORM
Skagit County Deputy Prosecuting Attorney

WATCOM COUNTY COUNCIL
WHATCOM COUNTY, WASHINGTON
Todd Donovan, Council Vice Chair
ATTEST: Dana Brown-Davis, Clerk of the Council
APPROVED AS TO FORM
Civil Deputy Prosecutor

SPEAKER’S PRIVILEGE

Acting Speaker Lovick asked the members to join him in welcoming the newest members to the House, Representatives Duerr and Ramel.

ELECTION OF THE SPEAKER

MOTION

Representative Sullivan moved that Representative Laurie Jinkins be elected Speaker of the House.
Speaker in the history of the state of Washington. Mr. Speaker, I know that that is very important and this is a day that we should celebrate and we need to take time to do just that. To celebrate Laurie Jinkins as Speaker of the House of Representatives. But the reason why I ask for your vote for her for Speaker is because I know that she will do an incredible job leading this institution for the next many years and I really enjoy, will enjoy the opportunity to work with her and I know that, and I feel that everyone in this chamber will have that opportunity because she will be there to listen. She will be there to work with us and make us successful and Mr. Speaker, I ask for your vote for Laurie Jinkins for Speaker of the House.’

Representative Sullivan moved that the nominations for the Office of Speaker of the House of Representatives be closed. The motion was carried.

Representative Sullivan moved that Representative Laurie Jinkins be elected Speaker of the House of Representatives. The motion was carried.

Representative Sullivan escorted Speaker Laurie Jinkins to the rostrum.

OATH OF OFFICE

Justice Mary Fairhurst administered the Oath of Office to Speaker Jinkins.

Representative Lovick: “I want to take a moment to recognize that we are all witnessing history today. Another barrier falls as the first woman in Washington State will stand on this spot and hold this gavel as Speaker of the House. Madam Speaker, congratulations.”

SPEAKER’S REMARKS

“Thank you, Pat. Thank you, Kim, for your beautiful rendition of the national anthem. You always move me. Connie, there is no other person in the world I hoped would give the blessing on this day. Thank you.

Justice Fairhurst, you hired both Laura and I to our first jobs. You married us. And I’m incredibly honored that this would be your last official act.

I want to thank the good member from the 44th for his uplifting words.

There is no other member of this body more able to call on our better angels as we struggle with tough policy issues.

And the good member is right. Barriers do not come down by themselves.

I stand here today on the shoulders of many who came before me. A legacy of hard-working, determined people who – to quote from the Broadway musical Hamilton - planted seeds in a garden they never got to see. To my friends Jan, Judie, Gloria, Bill and LaVonne, I know that you are here in spirit.

Many lawmakers in this chamber are honoring that history by wearing white as a tribute to the suffragettes who marched, organized and got arrested until it was possible for a woman to vote, run for office—or to become Speaker of the House.

This year is the 100th anniversary of women’s suffrage, a movement that - while pivotal to giving women opportunities in public and civic life - was not as inclusive as it should have been.

A century later, we are still dismantling barriers.

Many have asked me what it’s like to be the first woman and the first out lesbian Speaker of the House. Well, I’m about to find out.

Another barrier is broken, but it won’t be the last. Today represents another step toward inclusion, toward more seats at the table.

I want to take a moment to thank my own family for their love and support.

My wife, Laura, and our son Wulf, who teach me every day about everything from the finer details of employment law, to the struggles of college students, to how to be present and loving for friends and family.

My parents, Donna and Jack Jinkins, who flew out from rural Wisconsin and remain quite perplexed by a daughter who is this interested in politics.


I’m the oldest of five siblings and my sister Julie hit it on the head when I was elected to this position. She commented, “Congratulations, but you’ve always been the speaker of our house.”

I’m honored that my family, my friends and many of my mentors are here today as I move into the hardest, and most fulfilling, job I’ll ever have.

The most important people of my legislative career are also here: my current and former legislative assistants. Jessica, Lynda, Cinthia, and Ann, you have been such effective partners, and guided me wisely. Goodness knows I’ve needed it. Thank you.

I also want to thank the good member from the 2nd District, my counterpart from across the aisle.

We were elected in the same year—2011—and have already had a lot of opportunities to work together as colleagues. Both of us call Pierce County our home, and we both come from rural upbringings that shape our views of the world. JT, I appreciate your commitment to making Washington state a better place, and look forward to continuing our work together in these roles.

And I want to extend a warm welcome to the new members of this body.

Please join me in welcoming our colleagues from the 1st and 40th Districts – Rep. Duerr and Rep. Ramel. Please stand. Thank you for stepping up to take on this important work.

You may notice another new face on the House floor. One that most of us are used to seeing on this side of the rostrum. Frank, thank you for your decades of service and commitment to the people of Washington. Your leadership, spirit of cooperation and creativity has transformed this place and our state, and I feel lucky that you remain here.

Over the past few months, I’ve gotten to see a lot of this state. I made the goal - perhaps a tad ambitious - to visit each member in their district before session. It was worth every single minute and every single mile. I shared breakfast with the member from the 19th District in Aberdeen, and with the member from the 29th District in south Tacoma.
Both of their servers knew what to bring them without placing an order. I visited the Pataha Flour Mill with the good member from the 9th District and her faith community. The good member from the 15th District took me on a hike of the Selah Ridge, where we walked in the footsteps of Justice William O. Douglass. Quite an experience for two lawyers. Laura and I ate the best spaghetti dinner ever at the new home of the good member from the 29th District, in the middle of her remodel. I spent Veterans Day at the very wet Vancouver Veterans Day parade with the good member from the 18th District, and I visited with the good member from the 22nd as she was recovering from back surgery. I’m glad you’re here and healthy, Representative Dolan. Visiting every district took me to 51 coffee shops and restaurants across Washington, but by far the best cup of coffee was the one I had with my wife just outside of Wauconda, made by the good member from the 7th District. Let me tell you, Starbucks has nothing on Joel Kretz. These visits made me optimistic about what we can accomplish together.

The title of my new role may be Speaker—but I see my primary job as listening, and I promise to listen to all of you, even when we disagree. We’re going to have differences on policy. We’ll express those differences right here in this chamber. Yet our passion comes from the same source: a deep, abiding commitment to make things better for the people of this state. That commitment has helped us do big things together.

We created a first-in-the-nation long-term care insurance program AND the nation’s first public option health care plan. We provided free or reduced college tuition and apprenticeships to families earning up to 100 percent of the median family income. We moved forward on creating a first-in-the-nation behavioral health teaching hospital. We provided our military families and veterans access to college education, and support services to cope with PTSD and address suicide prevention. And in 2020, right now, paid family leave is in effect here in Washington! Every Washingtonian now has up to 12 weeks of paid leave to care for a new baby or an ailing family member. Thank you to the good members from the 38th and 14th Districts for bringing this to Washington. These policies will make a real difference for families in our state. That’s why I ran for Speaker. My family is a living example of how the laws passed here have helped people. It’s why my wife and I were able to legally marry in 2013, the year of our 25th anniversary. It’s why we were able to have our son, who had a great public-school education in Tacoma, and now attends one of our state’s incredible public universities. It’s why we can afford to pay for his college education. And why as a lesbian, I can serve openly and proudly here in the Legislature.

Our work here is about helping ALL families. Those who are experiencing homelessness or injustices in our criminal justice system. Those who can’t access health care due to geography or cost. Those grappling with opioid addiction or another substance use disorder. Those falling behind in an economy that isn’t working for everyone.

There are emergencies all across this state, and one felt in every community I visited this year was housing and homelessness. I heard about it from the good member from the 39th in Sultan, and the good member from the 3rd in Spokane, and the good member from the 19th - who drove me through a homeless encampment in Aberdeen - and many others. We must focus our time in this 60-day session working to ensure greater stability for families and communities by getting people inside and out of the cold with a roof over their heads and somewhere to build a life. Washington has housing shortages across the board. There are not enough shelters for those facing homelessness, but there’s also not enough transitional housing, permanent supportive housing, low income housing, affordable housing or housing for working families. Our approach must be comprehensive, creative and strategic.

Another issue that touches all of us is the lack of affordable child care, which hurts working families and businesses. Last year, the Association of Washington Business reported nearly 50 percent of Washington parents found it difficult to find and keep affordable child care. This not only hurts families but it’s costing our businesses over 2 billion dollars a year. Over the holidays, my wife and I had two couples with one-year-old kids over for breakfast. It was troubling to hear them talk about how difficult it was to find child care, and how much it costs. Lynda and Yasmin - we’re going to do things to help you, Shoshana, Rumi and your families this year.

We’re also going to help our families, farms and businesses that are threatened by the effects of climate change. My brother Todd was going to be here to see my swearing in. He’s in charge of the Bureau of Land Management Smokejumper station in Boise, Idaho. His team of specially trained wildland firefighters actually parachute into remote and rugged terrain. But Todd isn’t here today because he’s in Australia helping to fight the massive, catastrophic wildfires. He’s one of my heroes. Australia is the latest striking example of our climate crisis. Our own Department of Natural Resources fought a record 1,850 wildfires in our state in 2018. We took a big step on climate last year by passing our 100 percent clean electricity bill, a first-in-nation energy efficiency standard for Washington’s buildings, and a bill to advance green transportation in our state. Now we have to take more steps. I’m calling on you to be the leaders our state, our country, and our planet need to protect our future before it’s too late.

I’m also hoping we can be leaders this year by bringing down the high cost of health care. My wife is a cancer survivor, and I’ve been a Type 1 diabetic since childhood. Thanks to the great health care we’ve been able to access here in Washington state, our family is healthy and I can afford the insulin that helps keep me alive. That’s not the case for everyone. The good member from the 9th and I have spent a lot of time talking about her child’s new diagnosis with diabetes, and the challenges their family has in finding insurance coverage for pediatric insulin. And, this spring, I was invited to speak at Camp Panther, a week-long day camp for kids who are Type 1 diabetics. After I finished speaking, a five-year-old girl raised her hand and asked if I could help make her insulin less expensive, because it was hard for her family to pay for it. No kid should have to worry about this. If there’s one thing we should get done this year, it’s ensuring that no one has to worry about affording lifesaving prescription drugs, like insulin. And there are other policies we can pass to protect our children, our families, and our communities. We can take further steps to reduce gun
violence, invest in our K-12 education system, strengthen consumer protections, and safeguard data privacy.

In 60 days, in a supplemental budget year, it might not be possible to accomplish all of this. Sometimes success is measured in increments. In fact, in the Legislature this is often how we measure things. What’s important is that we keep moving forward. And it’s not always easy.

This session, we’re going to be grappling with the effects of Initiative 976 on our transportation system. I’m not going to sugar coat it—the impacts of this initiative are devastating to transportation in our state, particularly for seniors, people with disabilities, and people with low-incomes—many of whom rely on our buses, ferries, trains and other public transportation. We will fight to protect our most vulnerable communities. I’m grateful to my seatmate, the good member from the 27th, who is working with the good member from the 2nd to do this. We’ll work with our colleagues across the Rotunda and the Governor to keep Washington moving. It’s going to be hard. But we will do this hard work together.

Since my election as Speaker-designate, the number one question I’ve gotten from folks outside the Legislature is, How do you deal with all that partisanship? I get why they ask the question—we’re often confused with the other Washington. But I know from my travels around the state, and from meeting with all of you, that in THIS Washington, there’s much that unites us.

I’ve had the privilege of working with so many of you, from both sides of the aisle, on great legislation. First as a new member, later as a committee chair, and now as Speaker of the House. This body is the most diverse it has ever been! And that is our strength. The poet and civil rights activist Audre Lorde said, “It is not our differences that divide us. It is our inability to recognize, accept, and celebrate those differences.” Here in Washington, we celebrate those differences. That’s why I am standing here today. It’s why I’m so committed to equity and inclusion, to expanding justice and opportunity for everyone in our great state. It’s why I’m confident the diversity of this body will bring even better solutions for the people of Washington.

Now is the time to plant seeds in gardens we may never see grow. This session, let’s start planting those seeds. Together. Thank you.”

Representative Wilcox: “Thank you Madam Speaker. Madam Speaker, today represents a new era in the House. It’s a solemn moment and we celebrate many of the same things that you celebrate. It’s a little hard for me to remember that the last time all of us were in here, we were celebrating the end of an era, wearing fake mustaches. Ever since then I’ve been afraid that someday my great grandchildren would run across a picture of that and, no explanation for why we were doing it. Madam Speaker, we all appreciate the effort you’ve taken so far to visit so many people. The number of miles you put on were amazing and I’ve had a huge number of calls from people telling me how much they appreciated that and I’m sure that you’ve heard that too, but I want everyone else to understand that there is a lot of appreciation, and there always is, in this chamber. One thing that I don’t appreciate is that you stole about half of my speech, so I’m making up some of this too. But it was a nice thing to see that in many ways we think the same things. I was going to point out how much we do have in common but I think instead, I will thank your parents—I’m so glad that you’re here– these are clearly amazing people who gave you that solid rural upbringing that a lot of us have enjoyed too. And I don’t think that anyone here would deny that people on both sides of this aisle, this sometimes divide, care a great deal about the institution. I imagine that as you stand up there you understand that you’re a part of history now. In a way that very few people will ever enjoy and my guess is that at the same time, you’re filled with a sense of reverence for this building, the people that built it, the people that fill it now and, even more importantly, the dreams of all of those people. We know that this building is full of good feelings, often it’s also full of dispute, often, and, it’s supposed to be like that. This is a place where you talk about conflict, and at it’s best, it’s a place where you help resolve conflict. And Madam Speaker, one of the things that I really appreciate that you recently said is you talked about how your job is to listen. And, Madam Speaker, we’re the minority. That means that we don’t get to win a lot of things. Our number one job is to speak and debate and we can help you do your job and you can help us do our job when you and all of your colleagues are the best possible listeners. We had some moments of serious conflict last session and it got very heated. Some might say that it got ugly. I learned quite a bit from that. In fact, I had a series of long conversations with one of the people that felt the greatest sense of conflict. And when I asked that person to explain, so that I could understand why they expressed themselves the way they did, the answer that I got was, because I need them to listen. Madam Speaker, sometimes it may seem like we are just up here pontificating because we’re frustrated, and maybe sometimes I know that I feel that way too, so that’s a possibility, but down deep, we, both sides, the 97, normally 98, people in this building feel a deep sense of responsibility to the 130,000 some-odd people that we represent. And, you know America, the state of Washington, it has never been a winner take all system. In fact, I think the reason that it has lasted so long is because people understand that it’s not a winner take all system. In fact, I think the reason that it has lasted so long is because people understand that it’s not a winner take all system. One of the things that concerns me the most, and because it concerns the minority it should concern the majority as well, is that we’re seeing incidents across the country where I think there has been the sense that elections matter so we’re going to implement our whole agenda. We saw that in Oregon last year, and the process broke down at one point. I hope we never go through an experience like they had. There are many that think that that is going to happen in the state of Virginia, soon; let’s not get there. The way that we avoid that, Madam Speaker, is for us, in the minority, to express ourselves without reservation but understanding that the process has value too. And that the rules matter. What we would like your side to do, Madam Speaker is understand that it is our job to speak. And these serious conflicts that we have sometimes come from frustration, but other times they come because we have the sense that either we’re not being allowed to express the things that are important to us, and we may even feel like the rules are being unfairly used against us, or we get the sense that somehow we have to create more controversy because people are not listening to us. So let’s both, let’s both sides get better at that. In that vein, I’ll share with you some of the things that we’re going to be most concerned about this year. First of all, we believe the people that live in the state
of Washington have a right to be safe. And many people feel like their ability to be safe has declined over time. Some of this involves homelessness and it used to be that we thought homelessness was a big city problem only, and you probably didn’t see as much concern as there should have been across the whole spectrum but now, especially you as you’ve been in every single corner of the state in the last few months, know that, unfortunately, it’s a problem that brings us all together; we see the tragedy of homelessness and all the other tragedies that surround it in the biggest cities, where we always thought it always was, and the smallest towns. And Madam Speaker, it’s been fun going around doing the press circuit with you because we both get to show some of our cards, not all of them. But one of the things you said the other day that I appreciate more than can tell you is that it’s not just about a roof over your head; it’s all these other things. You and I came into the Legislature at exactly the same time. I remember being the only freshman in what we called “Ways and Means” then at a time of budget crisis, long long hearings, people in trouble and people needing the help of the state and not being able to get it. And what I took away from that I’ve never forgotten. As you probably know, I had kind of a sheltered life; we worked hard but we saw life on the farm, not life everywhere else and for the first time, I saw people who had somehow become disconnected from their family, their community, and their faith. And there are people that are perfectly functional when that happens but life is much harder when it is; and I interpret what you’ve said today and what you said the other day as one of our jobs is not just to figure out how to get a roof over people’s heads but it’s to reconnect them to their families and their communities and although we can’t establish a faith for people, we can certainly make it easier for faith of all kinds to flourish and we would love to join you with that. We also want to join you in supporting our law enforcement community. It’s hard to be a cop. It’s hard to be any kind of law enforcement officer and we’re absolutely right to have the highest possible standards for people that have that kind of responsibility, but at the same time, it’s absolutely critical that we help people to do that hard job understand that we support them; that we appreciate them, and we understand that they’ve got faults. We want them to get better, but we know that we don’t have a civil society unless they understand that they can do their jobs effectively and well. And when it comes to safety, we know that we’ve got a wildfire problem and we really want to solve that. Madam Speaker, you lined out a number of policies that we’ve worked on in the past and that we’ll work on in the future. Probably we want to work on just about the same ones but at the same time, we don’t want to break things and affordability is a broad term for something that I think the Legislature often breaks. Sometimes it’s across the whole economy, sometimes it is in an individual sector and you mentioned childcare. One of my greatest regrets in the 9 years that I have been here is been the fact that through policy sometimes passed here, sometimes passed through the voters, we’ve really broken that system, and instead of having better availability and affordability childcare over the 9 years that you and I have been here, it’s gotten worse; it’s one of the most common complaints that people write to us about and it’s a lot more than a complaint, too. It affects lives and families. And, Madam Speaker, when we create solutions, a lot of times we create excess cost and thank goodness we have a strong economy. Washington State has a uniquely strong economy – wages are going up, but at the same time we hear over and over and over from people that they can’t afford the things that they used to. So, as we think about the great things that we’ve got to give them, let’s think hard about, let’s not break what we’re trying to fix and let’s not create a system where it’s impossible to afford the thing that we’re trying to fix as well. And when we get into housing, in particular Madam Speaker, let’s try to deescalate the ideology. I thought that we had some tragedy last year when we did housing; there was a report that came out recently that said there was 250, there was a shortage of 255,000 housing units over the last 15 years. The private sector used to produce housing in abundant quantities. I know my parents built the house that I live in for almost nothing in today’s terms and to reproduce that now is out of reach for many people, so let’s not just try to provide public housing; let’s try to fix the regulator and the tax and the cost system so that the private sector can do their part when it comes to housing. And lastly, Madam Speaker, we need to work on government accountability. There’s two areas that I think are critical. First of all, I thought it was good to hear, after all, of the struggle that we’ve had that this body and all four corners have decided that the public does have a right to know; that we’re gonna figure out how to work with the Public Records Act, just like every other level of government is doing and we’ve got a lot to learn and we’re going to do that. The other reform issue that I really hope you’ll work with us on is the idea of title only bills and I’ve heard you say that we don’t really have that here and that’s probably strictly true but Madam Speaker, we can address this ourselves by really trying hard to make sure that we’re not surprising people. That the groups and the public that are affected by any bill really gets a chance to evaluate those things, come down here, do their citizen’s duty, lobby themselves and help us make the very best possible decisions. Madam Speaker, these 60 days have great promise. We’ve had a huge transition in authority in this building. As you’ve noticed before, over the last 18 months, three of the four corners have changed leadership and oddly, it was all people that came in here together; that’s something that means a lot to me. Let’s go forward and really create an example that people can take joy in and have faith in. We’re going to fight just as hard as we possibly can for the things that we believe in; nobody sent us here to give up. At the same, we’re going to do it respectfully. Madam Speaker, I’m quite sure that you have all the capacity in the world to make sure that we get a chance to conduct that debate, to present our ideas, and that you and all of your caucus are going to listen carefully too. Thank you Madam Speaker.”

ELECTION OF SPEAKER PRO TEMPORE

With the consent of the House, Representative Tina Orwell was elected Speaker Pro Tempore of the House.

OATH OF OFFICE

Justice Mary Fairhurst administered the Oath of Office to Speaker Pro Tempore Orwell.
ELECTION OF DEPUTY SPEAKER PRO TEMPORE

With the consent of the House, Representative John Lovick was elected Deputy Speaker Pro Tempore of the House.

OATH OF OFFICE

Justice Mary Fairhurst administered the Oath of Office to Deputy Speaker Pro Tempore Lovick.

SPEAKER’S PRIVILEGE

The Speaker thanked Justice Fairhurst for administering the Oaths of Office.

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

INTRODUCTION & FIRST READING

HB 2185 by Representatives Leavitt, Van Werven, Bergquist, Eslick, Chambers, Dufault, Blake, Paul, Kirby, Chapman, Shewmake, Gildon, Frame, Slatter, Young, Orwall, Ormsby, Harris, Caldier, Irwin, Wylie, Doglio, Volz, Goodman and Hudgins

AN ACT Relating to assisting spouses and dependents of active duty military by ensuring affordable access to higher education; and amending RCW 28B.15.012.

Referred to Committee on College & Workforce Development.

HB 2186 by Representatives Kilduff, Lovick, Kloba, Walen, Thai, Callan, Frame, Fitzgibbon, Ryu, Appleton, Ramos, Slatter and Gregerson

AN ACT Relating to debris escaping from vehicles on public highways; amending RCW 46.61.655, 46.63.020, 7.68.020, and 70.93.097; prescribing penalties; and providing an effective date.

Referred to Committee on Transportation.

HB 2187 by Representatives Kilduff, Mosbrucker, Morgan, Leavitt, Orwall, Callan, Dufault, Graham, Kraft, Appleton, Paul, Lovick, Chapman, Ryu, Van Werven, Barkis, Slatter, Bergquist, Griffey, Sells, Doglio and Riccelli

AN ACT Relating to creating Washington state women veterans special license plates; reenacting and amending RCW 46.17.220, 46.18.200, and 46.68.420; adding a new section to chapter 46.04 RCW; creating a new section; and providing an effective date.

Referred to Committee on Transportation.

HB 2188 by Representatives Leavitt, Gildon, Dufault, Chapman, Eslick, Orwall, Appleton, Slatter, Ryu, Van Werven, Griffey, Young, Wylie, Doglio, Volz and Riccelli

AN ACT Relating to increasing the types of commercial driver's license qualification waivers allowed for military veterans; amending RCW 46.25.060; and creating a new section.

Referred to Committee on Transportation.

HB 2189 by Representatives Leavitt, Irwin, Sells, MacEwen, Fitzgibbon, Wylie, Corry, Tharinger, Kilduff, Callan, Davis, Robinson, Doglio, Slatter, Ryu, Griffey, Ormsby and Harris

AN ACT Relating to including specified competency restoration workers at department of social and health services institutional and residential sites in the public safety employees retirement system; and amending RCW 41.37.010.

Referred to Committee on Appropriations.

HB 2190 by Representatives Walsh, Young, Blake, Dufault, Graham, Eslick, Jenkin, Hoff, McCaslin, Sutherland, Kraft, Gildon, Stokesbary, Corry, Klippert, Barkis, Vick, MacEwen, Harris, Mosbrucker, Maycumber, DeBolt, Kretz, Van Werven, Griffey, Caldier, Irwin and Volz

AN ACT Relating to increasing legislative transparency; adding new sections to chapter 44.04 RCW; and creating a new section.

Referred to Committee on State Government & Tribal Relations.

HB 2191 by Representative Dufault

AN ACT Relating to family and medical leave program coverage for bona fide corporate officers and members of limited liability companies; and adding a new section to chapter 50A.05 RCW.

Referred to Committee on Labor & Workplace Standards.

HB 2192 by Representative Santos

AN ACT Relating to complimentary liquor by short-term rental operators; and amending RCW 66.20.010 and 66.24.200.

Referred to Committee on Commerce & Gaming.

HB 2193 by Representatives Kirby, Irwin, Kilduff, Leavitt, Ryu, Ormsby, Wylie, Goodman and Hudgins
AN ACT Relating to reauthorizing and expanding the financial fraud and identity theft crimes investigation and prosecution program; amending RCW 43.330.300 and 62A.9A-525; repealing 2008 c 290 s 4, 2009 c 565 s 57, 2015 c 65 ss 3 and 4, and 2016 c 202 s 59 (uncodified); and providing an expiration date.

Referred to Committee on Appropriations.

HB 2194 by Representatives Walsh, Gildon, Goehner, Barkis, Griffey, Young, Jenkin, Dufault and Corry

AN ACT Relating to restricting executive discretion in adjusting transportation budgets; repealing 2019 c 416 s 601 (uncodified); and declaring an emergency.

Referred to Committee on Transportation.

HB 2195 by Representatives Walsh, Van Werven, Schmick and Caldier

AN ACT Relating to nursing home payment rate setting; and amending RCW 74.46.561.

Referred to Committee on Appropriations.

HB 2196 by Representatives Walsh and Young

AN ACT Relating to standards for issuance and enforcement of extreme risk protection orders; amending RCW 7.94.040, 7.94.050, and 7.94.080; adding a new section to chapter 7.94 RCW; and creating a new section.

Referred to Committee on Civil Rights & Judiciary.

HB 2197 by Representatives Thai, McCaslin, Walen, Slatter, Tarleton, Appleton, Orwall, Shewmake and Wylie

AN ACT Relating to establishing an exception to the requirement that vehicle license plates be visible at all times for vehicles using certain cargo carrying devices; and reenacting and amending RCW 46.16A.200.

Referred to Committee on Transportation.

HB 2198 by Representatives Klippert and Shewmake

AN ACT Relating to uncovered tires; amending RCW 46.37.500; and creating a new section.

Referred to Committee on Transportation.

HB 2199 by Representatives Klippert, Shewmake and Dent

AN ACT Relating to marijuana use in guest rooms of hotels, motels, and inns in violation of the owner or operator’s rules; amending RCW 69.50.445; and prescribing penalties.

Referred to Committee on Commerce & Gaming.

HB 2200 by Representatives Klippert, Kilduff, Leavitt, Van Werven, Griffey and Volz

AN ACT Relating to creating the position of military spouse liaison; and adding a new section to chapter 43.60A RCW.

Referred to Committee on Appropriations.

HB 2201 by Representatives Klippert, Griffey and Young

AN ACT Relating to equitable competition between students who participate in school athletic activities; amending RCW 28A.600.200; and adding a new section to chapter 28A.600 RCW.

Referred to Committee on Education.

HB 2202 by Representatives Klippert, Gildon, Griffey and Dent

AN ACT Relating to firearm safety training requirements for the sale or transfer of a semiautomatic assault rifle; amending RCW 9.41.090 and 9.41.090; and amending 2019 c 244 s 2 (uncodified).

Referred to Committee on Civil Rights & Judiciary.

HB 2203 by Representatives Thai, Harris, Cody, Pettigrew, Chambers, Tharinger, Stonier, Riccelli, Robinson, Ryu, Ormsby, Wylie and Doglio

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

Referred to Committee on Health Care & Wellness.

HB 2204 by Representatives Kirby, Vick, Walen, Corry, Jenkin, Hoff, Fey, Chapman and Wylie

AN ACT Relating to the creation of a limited spirits retail license; amending RCW 66.24.055; and adding new sections to chapter 66.24 RCW.

Referred to Committee on Commerce & Gaming.

HB 2205 by Representatives Goodman, Dufault and Appleton

AN ACT Relating to making technical corrections and removing obsolete language from the Revised Code of Washington pursuant to RCW 1.08.025; amending RCW 9A.42.010, 28A.400.210, 41.05.175, 43.09.025, 46.18.255, 46.18.265, 46.18.285, 46.18.290, 48.20.389, 48.21.223, 48.44.323, 48.46.274, 64.50.010, 69.50.414, and 69.52.030; reenacting and amending RCW 43.79A.040, 43.84.092, 10.77.088, and 70.105D.030; and creating a new section.
HB 2206 by Representatives MacEwen, Van Werven and Young

AN ACT Relating to equity by authorizing government services outside of urban growth areas; amending RCW 36.70A.108 and 36.70A.110; reenacting and amending RCW 36.70A.030 and 36.70A.070; and creating a new section.

Referred to Committee on Civil Rights & Judiciary.

HB 2207 by Representative Walen

AN ACT Relating to the group-wide supervision of internationally active insurance groups; amending RCW 48.31B.005, 48.31B.038, and 42.56.400; and adding a new section to chapter 48.31B RCW.

Referred to Committee on Environment & Energy.

HB 2208 by Representative Kirby

AN ACT Relating to implementation credits and performance standards; amending RCW 48.30.140 and 48.30.150; adding new sections to chapter 48.30 RCW; and providing an effective date.

Referred to Committee on Consumer Protection & Business.

HB 2209 by Representatives Cody, Macri, Tharinger, Stonier and Riccelli


Referred to Committee on Health Care & Wellness.

HB 2210 by Representatives Harris, Cody, Leavitt and Wylie

AN ACT Relating to health coverage that is supplemental to the coverage provided under an employer or union-sponsored prescription drug coverage that supplements medicare part D provided through an employer group waiver plan authorized under federal law; amending RCW 48.43.733; and reenacting and amending RCW 48.43.005.

Referred to Committee on Health Care & Wellness.

HB 2211 by Representatives Kirby and Vick

AN ACT Relating to life insurance products or services that are intended to incent behavioral changes that improve the health and reduce the risk of death of the insured; amending RCW 48.30.140, 48.30.150, 48.30.155, and 48.23.525; and providing an effective date.

Referred to Committee on Consumer Protection & Business.

HB 2212 by Representatives Blake, Chapman, Fitzgibbon, Ormsby, Sells, Irwin, Wylie and Goodman

AN ACT Relating to providing department of fish and wildlife officers interest arbitration under certain circumstances; amending RCW 41.80.340; and reenacting and amending RCW 41.80.005 and 41.80.010.

Referred to Committee on Appropriations.

HB 2213 by Representatives MacEwen, Peterson, Schmick and Kloba

AN ACT Relating to modifying Washington state horse racing commission provisions; and amending RCW 67.16.100.

Referred to Committee on Appropriations.

HB 2214 by Representative MacEwen

AN ACT Relating to the public inspection of records of commercial political advertisers; and amending RCW 42.17A.345.

Referred to Committee on State Government & Tribal Relations.

HB 2215 by Representative MacEwen

AN ACT Relating to transferring requirements to maintain records for commercial political advertising to the public disclosure commission; and amending RCW 42.17A.260 and 42.17A.345.

Referred to Committee on State Government & Tribal Relations.

HB 2216 by Representatives Eslick, Dent, Corry and Jenkin

AN ACT Relating to sports pool boards; and amending RCW 9.46.0335.

Referred to Committee on Commerce & Gaming.

HB 2217 by Representatives Eslick, Leavitt, Chambers, Callan, Dent, Walsh, Corry, Jenkin, Van Werven, Shewmake, Young and Wylie

AN ACT Relating to cottage food product labeling requirements; and amending RCW 69.22.020.
Referred to Committee on Rural Development, Agriculture, & Natural Resources.

HB 2218 by Representatives Eslick, Leavitt, Chambers, Callan, Dent, Walsh, Corry, Jenkin, Van Werven, Ryu, Shewmake, Thai, Young and Wylie

AN ACT Relating to increasing the cap on gross sales for cottage food operations; and amending RCW 69.22.050.

Referred to Committee on Rural Development, Agriculture, & Natural Resources.

HB 2219 by Representative Eslick

AN ACT Relating to the gambling commission's authority with respect to sports pool boards; and amending RCW 9.46.0335 and 9.46.070.

Referred to Committee on Commerce & Gaming.

HB 2220 by Representatives Dolan, Callan, Ortiz-Self, Ryu, Appleton, Valdez, Frame, Davis, Ormsby, Irwin, Wylie, Doglio, Santos and Peterson

AN ACT Relating to parental involvement through volunteering in schools after a criminal conviction; amending RCW 28A.320.155 and 28A.400.303; and adding a new section to chapter 28A.320 RCW.

Referred to Committee on Education.

HB 2221 by Representatives Wylie, Jenkin, Tarleton, Chapman and Ryu

AN ACT Relating to providing small winery tax relief; reenacting and amending RCW 66.24.210; and creating a new section.

Referred to Committee on Finance.

HB 2222 by Representatives Walsh, Goehner, Schmick, MacEwen, Maycumber, Orcutt, Gildon, Barkis, Chambers, Griffey, Jenkin, Young, Eslick, Ybarra, Sutherland, Caldier, Dufault, Irwin, Kraft, Van Werven, Volz, Corry, Dent and Steele

AN ACT Relating to reducing the property tax; amending RCW 84.52.065; and creating a new section.

Referred to Committee on Finance.

HB 2223 by Representatives Walsh and Young

AN ACT Relating to the liability of an individual or entity that prohibits the possession of firearms on property owned by, or under the control of, the individual or entity; and adding a new section to chapter 4.24 RCW.

Referred to Committee on Civil Rights & Judiciary.

HB 2224 by Representatives Walsh, Van Werven and Irwin

AN ACT Relating to fiscal impact statements on state ballot measures; and amending RCW 29A.72.025.

Referred to Committee on State Government & Tribal Relations.

HB 2225 by Representatives Walsh, Van Werven and Young

AN ACT Relating to the creation of the legislative budget office to provide fiscal notes on proposed legislation; amending RCW 2.56.120, 28A.300.0401, 29A.72.025, 43.41.110, 43.88A.020, 43.88A.030, 43.88A.040, 43.132.020, 43.132.030, 43.132.040, 43.132.050, and 43.132.810; reenacting and amending RCW 44.04.260; adding a new chapter to Title 44 RCW; and creating a new section.

Referred to Committee on Appropriations.

HB 2226 by Representatives Walsh and Young

AN ACT Relating to federal immigration enforcement; adding a new chapter to Title 43 RCW; and repealing RCW 43.17.420, 43.330.510, 43.10.310, 43.17.425, 10.93.160, and 43.10.315.

Referred to Committee on Civil Rights & Judiciary.

HB 2227 by Representatives Young, Walsh, MacEwen, Gildon, Barkis, Chambers, Griffey, Ybarra, Caldier, Goehner, Kraft, Van Werven, Corry and Dent

AN ACT Relating to limiting state and local taxes, fees, and other charges relating to vehicles; amending RCW 46.17.355, 46.17.323, 82.08.020, 82.44.065, 81.104.140, and 81.104.160; reenacting and amending RCW 46.17.350; adding a new section to chapter 46.17 RCW; adding a new section to chapter 82.44 RCW; adding a new section to chapter 81.112 RCW; creating new sections; repealing RCW 46.17.365, 46.68.415, 82.80.130, 82.80.140, 82.44.035, and 81.104.160; providing contingent effective dates; and declaring an emergency.

Referred to Committee on Transportation.

HB 2228 by Representatives Springer, Dent, Ramos, Griffey, Ryu, Appleton, Leavitt, Ormsby, Wylie and Goodman

AN ACT Relating to early deployment of state fire service resources; and amending RCW 43.43.960.

Referred to Committee on Appropriations.
HB 2229 by Representatives Sullivan, Stokesbary, Bergquist, Gildon and Wylie

AN ACT Relating to clarifying the scope of taxation on land development or management services; amending RCW 82.04.051; and amending 1999 c 212 s 1 (uncodified).

Referred to Committee on Finance.

HB 2230 by Representatives Gregerson, Stokesbary, Entenman, Walsh, Sullivan, Leavitt, Gildon, Ormsby, Santos, Lekanoff and Pollet

AN ACT Relating to subjecting federally recognized Indian tribes to the same conditions as state and local governments for property owned exclusively by the tribe; amending RCW 84.36.010; amending 2017 c 323 s 301 (uncodified); repealing 2014 c 207 s 14, and 2015 3rd sp.s. c 6 s 2306 (uncodified); and creating a new section.

Referred to Committee on State Government & Tribal Relations.

HB 2231 by Representatives Pellicciotti, Hudgins, Appleton, Davis, Gregerson, Santos, Frame, Pollet, Fitzgibbon, Thai, Bergquist, Ormsby, Wylie, Pettigrew, Peterson and Riccelli

AN ACT Relating to bail jumping; amending RCW 9A.76.170; reenacting and amending RCW 9.94A.515; and prescribing penalties.

Referred to Committee on Public Safety.

HB 2232 by Representatives Van Werven and Barkis

AN ACT Relating to the sale of nonalcoholic beverages by a child; adding a new section to chapter 35.21 RCW; and adding a new section to chapter 36.01 RCW.

Referred to Committee on Local Government.

HB 2233 by Representatives Van Werven and Barkis

AN ACT Relating to expanding the college in high school program to students in ninth grade; and amending RCW 28A.600.290.

Referred to Committee on Education.

HB 2234 by Representatives Tarleton and Wylie

AN ACT Relating to the revised uniform unclaimed property act; adding a new chapter to Title 63 RCW; repealing RCW 63.29.010, 63.29.020, 63.29.030, 63.29.040, 63.29.050, 63.29.060, 63.29.070, 63.29.080, 63.29.090, 63.29.100, 63.29.110, 63.29.120, 63.29.130, 63.29.133, 63.29.135, 63.29.140, 63.29.150, 63.29.160, 63.29.165, 63.29.170, 63.29.180, 63.29.190, 63.29.192, 63.29.193, 63.29.194, 63.29.195, 63.29.200, 63.29.210, 63.29.220, 63.29.230, 63.29.240, 63.29.250, 63.29.260, 63.29.270, 63.29.280, 63.29.290, 63.29.300, 63.29.310, 63.29.320, 63.29.330, 63.29.340, 63.29.350, 63.29.360, 63.29.370, 63.29.380, 63.29.900, 63.29.902, 63.29.903, 63.29.905, and 63.29.906; prescribing penalties; and providing an effective date.

Referred to Committee on Finance.

HB 2235 by Representatives Tarleton and Wylie

AN ACT Relating to the sale of liquor at sports entertainment facilities; and amending RCW 66.24.570.

Referred to Committee on Commerce & Gaming.

HB 2236 by Representatives Ybarra, Springer, Dent, Goodman, Stokesbary, Hoff, Wylie, Kraft, Orcutt and Irwin

AN ACT Relating to sales and use tax exemptions for large private airplanes; amending RCW 82.08.215, 82.12.215, 47.68.250, and 82.48.100; amending 2013 2nd sp.s. c 13 ss 1101 and 1906 (uncodified); reenacting and amending RCW 82.48.100; providing an effective date; and providing expiration dates.

Referred to Committee on Finance.

HB 2237 by Representatives Blake, Walsh and Eslick

AN ACT Relating to local effort assistance; amending RCW 28A.500.015; and providing an effective date.

Referred to Committee on Appropriations.

HB 2238 by Representatives Ormsby, Stokesbary, Ryu and Lekanoff

AN ACT Relating to dividing the state wildlife account into the fish, wildlife, and conservation account and the limited fish and wildlife account; amending RCW 46.68.435, 77.12.170, 77.12.177, 77.12.184, 77.12.190, 77.12.210, 77.12.230, 77.12.240, 77.12.323, 77.12.380, 77.12.390, 77.12.670, 77.12.690, 77.32.050, 77.32.430, 77.32.460, 77.32.470, 77.32.530, 77.32.560, 77.36.070, 77.36.170, 77.44.050, 79A.55.090, 79A.80.090, and 82.27.070; reenacting and amending RCW 9.41.070 and 43.84.092; creating a new section; and providing an effective date.

Referred to Committee on Appropriations.

HB 2239 by Representatives Blake, Walsh, Orcutt, Lovick and Appleton

AN ACT Relating to prohibiting unjustified employer searches of employee personal vehicles; adding new sections to chapter 49.12 RCW; and prescribing penalties.
HB 2240 by Representatives Valdez, Peterson, Senn, Doglio, Mcari, Robinson, Walen, Thai, Kilduff, Stonier, Frame, Bergquist, Cody, Pellicciotti, Chapman, Fitzgibbon, Orwell, Ortiz-Self, Ramel, Ryu, Tarleton, Appleton, Slatter, Davis, Tharinger, Ormsby, Wylie, Kloba, Gregerson and Pollet

AN ACT Relating to high capacity magazines; adding a new section to chapter 9.41 RCW; and prescribing penalties.

Referred to Committee on Transportation.

HB 2241 by Representatives Peterson, Valdez, Doglio, Mcari, Robinson, Chapman, Walen, Kilduff, Ortiz-Self, Ramel, Ryu, Tarleton, Appleton, Slatter, Bergquist, Davis, Tharinger, Orwell, Ormsby, Wylie, Cody, Gregerson and Pollet

AN ACT Relating to assault weapons and large capacity magazines; adding new sections to chapter 9.41 RCW; and prescribing penalties.

Referred to Committee on Civil Rights & Judiciary.

HB 2242 by Representatives Wylie, Orcutt, Chapman, Bergquist, Dufault, Blake, Shewmake, Gildon and Irwin

AN ACT Relating to travel trailers; and amending RCW 46.44.030.

Referred to Committee on Transportation.

HB 2243 by Representatives Blake, Barkis, Chapman, Goehner, DeBolt, Orcutt, Eslick and Irwin

AN ACT Relating to all-terrain vehicles; and amending RCW 46.09.360 and 46.09.455.

Referred to Committee on Transportation.

HB 2244 by Representatives Orcutt, Blake, Chapman, Eslick, Barkis, Goehner and Irwin

AN ACT Relating to the authorization of wheeled all-terrain vehicles on state highways; and amending RCW 46.09.455.

Referred to Committee on Transportation.

HB 2245 by Representatives Barkis, Ramos, Goehner and Boehnke

AN ACT Relating to roundabouts; amending RCW 46.61.135 and 46.61.140; and reenacting and amending RCW 47.04.010.

Referred to Committee on Transportation.
Referred to Committee on Environment & Energy.

HB 2247 by Representatives Goehner, Boehnke, Duerr, Chambers, Dent and Schmick

AN ACT Relating to aligning marijuana licensing decisions by the liquor and cannabis board with local zoning ordinances; and amending RCW 69.50.331 and 69.51A.250.

Referred to Committee on Commerce & Gaming.


AN ACT Relating to expanding equitable access to the benefits of renewable energy through community solar projects; amending RCW 82.16.130, 82.16.160, 82.16.165, 82.16.170, 80.60.005, and 80.60.030; reenacting and amending RCW 80.60.010; creating new sections; and declaring an emergency.

Referred to Committee on Environment & Energy.

HB 2249 by Representative Appleton

AN ACT Relating to staggering legislative terms in accordance with the constitutional amendment to extend legislative terms; adding a new section to chapter 44.04 RCW; providing a contingent effective date; and providing an expiration date.

Referred to Committee on State Government & Tribal Relations.

HB 2250 by Representatives Blake, Fitzgibbon, Lekano, and Tharinger

AN ACT Relating to coastal crab derelict gear recovery; and amending RCW 77.76.005.

Referred to Committee on Rural Development, Agriculture, & Natural Resources.

HB 2251 by Representatives Thai and Cody

AN ACT Relating to the expiration date for notification of dispensing an interchangeable biological product; amending RCW 69.41.193; and providing an expiration date.

Referred to Committee on Health Care & Wellness.
HB 2252  by Representatives Thai, Callan, Macri, Doglio, Cody, Lekanoff and Pollet

AN ACT Relating to student health plans; and amending RCW 48.43.073.

Referred to Committee on Health Care & Wellness.

HB 2253  by Representatives Thai, Hudgins, Kilduff, Ryu, Appleton, Frame, Senn, Ormsby and Gregerson

AN ACT Relating to disclaimers for election-related advertising that encourages votes or includes endorsements for people that are not candidates in that election or for that office; adding a new section to chapter 42.17A RCW; and declaring an emergency.

Referred to Committee on State Government & Tribal Relations.

HB 2254  by Representatives Gildon and Van Werven

AN ACT Relating to encouraging Washington college grant recipients to pursue high demand degrees; amending RCW 28B.92.200 and 28B.92.030; amending 2019 c 406 s 18 (uncodified); and adding new sections to chapter 28B.92 RCW.

Referred to Committee on College & Workforce Development.

HB 2255  by Representatives Gildon and Van Werven

AN ACT Relating to encouraging Washington college grant recipients to reside or work in Washington after graduation; amending RCW 28B.92.200; amending 2019 c 406 s 18 (uncodified); and adding new sections to chapter 28B.92 RCW.

Referred to Committee on College & Workforce Development.

HB 2256  by Representatives Gildon, Van Werven and Barkis

AN ACT Relating to providing tax relief to businesses that support higher education; amending RCW 28B.92.200; adding a new section to chapter 82.04 RCW; and creating a new section.

Referred to Committee on Finance.

HB 2257  by Representatives Gildon, Eslick, Van Werven, Barkis and Dent

AN ACT Relating to the establishment of a regulatory reduction pilot program; adding a new chapter to Title 34 RCW; and providing an expiration date.

Referred to Committee on State Government & Tribal Relations.

HB 2258  by Representatives Dolan, Ortiz-Self, Shewmake, Thai, Frame, Wylie, Doglio, Cody, Klobo and Pollet

AN ACT Relating to appropriations for special education programs; and amending RCW 28A.150.390.

Referred to Committee on Appropriations.

HB 2259  by Representatives Rude, Leavitt and Thai

AN ACT Relating to the office of the superintendent of public instruction's authority to conduct criminal background checks; and amending RCW 28A.400.303.

Referred to Committee on Education.

HB 2260  by Representatives Griffey, Cody, Appleton and Tharinger

AN ACT Relating to the publication of notice for dependency proceedings; and amending RCW 13.34.080.

Referred to Committee on Human Services & Early Learning.

HB 2261  by Representatives Leavitt, Chambers, Orwall, Appleton, Doglio, Pollet, Kilduff, Shewmake, Wylie and Hudgins

AN ACT Relating to marriage licensing and solemnization by county auditors; amending RCW 26.04.050, 26.04.070, and 26.04.180; and adding a new section to chapter 26.04 RCW.

Referred to Committee on Civil Rights & Judiciary.

HB 2262  by Representatives Leavitt, Riccelli, Gildon, Stonier, Doglio, Eslick, Peterson, Shewmake, Pollet, Callan, Frame, Hudgins, Klobo, Fitzgibbon, Ryu, Tarleton, Thai, Appleton, Valdez, Slatter, Bergquist, Ormsby, Wylie, Cody, Goodman, Gregerson and Tharinger

AN ACT Relating to expanding access to nutritious food; amending RCW 43.70.700; and creating a new section.

Referred to Committee on Human Services & Early Learning.

HB 2263  by Representatives Pettigrew, MacEwen, Kirby, Blake, Fitzgibbon, Ryu, Appleton, Frame, Ormsby, Wylie and Peterson

AN ACT Relating to expanding opportunities for marijuana businesses by removing residency barriers and providing access to capital for minority and women-owned businesses through a fee on certain investments; amending RCW 69.50.331 and 69.50.540;
adding new sections to chapter 43.31 RCW; adding a new section to chapter 69.50 RCW; creating a new section; providing an effective date; and providing an expiration date.

Referred to Committee on Commerce & Gaming.

HB 2264 by Representatives Doglio, Dolan, Thai, Appleton, Wylie, Volz and Pollet

AN ACT Relating to increasing the cap on accrued vacation leave; amending RCW 43.01.044, 41.32.010, and 41.40.010; and reenacting and amending RCW 43.01.040.

Referred to Committee on Appropriations.

HB 2265 by Representatives Doglio, Leavitt, Shewmake, Duerr, Fey, Peterson and Pollet

AN ACT Relating to eliminating exemptions from restrictions on the use of perfluoroalkyl and polyfluoroalkyl substances in firefighting foam; amending RCW 70.75A.020; reenacting and amending RCW 70.75A.005; and providing an effective date.

Referred to Committee on Environment & Energy.

HB 2266 by Representatives Doglio, Dolan, Leavitt, Ryu, Tarleton, Appleton, Paul, Ormsby, Sells, Macri, Wylie, Senn, Cody, Kloba, Hudgins and Pollet

AN ACT Relating to reasonable accommodation for the expression of breast milk without requiring written certification from a health care professional; and amending RCW 43.10.005.

Referred to Committee on Labor & Workplace Standards.

HB 2267 by Representatives Walsh, Van Werven, Gildon, Young and Irwin

AN ACT Relating to respecting the will of the people following the rejection of a statewide ballot measure; amending RCW 34.05.570; adding a new section to chapter 43.06 RCW; and adding a new chapter to Title 34 RCW.

Referred to Committee on State Government & Tribal Relations.

HB 2268 by Representatives Walsh, Irwin and Volz

AN ACT Relating to increasing criminal penalties for election violations; amending RCW 29A.08.210, 29A.84.050, 29A.84.110, 29A.84.120, 29A.84.130, 29A.84.140, 29A.84.150, 29A.08.520, 10.64.140, and 29A.08.230; reenacting and amending RCW 9.94A.515; and prescribing penalties.

Referred to Committee on Public Safety.

HB 2269 by Representative Dolan


Referred to Committee on Education.

HB 2270 by Representatives Dolan, Thai and Wylie

AN ACT Relating to stop signal warning devices on school buses; and amending RCW 46.37.190.

Referred to Committee on Transportation.

HB 2271 by Representatives Duerr and Rude

AN ACT Relating to correcting a reference to an omnibus transportation appropriations act within a prior authorization of general obligation bonds for transportation funding; and amending RCW 47.10.873.

Referred to Committee on Transportation.

HB 2272 by Representatives Orwall, Irwin, Kilduff, Leavitt, Thai, Appleton, Wylie, Doglio and Goodman

AN ACT Relating to a designation on driver's licenses for people who are deaf or hard of hearing; amending RCW 46.20.161; and providing an effective date.

Referred to Committee on Transportation.

HB 2273 by Representatives Slatter and Irwin

AN ACT Relating to creating a study committee on human genome editing; adding a new section to chapter 70.220 RCW; creating a new section; and providing an expiration date.

Referred to Committee on Innovation, Technology & Economic Development.

HB 2274 by Representative Stokesbary

AN ACT Relating to the investment of gifts, grants, conveyances, bequests, and devises of the University of Washington; amending RCW 28B.20.130; adding a new section to chapter 43.33A RCW; and creating a new section.

Referred to Committee on College & Workforce Development.

HB 2275 by Representatives Stokesbary, Van Werven and Irwin
AN ACT Relating to certain illegal discharges of sewage wastewater into Puget Sound; amending RCW 90.48.366, 90.48.367, and 90.48.368; and creating a new section.

Referred to Committee on Environment & Energy.

HB 2276 by Representatives Appleton and Fitzgibbon

AN ACT Relating to the collection of derelict fishing gear; and amending RCW 77.12.865.

Referred to Committee on Rural Development, Agriculture, & Natural Resources.

HB 2277 by Representatives Peterson, Ortiz-Self, Frame, Goodman, Kilduff, Callan, Senn, Lovick, Thai, Fitzgibbon, Leavitt, Ryu, Appleton, Valdez, Davis, Ormsby, Macri, Doglio, Gregerson and Pollet

AN ACT Relating to youth solitary confinement; adding a new chapter to Title 13 RCW; and providing expiration dates.

Referred to Committee on Appropriations.

HB 2278 by Representative Wylie

AN ACT Relating to off-road vehicle registrations; amending RCW 46.09.420, 46.09.442, 46.93.210, and 46.09.495; and prescribing penalties.

Referred to Committee on Transportation.

HB 2279 by Representatives Dolan, Appleton and Wylie

AN ACT Relating to improving the development of the marijuana market by enacting provisions specific to craft cannabis production; and adding new sections to chapter 69.50 RCW.

Referred to Committee on Commerce & Gaming.

HB 2280 by Representatives MacEwen, Goodman, Lovick, Kirby, Peterson, Irwin, Thai, Kloba, Kilduff, Klippert, Leavitt and Appleton

AN ACT Relating to authorizing that money laundering forfeited proceeds and property be used for improvement of gambling-related law enforcement activities; and amending RCW 9A.83.030.

Referred to Committee on Appropriations.

HB 2281 by Representatives Kloba and Peterson

AN ACT Relating to amending types of nonprofit organizations qualified to engage in gambling activities; and amending RCW 9A.46.0209.

Referred to Committee on Commerce & Gaming.

HB 2282 by Representatives Walsh, Van Werven, Appleton, Gildon, Chambers, Griffey, Young, Eslick, Irwin, Corry, Dent and Mosbrucker

AN ACT Relating to creating a grant program for converting unused public buildings to housing for homeless persons; adding a new section to chapter 43.330 RCW; and providing an expiration date.

Referred to Committee on Capital Budget.

HB 2283 by Representatives Stokesbary and Van Werven

AN ACT Relating to fairness, transparency, and accountability in the admission processes of state universities; adding new sections to chapter 28B.10 RCW; and creating a new section.

Referred to Committee on College & Workforce Development.

HB 2284 by Representatives McCaslin, Dent, Pollet and Tharinger

AN ACT Relating to supporting the cost-effective professional development of early learning providers; amending RCW 43.216.110 and 43.216.255; adding a new section to chapter 43.216 RCW; and creating a new section.

Referred to Committee on Human Services & Early Learning.

HB 2285 by Representatives McCaslin, Thai, Goehner, Barkis, Griffey, Dufault, Van Werven, Volz, Corry and Young

AN ACT Relating to elevating road maintenance and preservation in transportation planning; amending RCW 47.04.280; and creating a new section.

Referred to Committee on Transportation.

HB 2286 by Representative McCaslin

AN ACT Relating to grants to support teacher job sharing; and adding a new section to chapter 28A.630 RCW.

Referred to Committee on Appropriations.

HB 2287 by Representatives Leavitt, Kilduff, Barkis, Lovick, Ramel and Pollet

AN ACT Relating to the assessment of rail safety governance in Washington state; creating new sections; and providing expiration dates.

Referred to Committee on Transportation.
HB 2288 by Representatives Leavitt, Gildon, Barkis, Davis, Callan, Frame, Doglio and Kloba

AN ACT Relating to creating statutory authorization for school-based health centers; adding a new section to chapter 28A.335 RCW; and creating new sections.

Referred to Committee on Education.

HB 2289 by Representatives Leavitt, Gildon, Ortiz-Self, Bergquist, Young, Ormsby and Sells

AN ACT Relating to tuition transparency at postsecondary educational institutions; amending RCW 28B.15.0681; adding new sections to chapter 28B.15 RCW; and creating a new section.

Referred to Committee on College & Workforce Development.

HB 2290 by Representatives Pollet, Leavitt, Tarleton, Appleton, Gildon, Frame, Orwall, Wylie and Doglio

AN ACT Relating to statewide implementation of early screening for dyslexia; and amending RCW 28A.320.270, 28A.300.710, and 28A.300.720.

Referred to Committee on Education.

HB 2291 by Representatives Walen and Wylie

AN ACT Relating to independently procured insurance and applying the state insurance premium tax to such insurance for both in-state and out-of-state risk; amending RCW 48.15.010 and 48.14.095; adding new sections to chapter 48.15 RCW; creating a new section; prescribing penalties; and providing an effective date.

Referred to Committee on Consumer Protection & Business.

HB 2292 by Representatives Dolan, Ramel, Ryu, Frame, Senn, Slatter, Robinson, Walen, Ormsby, Macri, Wylie, Doglio, Cody, Peterson, Pollet and Appleton

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

Referred to Committee on State Government & Tribal Relations.

HB 2293 by Representatives Dolan, Ryu, Tarleton, Ormsby, Wylie, Doglio and Gregerson

AN ACT Relating to exempting election security information from public records disclosure; amending RCW 42.56.420; creating a new section; and declaring an emergency.

Referred to Committee on State Government & Tribal Relations.

HB 2294 by Representatives Kloba, Griffey, Slatter, Thai, Fey, Irwin, Wylie, Volz and Appleton

AN ACT Relating to expanding the scope of assault in the third degree to include all health care providers; and amending RCW 9A.36.031.

Referred to Committee on Public Safety.

HB 2295 by Representatives Goodman, Griffey, Irwin and Wylie

AN ACT Relating to enforcement of small claims court judgments; and amending RCW 12.40.105.

Referred to Committee on Civil Rights & Judiciary.

HB 2296 by Representatives MacEwen and Irwin

AN ACT Relating to the regulation of hemp, including products derived from hemp; amending RCW 15.130.200 and 15.140.040; adding new sections to chapter 69.07 RCW; and adding a new section to chapter 69.10 RCW.

Referred to Committee on Commerce & Gaming.

HB 2297 by Representative MacEwen

AN ACT Relating to resolving ballot disputes before an election; and amending RCW 29A.72.080.

Referred to Committee on State Government & Tribal Relations.

HB 2298 by Representatives Leavitt, Eslick, Shewmake, Kilduff, Bergquist, Wylie, Doglio, Gregerson, Riccelli and Appleton

AN ACT Relating to providing families of public school students with information about free and reduced-price meals; amending RCW 28A.235.160; and creating a new section.

Referred to Committee on Education.

HB 2299 by Representatives Leavitt, Klippert, Lovick, Eslick, Davis, Orwall, Sells, Shewmake, Tarleton, Frame, Bergquist, Tharinger, Fey, Ormsby, Harris, Irwin, Doglio, Goodman and Appleton

AN ACT Relating to creating prison to postsecondary education pathways; amending RCW 72.09.270, 72.09.460, 72.09.465, 72.68.010, and 28B.15.067;
amending 2019 c 397 s 1 (uncodified); adding a new section to chapter 72.68 RCW; adding a new section to chapter 72.09 RCW; creating a new section; and providing an expiration date.

Referred to Committee on College & Workforce Development.

HB 2300 by Representatives MacEwen, Fitzgibbon and Young

AN ACT Relating to authorizing marijuana retailers to sell cannabidiol products; amending RCW 69.50.348 and 69.50.348; reenacting and amending RCW 69.50.357; providing an effective date; and providing an expiration date.

Referred to Committee on Commerce & Gaming.

HB 2301 by Representatives Kilduff, Frame, Leavitt and Irwin

AN ACT Relating to competency to stand trial evaluations; adding a new section to chapter 10.77 RCW; providing an expiration date; and declaring an emergency.

Referred to Committee on Appropriations.

HB 2302 by Representative Kilduff

AN ACT Relating to child support, but only with respect to standards for determination of income, abatement of child support for incarcerated obligors, modification of administrative orders, and notices of support owed; amending RCW 26.19.011, 26.19.071, 26.23.050, 74.20A.055, 74.20A.056, 74.20A.059, 26.09.170, and 26.23.110; reenacting and amending RCW 74.20A.056; adding new sections to chapter 26.09 RCW; creating a new section; providing an effective date; and providing an expiration date.

Referred to Committee on Civil Rights & Judiciary.

HB 2303 by Representatives Leavitt, DuFault, MacEwen, Gildon, Kirby, Fey, Morgan, Barkis, Kilduff, Dolan, Ryu, Young, Wylie, Doglio, Volz and Appleton

AN ACT Relating to professional licensing requirements for service members and military spouses; amending RCW 18.340.010; adding new sections to chapter 18.340 RCW; adding a new section to chapter 43.24 RCW; and adding a new section to chapter 43.22 RCW.

Referred to Committee on Appropriations.

HB 2304 by Representatives Doglio, Dolan, Sells and Volz

AN ACT Relating to shared leave and industrial insurance benefits; and amending RCW 41.04.665.

Referred to Committee on Appropriations.

HB 2305 by Representatives Doglio, Pollet and Appleton

AN ACT Relating to firearms laws concerning persons subject to vulnerable adult protection orders; amending RCW 74.34.130; and reenacting and amending RCW 9.41.800 and 9.41.040.

Referred to Committee on Civil Rights & Judiciary.

HB 2306 by Representatives Kirby, Vick, Walen and Hoff

AN ACT Relating to regulating legal service contractors.

HB 2307 by Representatives Fitzgibbon, Kilduff, Fey, Cody and Pollet

AN ACT Relating to fireworks prohibitions adopted by cities or counties; and amending RCW 70.77.250 and 70.77.395.

Referred to Committee on Local Government.

HB 2308 by Representatives Slatter, Tharinger, Wylie and Appleton

AN ACT Relating to requiring employers to periodically report standard occupational classifications or job titles of workers; amending RCW 50.12.070; creating a new section; and providing an effective date.

Referred to Committee on Appropriations.

HB 2309 by Representative MacEwen

AN ACT Relating to pawnbroker and secondhand dealer transactions; amending RCW 19.60.020; reenacting and amending RCW 19.60.066; adding a new section to chapter 19.60 RCW; and prescribing penalties.

Referred to Committee on Consumer Protection & Business.

HB 2310 by Representatives Fitzgibbon, Ramel, Macri, Doglio, Cody, Hudgins and Pollet

AN ACT Relating to reducing emissions from vehicles associated with on-demand transportation services; amending RCW 70.120.010 and 70.94.015; and adding new sections to chapter 70.120 RCW.

Referred to Committee on Appropriations.

HB 2311 by Representatives Slatter, Fitzgibbon, Callan, Chapman, Orwell, Ramel, Tarleton, Valdez,
Duerr, Frame, Bergquist, Davis, Tharinger, Fey, Ormsby, Macri, Wylie, Doglio, Cody, Kloba, Goodman, Hudgins and Pollet

AN ACT Relating to amending state greenhouse gas emission limits for consistency with the most recent assessment of climate change science; amending RCW 70.235.020 and 70.235.050; reenacting and amending RCW 70.235.010; adding a new section to chapter 70.235 RCW; and creating a new section.

Referred to Committee on Appropriations.

HB 2312  by Representatives Morgan, Lovick, Pettigrew, Entenman, Ortiz-Self, Ramos, Lekanoff, Santos, Gregerson, Valdez, Kirby, Slatter, Thai, Duerr, Hudgins, Bergquist, Stonier, Goodman, Chapman, Pellicciotti, Callan, Appleton, Ormsby, Sullivan, Kilduff, Leavitt, Ramel, Shewmake, Frame, Davis, Walen, Orrall, Sells, Macri, Doglio, Peterson, Riccelli and Pollet

AN ACT Relating to making Juneteenth a legal holiday; and reenacting and amending RCW 1.16.050.

Referred to Committee on State Government & Tribal Relations.

HB 2313  by Representatives Doglio and Appleton

AN ACT Relating to prohibiting maintenance of certification as a condition for a physician to participate in a health carrier’s provider network; and adding a new section to chapter 48.43 RCW.

Referred to Committee on Health Care & Wellness.

HB 2314  by Representatives Lovick, Orwall, Davis, Wylie and Goodman

AN ACT Relating to drug offender sentencing alternatives for offenders convicted of driving or control of a vehicle while under the influence; adding a new section to chapter 9.94A RCW; and providing an effective date.

Referred to Committee on Appropriations.

HB 2315  by Representatives Orwall, Fitzgibbon and Pellicciotti

AN ACT Relating to repairing and replacing mitigation equipment installed as part of a remedial program within an impacted area; and amending RCW 53.54.030.

Referred to Committee on Local Government.

HB 2316  by Representatives Orwall, Lovick, Slatter, Morgan and Wylie

AN ACT Relating to fees charged to persons who commit trafficking and prostitution offenses; amending RCW 9.68A.105, 9A.88.120, and 9A.88.140; and prescribing penalties.

Referred to Committee on Public Safety.

HB 2317  by Representatives Orwall, Lovick, Morgan, Fitzgibbon, Leavitt, Thai, Wylie, Pollet and Appleton

AN ACT Relating to animal welfare; amending RCW 16.08.100, 16.52.011, 16.52.085, 16.52.095, 16.52.200, 16.52.205, 16.52.207, 16.54.020, and 16.54.030; repealing RCW 16.08.020, 16.08.030, 16.52.110, and 16.52.165; and prescribing penalties.

Referred to Committee on Public Safety.

HB 2318  by Representatives Orwall, Lovick, Slatter, Morgan, Wylie, Mosbrucker and Pollet

AN ACT Relating to advancing criminal investigatory practices; amending RCW 5.70.010, 70.125.090, 70.125.100, 43.43.545, and 43.43.754; adding a new section to chapter 43.101 RCW; adding new sections to chapter 5.70 RCW; recodifying RCW 70.125.090 and 70.125.100; providing an effective date; and providing an expiration date.

Referred to Committee on Appropriations.

HB 2319  by Representatives Fitzgibbon and Vick

AN ACT Relating to the sale of liquor in kegs or containers containing four gallons or more of liquor; and amending RCW 66.28.200, 66.28.210, and 66.28.220.

Referred to Committee on Commerce & Gaming.

HB 2320  by Representatives Leavitt, Van Werven, Orwall, Eslick, Barkis, Shewmake, Lovick, Harris, Sells, Kilduff, Tarleton, Fey, Irwin, Wylie, Doglio, Pellicciotti, Kloba and Riccelli

AN ACT Relating to requiring training on human trafficking; amending RCW 70.62.260; adding a new section to chapter 70.62 RCW; and creating a new section.

Referred to Committee on Consumer Protection & Business.

HB 2321  by Representatives Leavitt, Harris, Kilduff, Stonier, Thai, Davis, Orwall and Kloba

AN ACT Relating to reducing youth access to products intended for consumption only by adults age twenty-one and over; amending RCW 69.50.369, 70.345.020, 70.345.180, 28A.210.310, and 70.345.150; reenacting and amending RCW 70.345.010; adding new sections
to chapter 70.345 RCW; adding a new section to chapter 28B.10 RCW; and prescribing penalties.

Referred to Committee on Commerce & Gaming.

HB 2322 by Representatives Fey and Wylie

AN ACT Relating to transportation funding and appropriations; amending RCW 46.68.370, 47.12.340, 82.32.385, and 46.68.320; amending 2019 c 416 ss 103, 105, 108, 109, 201-205, 207-223, 301, 304-311, 401-406, 408, 521-523, 528, 529, 702, and 718 (uncodified); and adding new sections to 2019 c 416 (uncodified); making appropriations and authorizing expenditures for capital improvements; and declaring an emergency.

Referred to Committee on Transportation.

HB 2323 by Representatives MacEwen, Barkis, Walsh, Goehner, Van Werven, Griffey, Young, Vick, Dufault, Irwin and Volz

AN ACT Relating to dedicating the state sales tax on motor vehicles for transportation; amending RCW 82.08.020 and 82.12.020; reenacting and amending RCW 43.84.092; adding a new section to chapter 46.68 RCW; creating a new section; and providing an effective date.

Referred to Committee on Finance.

HB 2324 by Representatives Tharinger and Wylie

AN ACT Relating to capital budget; making appropriations and authorizing expenditures for capital improvements; amending RCW 43.19.501; amending 2019 c 413 ss 1009, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1041, 1042, 1043, 1051, 1059, 1060, 1073, 1078, 1093, 2001, 2002, 2010, 2030, 2037, 2038, 2039, 2041, 2072, 2075, 2080, 2086, 2091, 2093, 2094, 2096, 2098, 3007, 3008, 3009, 3010, 3011, 3016, 3022, 3023, 3026, 3028, 3030, 3031, 3032, 3034, 3036, 3038, 3052, 3056, 3062, 3064, 3081, 3096, 3097, 3115, 3119, 3120, 3123, 3129, 3131, 3132, 3135, 3137, 3141, 3143, 3145, 3149, 3150, 3151, 3152, 3153, 3156, 3160, 3204, 3223, 3230, 3232, 3236, 3242, 3247, 3252, 3253, 3254, 3255, 3274, 3275, 3294, 5012, 5032, 5033, 5034, 5035, 5060, 5072, 5079, 5093, 5098, 5101, and 7001; and creating a new section; making appropriations; repealing 2019 c 416 ss 3099 and 3296 (uncodified); and declaring an emergency.

Referred to Committee on Capital Budget.

HB 2325 by Representatives Ormsby, Bergquist and Wylie


Referred to Committee on Appropriations.

HB 2326 by Representatives Macri, Robinson, Rude, Cody, Leavitt, Thai, Ormsby, Wylie, Doglio, Kloba, Riccelli, Tharinger and Appleton

AN ACT Relating to hospital end-of-life care policies; amending RCW 70.41.520; adding a new section to chapter 70.41 RCW; and providing an effective date.

Referred to Committee on Health Care & Wellness.

HB 2327 by Representatives Pollet, Kilduff, Frame, Bergquist, Orwell, Wylie and Appleton

AN ACT Relating to addressing sexual misconduct at postsecondary educational institutions; adding new sections to chapter 28B.112 RCW; adding a new section to chapter 42.56 RCW; and creating a new section.

Referred to Committee on College & Workforce Development.

HB 2328 by Representatives Cody, Schmick, Harris, Kilduff, Leavitt, Wylie and Tharinger

AN ACT Relating to nursing facilities; and amending RCW 18.51.091, 18.51.230, 74.42.360, and 74.46.561.

Referred to Committee on Health Care & Wellness.

HB 2329 by Representatives Cody, Hudgins, Smith, Tarleton and Kloba

AN ACT Relating to health care-related internet website analytics; and adding a new section to chapter 70.01 RCW.

Referred to Committee on Health Care & Wellness.
AN ACT Relating to agency fairness and accountability in regulatory actions and compliance enforcement; amending RCW 43.05.060, 43.05.090, 43.05.901, 43.05.070, 43.05.050, 43.05.040, 43.05.100, 43.05.110, 43.05.120, 43.12.055, 43.21A.080, 43.22.051, 43.320.040, 43.12.045, 43.05.270, 43.05.630, 43.05.350, and 43.09.050; adding new sections to chapter 43.05 RCW; adding a new section to chapter 43.21A RCW; adding a new section to chapter 43.22 RCW; adding a new section to chapter 43.320 RCW; adding a new section to chapter 43.30 RCW; adding a new section to chapter 43.24 RCW; and prescribing penalties.

Referred to Committee on State Government & Tribal Relations.

HB 2331 by Representatives Kraft, Harris and Pollet

AN ACT Relating to the requirements for posting agendas and notices under the open public meetings act; amending RCW 42.30.077, 42.30.060, and 42.30.080; and providing an effective date.

Referred to Committee on State Government & Tribal Relations.

HB 2332 by Representatives Kraft, Eslick, Van Werven, Blake and Orwall

AN ACT Relating to the treatment of Lyme disease; adding a new section to chapter 69.41 RCW; and creating a new section.

Referred to Committee on Health Care & Wellness.

HB 2333 by Representatives Kraft and Van Werven

AN ACT Relating to advisory vote descriptions in the voters' pamphlet; and amending RCW 29A.72.283 and 43.135.031.

Referred to Committee on State Government & Tribal Relations.

HB 2334 by Representatives Davis, Macri, Wylie, Goodman and Appleton

AN ACT Relating to drug offender sentencing; amending RCW 9.94A.662; reenacting and amending RCW 9.94A.660 and 9.94A.664; and providing an effective date.

Referred to Committee on Appropriations.

HB 2335 by Representatives Davis, Kilduff, Leavitt, Sells, Harris, Macri, Wylie, Doglio, Pollet and Appleton

AN ACT Relating to increasing access to medications for people with opioid use disorder; and amending RCW 18.64.450.

Referral to Committee on Health Care & Wellness.

HB 2336 by Representatives Davis and Macri

AN ACT Relating to contingency management; adding a new section to chapter 71.05 RCW; and providing an expiration date.

Referred to Committee on Health Care & Wellness.

HB 2337 by Representatives Macri, Kilduff, Harris, Wylie, Stonier, Peterson, Pollet and Appleton

AN ACT Relating to requiring a coprescription of opioid overdose reversal medication; adding a new section to chapter 69.41 RCW; and creating a new section.

Referred to Committee on Health Care & Wellness.

HB 2338 by Representatives Macri, Thai, Wylie, Doglio, Cody and Pollet

AN ACT Relating to prohibiting discrimination in health care coverage; and amending RCW 41.05.600, 48.20.580, 48.21.241, 48.41.220, 48.44.341, 48.46.291, 70.47.200, 48.30.300, and 48.43.0128.

Referred to Committee on Appropriations.

HB 2339 by Representatives Fitzgibbon, Leavitt, Lovick, Ormsby, Volz and Appleton

AN ACT Relating to the definition of salary for the Washington state patrol retirement system; amending RCW 43.43.120; and creating a new section.

Referred to Committee on Transportation.

HB 2340 by Representatives Fitzgibbon, Leavitt, Lovick, Ormsby and Volz

AN ACT Relating to the definition of index for the Washington state patrol retirement system; and reenacting and amending RCW 43.43.260.

Referred to Committee on Appropriations.

HB 2341 by Representatives Fitzgibbon, Stokesbury, Ormsby and Volz

AN ACT Relating to the retirement strategy funds in the plan 3 and the deferred compensation programs; and amending RCW 41.34.060, 41.34.140, 41.50.770, and 41.50.780; and creating a new section.

Referred to Committee on Appropriations.

HB 2342 by Representatives Fitzgibbon, Leavitt, Tharinger, Walen, Doglio, Pollet and Appleton
AN ACT Relating to aligning the timing of comprehensive plan updates required by the growth management act with the timing of shoreline master program updates required by the shoreline management act; amending RCW 36.70A.130 and 90.58.080; and providing an effective date.

Referred to Committee on Environment & Energy.

HB 2343 by Representatives Fitzgibbon, Frame, Macri, Doglio, Tharinger and Pollet

AN ACT Relating to urban housing supply; amending RCW 36.70A.600, 43.21C.495, 36.70A.620, and 43.21C.500; reenacting and amending RCW 36.70A.030; creating a new section; and providing an expiration date.

Referred to Committee on Environment & Energy.

HB 2344 by Representatives Appleton, Walen and Pollet

AN ACT Relating to consumer protection with respect to the sale and adoption of dogs and cats; adding a new section to chapter 16.52 RCW; creating a new section; and prescribing penalties.

Referred to Committee on Consumer Protection & Business.

HB 2345 by Representatives Macri, Wylie, Cody, Goodman, Tharinger and Appleton

AN ACT Relating to continuing care retirement communities; amending RCW 18.390.010, 18.390.060, and 18.390.070; and adding a new section to chapter 18.390 RCW.

Referred to Committee on Health Care & Wellness.

HB 2346 by Representatives Young, Walsh, Shewmake and Pollet

AN ACT Relating to increasing the word count for voters' pamphlet statements submitted by state representative candidates; and amending RCW 29A.32.121.

Referred to Committee on State Government & Tribal Relations.

HB 2347 by Representatives Duerr, Pollet, Senn and Goehner

AN ACT Relating to bond requirements for county clerks; and repealing RCW 36.23.020.

Referred to Committee on Local Government.

HB 2348 by Representatives Duerr, Ormsby and Macri

AN ACT Relating to streamlining reporting for recipients of housing-related state funding by removing Washington state quality award program requirements; and amending RCW 43.185C.210.

Referred to Committee on Appropriations.

HB 2349 by Representatives Stonier, Leavitt, Orwall, Irwin, Wylie, Doglio, Cody, Goodman and Pollet

AN ACT Relating to bleeding control kits in schools; and adding a new section to chapter 28A.320 RCW.

Referred to Committee on Education.

HB 2350 by Representatives Kirby, Blake, MacEwen, Davis, Jenkin, Young, Harris and Wylie

AN ACT Relating to preventing youth marijuana consumption by updating marijuana advertising requirements; amending RCW 69.50.369 and 69.50.345; reenacting and amending RCW 69.50.345; creating a new section; providing an effective date; and providing an expiration date.

Referred to Committee on Commerce & Gaming.

HB 2351 by Representatives Tharinger, Wylie, Cody and Appleton

AN ACT Relating to establishing continuing education requirements for medical assistants-certified; and adding a new section to chapter 18.360 RCW.

Referred to Committee on Health Care & Wellness.

HB 2352 by Representatives Tharinger, Fitzgibbon, Leavitt, Harris and Wylie

AN ACT Relating to the building for the arts program; and amending RCW 43.63A.750.

Referred to Committee on Capital Budget.

HB 2353 by Representatives Blake and Dent

AN ACT Relating to fire trailer vehicle registration and license plates; adding a new section to chapter 46.04 RCW; and adding a new section to chapter 46.16A RCW.

Referred to Committee on Transportation.

HB 2354 by Representatives Vick, Hoff, Harris, Thai, Gildon, Wylie and Volz

AN ACT Relating to expediting professional licenses for new Washington residents; adding a new section to chapter 43.24 RCW; and creating a new section.

Referred to Committee on Appropriations.
HB 2355  by Representatives Vick, Hoff, Harris, Gildon and Volz

AN ACT Relating to alternative licensing standards of professional licenses; adding a new section to chapter 43.24 RCW; and creating a new section.

Referred to Committee on Appropriations.

HB 2356  by Representatives Vick, Harris, Hoff, Gildon, Barkis, Young, Wylie and Volz

AN ACT Relating to reducing barriers to professional licensure for individuals with previous criminal convictions; adding a new chapter to Title 18 RCW; and providing an effective date.

Referred to Committee on Appropriations.

HB 2357  by Representatives Hoff, Vick, Harris, Gildon, Barkis and Volz

AN ACT Relating to professional license reform; and adding a new chapter to Title 18 RCW.

Referred to Committee on Consumer Protection & Business.

HB 2358  by Representatives Fitzgibbon, Irwin, Leavitt, Shewmake, Harris, Doglio and Kloba

AN ACT Relating to increasing mobility through the modification of stop sign requirements for bicyclists; amending RCW 46.61.050, 46.61.190, 46.61.200, 46.61.755, and 47.36.110; and providing an effective date.

Referred to Committee on Transportation.

HB 2359  by Representatives Vick and Wylie

AN ACT Relating to creating a certificate of compliance for marijuana business premises that meet the statutory qualifications at the time of application; and amending RCW 69.50.331.

Referred to Committee on Commerce & Gaming.

HB 2360  by Representatives Peterson, Fitzgibbon, Robinson, Orwall, Macri, Doglio, Cody and Riccelli

AN ACT Relating to the sharps waste stewardship program; adding new sections to chapter 70.95 RCW; repealing RCW 70.95K.030; and providing an effective date.

Referred to Committee on Appropriations.

HB 2361  by Representatives Peterson and Appleton

AN ACT Relating to cannabis industry workplace standards; amending RCW 69.50.325; and adding a new section to chapter 69.50 RCW.

Referred to Committee on Commerce & Gaming.

HB 2362  by Representatives Ramos, Callan, Ryu, Chapman, Doglio, Senn, Kloba, Gregerson and Pollet

AN ACT Relating to local transportation revenue options; amending RCW 35.21.870, 36.73.065, 82.14.0455, 82.80.010, and 82.80.080; and providing an effective date.

Referred to Committee on Transportation.

HB 2363  by Representatives Smith, Hudgins, Young, Wylie, Kloba and Pollet

AN ACT Relating to providing remedies for violations of biometric data ownership rights; adding a new chapter to Title 19 RCW; creating a new section; and providing an expiration date.

Referred to Committee on Innovation, Technology & Economic Development.

HB 2364  by Representatives Smith, Hudgins, Young, Wylie and Pollet

AN ACT Relating to creating the charter of personal data rights; adding a new chapter to Title 19 RCW; and prescribing penalties.

Referred to Committee on Innovation, Technology & Economic Development.

HB 2365  by Representatives Smith, Hudgins, Leavitt, Young, Wylie, Kloba and Pollet

AN ACT Relating to notifying Washington consumers of products that transmit user data; adding a new chapter to Title 19 RCW; and providing an expiration date.

Referred to Committee on Innovation, Technology & Economic Development.

HB 2366  by Representatives Smith, Hudgins and Young

AN ACT Relating to making the chief privacy officer an elected position; amending RCW 43.105.369, 43.01.010, 29A.32.031, 29A.36.121, and 43.03.010; adding a new section to chapter 29A.04 RCW; adding a new section to chapter 42.17A RCW; creating a new section; providing an effective date; and providing an expiration date.

Referred to Committee on State Government & Tribal Relations.
HB 2367 by Representatives Hoff, Vick, Orcutt and Harris

AN ACT Relating to subscription service legal defense funds; amending RCW 48.01.050; adding a new section to chapter 48.01 RCW; and creating a new section.

Referred to Committee on Consumer Protection & Business.

HB 2368 by Representatives Hoff, Vick, Harris and Chapman

AN ACT Relating to requiring the legislature to fund all easements recommended by the department of natural resources for the forest riparian easement program; and amending RCW 76.13.170.

Referred to Committee on Capital Budget.

HB 2369 by Representatives Hoff, Vick, Harris, Orcutt, Gildon and Volz

AN ACT Relating to limiting the transfer of moneys in nonappropriated funds and accounts; adding a new section to chapter 43.79 RCW; and adding a new section to chapter 43.88 RCW.

Referred to Committee on Appropriations.

HB 2370 by Representatives Hoff, Vick, Dye, Harris, Sutherland, Orcutt, Van Werven, Griffey, Young and Dent

AN ACT Relating to standing before the growth management hearings board; amending RCW 36.70A.280 and 36.70A.280; creating a new section; providing an effective date; and providing an expiration date.

Referred to Committee on Environment & Energy.

HB 2371 by Representatives Hoff, Harris, Wylie and Stonier

AN ACT Relating to the authority of counties to vacate a county road that abuts on a body of water if the county road is hazardous or creates a significant risk to public safety; and amending RCW 36.87.130.

Referred to Committee on Local Government.

HB 2372 by Representatives Hoff, Vick, Orcutt, Harris, Chapman and Griffey

AN ACT Relating to state building code council membership; and amending RCW 19.27.070.

Referred to Committee on Local Government.

HB 2373 by Representatives Wylie and Irwin

AN ACT Relating to modifying the requirements for collector vehicle registrations; amending RCW 46.04.126, 46.04.1261, 46.04.199, 46.18.220, 46.18.255, and 46.16A.070; creating a new section; and providing an effective date.

Referred to Committee on Transportation.

HB 2374 by Representatives Kirby, Vick, Ryu, Barkis, Young, Wylie, Doglio, Goodman and Pollet

AN ACT Relating to preserving the ability of auto dealers to offer consumers products not supplied by an auto manufacturer; amending RCW 63.14.043; and adding a new section to chapter 46.96 RCW.

Referred to Committee on Consumer Protection & Business.

HB 2375 by Representatives Leavitt, Irwin, Davis, Harris, Klippert and Walen

AN ACT Relating to tableting and encapsulating machines and controlled substance imitation materials; amending RCW 69.52.020, 69.52.030, 69.52.040, 69.52.045, and 9.94A.518; and prescribing penalties.

Referred to Committee on Public Safety.

HB 2376 by Representatives Riccelli, Volz, Ormsby, Graham, Harris, Kilduff, Ryu, Gildon, Robinson, Caldier, Macri, Wylie, Doglio and Appleton

AN ACT Relating to the multistate nurse licensure compact; amending RCW 18.79.030; reenacting and amending RCW 18.130.040; adding new sections to chapter 18.79 RCW; and adding a new chapter to Title 18 RCW.

Referred to Committee on Health Care & Wellness.

HB 2377 by Representatives Riccelli and Leavitt

AN ACT Relating to a state dental director; adding a new section to chapter 43.70 RCW; and creating a new section.

Referred to Committee on Health Care & Wellness.

HB 2378 by Representatives Riccelli, Harris, Macri and Cody

AN ACT Relating to physician assistants; amending RCW 18.71A.020, 18.71A.025, 18.71A.030, 18.71A.050, 18.71A.060, 18.71A.090, 7.68.030, 18.06.140, 18.57.003, 18.79.040, 18.79.060, 18.79.240, 18.79.270, 18.100.050, 18.120.020, 18.130.410, 18.250.010, 28A.210.090, 43.70.220, 43.70.470, 46.19.010, 46.61.506, 46.61.508, 48.42.100, 48.43.094, 48.43.115, 51.04.030, 51.28.100, 69.41.030, 69.45.010, 70.41.210, 70.54.400, 70.128.120, 74.09.010, 74.42.230, and
82.04.050; reenacting and amending RCW 18.71A.010, 18.79.260, 18.89.020, 18.130.040, 18.360.010, 43.70.110, 43.70.442, 69.41.010, 69.50.101, 69.51A.010, 70.180.030, 71.05.020, 71.24.025, 71.34.020, and 74.42.010; adding new sections to chapter 18.71A RCW; creating a new section; repealing RCW 18.57A.010, 18.57A.020, 18.57A.023, 18.57A.025, 18.57A.030, 18.57A.035, 18.57A.040, 18.57A.050, 18.57A.060, 18.57A.070, 18.57A.080, 18.57A.090, 18.57A.100, 18.57A.800, 18.57A.810, 18.71A.035, and 18.71A.040; providing effective dates; and providing an expiration date.

Referred to Committee on Health Care & Wellness.

**HB 2379** by Representatives Smith and Fitzgibbon

AN ACT Relating to inventorying and incentivizing the reduction of the potential emissions from sulfur hexafluoride; amending RCW 70.235.020 and 19.405.020; and creating a new section.

Referred to Committee on Environment & Energy.

**HB 2380** by Representatives Tharinger, Harris, Macri, Riccelli, Cody, Leavitt, Wylie, Kloba and Appleton

AN ACT Relating to the home care agency vendor rate and repeal of electronic timekeeping; amending RCW 74.39A.310; creating a new section; repealing RCW 74.39A.325; and providing an effective date.

Referred to Committee on Appropriations.

**HB 2381** by Representatives Stonier, Harris, Cody, Robinson, Macri, Leavitt, Shewmake, Thai, Frame, Bergquist, Davis, Orwall, Wylie, Doglio, Goodman, Hudgins, Riccelli, Pollet and Appleton

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

Referred to Committee on Health Care & Wellness.

**HB 2382** by Representatives Leavitt, Chopp, Ryu, Thai, Senn, Slatter, Fey, Macri, Wylie, Goodman, Pollet and Appleton

AN ACT Relating to housing for community and technical college faculty and employees; amending RCW 28B.50.140; adding a new section to chapter 28B.50 RCW; and creating a new section.

Referred to Committee on Capital Budget.

**HB 2383** by Representatives Stonier, Gregerson, Robinson, Cody, Peterson, Hudgins and Riccelli

AN ACT Relating to default beverages for children's meals; and adding a new section to chapter 43.20 RCW.

Referred to Committee on Local Government.

**HB 2384** by Representatives Doglio, Ramel, Tarleton, Macri, Kloba and Gregerson

AN ACT Relating to the property tax exemption for nonprofit organizations providing rental housing or mobile home park spaces to qualifying households; amending RCW 84.36.560 and 84.36.815; and creating a new section.

Referred to Committee on Finance.

**HB 2385** by Representatives Chapman, Lekanoff, Tharinger and Wylie

AN ACT Relating to antifouling paints on recreational water vessels; amending RCW 70.300.020; and adding new sections to chapter 70.300 RCW.

Referred to Committee on Environment & Energy.

**HB 2386** by Representatives Cody, Robinson, Leavitt, Tarleton, Thai, Frame, Fitzgibbon, Slatter, Davis, Tharinger, Sells, Macri and Wylie

AN ACT Relating to the creation of the state office of the behavioral health ombuds; amending RCW 71.24.045; adding a new chapter to Title 71 RCW; repealing RCW 71.24.350; and providing an effective date.

Referred to Committee on Appropriations.

**HB 2387** by Representatives Kilduff, Ybarra, Leavitt, Fitzgibbon, Callan, Shewmake, Ormsby, Wylie, Doglio and Pollet

AN ACT Relating to limiting the exposure of public school students and school personnel to diesel emissions from school bus engines; adding a new section to chapter 28A.160 RCW; and creating a new section.

Referred to Committee on Education.

**HB 2388** by Representatives Senn, Callan, Leavitt, Thai, Robinson, Ormsby, Macri, Wylie, Doglio, Goodman and Pollet

AN ACT Relating to standardizing definitions of homelessness to improve access to services; amending RCW 43.185C.220, 43.216.505, 74.08A.010, 74.13.802, 26.44.020, and 46.20.117; reenacting and amending RCW 43.216.135 and 13.34.030; and creating a new section.

Referred to Committee on Appropriations.
HB 2389 by Representatives Shewmake, Ramel, Wylie, Doglio and Hudgins

AN ACT Relating to establishing a comprehensive, statewide photovoltaic module recovery, reuse, recycling, and end-of-life program; creating new sections; and repealing RCW 70.355.010.

Referred to Committee on Environment & Energy.

HB 2390 by Representatives Kilduff, Goodman, Klippert, Leavitt, Thai, Dufault, Macri, Senn and Hudgins

AN ACT Relating to using respectful language regarding individuals with developmental disabilities; amending RCW 7.68.020, 18.59.040, 20.01.330, 26.33.350, 26.40.010, 26.40.020, 26.40.030, 26.44.015, 27.04.045, 28B.07.010, 35.58.240, 35.68.075, 35.86A.010, 35.86A.070, 35.92.060, 35.95A.050, 36.57.040, 36.57A.090, 39.23.005, 41.05.095, 43.20A.635, 43.24.090, 43.31.512, 43.63A.670, 43.216.720, 43.220.070, 46.72.010, 47.04.170, 48.20.420, 48.21.150, 48.30.300, 48.30.320, 48.41.140, 48.44.200, 48.44.210, 48.44.220, 48.46.320, 48.46.370, 49.12.110, 49.74.005, 50.12.210, 51.08.030, 57.08.014, 70.82.010, 70.82.030, 70.84.010, 70.84.080, 71A.10.040, 71A.12.010, 71A.12.020, 72.05.010, 72.05.130, 72.60.235, 72.64.150, 72.70.010, 74.04.515, 74.12.290, 74.13.310, 74.13A.085, 74.18.045, 74.26.010, 79.105.210, 82.80.030, and 84.36.350; and reenacting and amending RCW 43.180.070, 43.216.720, 43.220.070, 46.72.010, 47.04.170, 48.20.420, 48.21.150, 48.30.300, 48.30.320, 48.41.140, 48.44.200, 48.44.210, 48.44.220, 48.46.320, 48.46.370, 49.12.110, 49.74.005, 50.12.210, 51.08.030, 57.08.014, 70.82.010, 70.82.030, 70.84.010, 70.84.080, 71A.10.040, 71A.12.010, 71A.12.020, 72.05.010, 72.05.130, 72.60.235, 72.64.150, 72.70.010, 74.04.515, 74.12.290, 74.13.310, 74.13A.085, 74.18.045, 74.26.010, 79.105.210, 82.80.030, and 84.36.350; and providing an effective date.

Referred to Committee onHuman Services & Early Learning.

HB 2391 by Representatives Young, Ybarra and Gildon

AN ACT Relating to providing certain businesses engaged in affordable housing projects an exemption from the workforce education investment surcharge; amending RCW 82.04.299; and providing an effective date.

Referred to Committee on Finance.

HB 2392 by Representatives Young, Ybarra and Gildon

AN ACT Relating to exempting certain businesses receiving medicaid or medicare payments from paying the workforce education investment surcharge; amending RCW 82.04.299; and providing an effective date.

Referred to Committee on Finance.

HB 2393 by Representatives Goodman, Klippert, Davis, Ormsby and Appleton

AN ACT Relating to earning credit for complying with community custody conditions; amending RCW 9.94A.501; adding a new section to chapter 9.94A RCW; and creating a new section.

Referred to Committee on Appropriations.

HB 2394 by Representatives Klippert, Goodman, Davis, Ormsby and Appleton

AN ACT Relating to community custody; amending RCW 9.94A.589 and 9.94B.050; creating new sections; and prescribing penalties.

Referred to Committee on Appropriations.

HB 2395 by Representatives Dufault, Leavitt, Shewmake, Van Werven, Barkis, Calider, Volz and Gildon

AN ACT Relating to exemptions for military spouses from professional licensure requirements; and adding a new section to chapter 43.24 RCW.

Referred to Committee on Housing, Community Development & Veterans.

HB 2396 by Representatives Hudgins, Tarleton and Wylie

AN ACT Relating to the regulation of bot communication on public-facing internet web sites; adding a new section to chapter 42.17A RCW; adding a new chapter to Title 19 RCW; and providing an effective date.

Referred to Committee on Appropriations.

HB 2397 by Representatives Hudgins, Smith, Ormsby and Wylie

AN ACT Relating to transferring oversight of filings of statements of financial affairs by legislative staff from the public disclosure commission to the legislative ethics board; amending RCW 42.17A.705, 42.52.320, 42.17A.020, and 42.17A.620; reenacting and amending RCW 42.52.010 and 42.52.150; and adding new sections to chapter 42.52 RCW.

Referred to Committee on State Government & Tribal Relations.

HB 2398 by Representatives Hudgins, Smith, Ryu and Ormsby

AN ACT Relating to prohibiting the statements of financial affairs filed by a professional staff member of the legislature from being posted online; and amending RCW 42.17A.020.

Referred to Committee on State Government & Tribal Relations.

HB 2399 by Representatives Hudgins, Smith, Van Werven, Young, Wylie and Kloba
AN ACT Relating to connected devices with a voice recognition feature; and adding a new chapter to Title 19 RCW.

Referred to Committee on Innovation, Technology & Economic Development.

HB 2400  by Representatives Hudgins, Smith, Van Werven and Wylie

AN ACT Relating to privacy assessment surveys of state agencies; and amending RCW 43.105.369.

Referred to Committee on State Government & Tribal Relations.

HB 2401  by Representatives Hudgins, Smith, Van Werven, Wylie and Kloba

AN ACT Relating to the use of artificial intelligence in job applications; adding a new section to chapter 49.44 RCW; and creating a new section.

Referred to Committee on Labor & Workplace Standards.

HB 2402  by Representatives Hudgins, Gregerson and Wylie

AN ACT Relating to streamlining legislative operations by repealing and amending selected statutory committees; amending RCW 28A.175.075, 28A.657.100, 28B.15.067, 43.15.020, 43.216.572, 43.216.574, 44.04.325, 44.68.010, 44.68.040, 44.68.050, 44.68.060, 44.68.065, 44.68.085, 44.68.090, 44.68.100, and 44.68.105; repealing RCW 28A.657.130, 28B.95.170, 44.55.010, 44.55.020, 44.55.030, 44.55.040, 44.55.050, 44.55.060, 44.68.020, and 44.68.035; and providing an effective date.

Referred to Committee on State Government & Tribal Relations.

HB 2403  by Representatives Dufault and Walsh

AN ACT Relating to legislative direction to manage escalating costs by modifying management responsibilities and operational considerations of state transportation public employees funded biennially by the transportation budget; amending RCW 47.64.120; adding new sections to chapter 47.64 RCW; and creating new sections.

Referred to Committee on Labor & Workplace Standards.

HB 2404  by Representatives Dufault, Hoff, Van Werven and Corry

AN ACT Relating to accounting for differences across counties in setting new wage standards; amending RCW 49.46.010; and creating a new section.

Referred to Committee on Labor & Workplace Standards.

HJM 4014  by Representatives Riccelli, Chapman, Tarleton, Orwell, Fey, Macri, Wylie, Doglio, Stonier, Kloba and Pollet

Asking Congress to include dental care in Medicare.

Referred to Committee on Health Care & Wellness.

HJR 4209  by Representative Appleton

Amending the Constitution with regard to the term length of members of the Legislature.

Referred to Committee on State Government & Tribal Relations.

HCR 4402  by Representatives Sullivan, Kretz and Wylie

Specifying the status of bills, resolutions, and memorials.

HCR 4403  by Representatives Sullivan and Kretz

Calling a Joint Session of the Legislature for the State of the State Address.

There being no objection, HOUSE CONCURRENT RESOLUTION NO. 4402 was read the first time, and under suspension of the rules was placed on the second reading calendar.

There being no objection, HOUSE CONCURRENT RESOLUTION NO. 4403 was read the first time, and under suspension of the rules of the rules was placed on the second reading calendar.

RESOLUTION

HOUSE RESOLUTION NO. 2020-4646, by Representatives Sullivan and Kretz


NOW, THEREFORE, BE IT RESOLVED, That House Resolution No. 2019-4607 is amended to read as follows:

PERMANENT RULES OF THE HOUSE OF REPRESENTATIVES
SIDESTY-SIXTH LEGISLATURE 2019-2020

HOUSE
RULE NO.
Rule 1  Definitions
Rule 2. Chief Clerk to Call to Order

Rule 3. Election of Officers

Rule 4. Powers and Duties of the Speaker

Rule 5. Chief Clerk

Rule 6. Duties of Employees

Rule 7. Admission to the House

Rule 8. Absentees and Courtesy

Rule 9. Bills, Memorials and Resolutions - Introductions

Rule 10. Reading of Bills

Rule 11. Amendments

Rule 12. Final Passage

Rule 13. Hour of Meeting, Roll Call and Quorum

Rule 14. Daily Calendar and Order of Business

Rule 15. Motions

Rule 16. Members Right to Debate

Rule 17. Rules of Debate

Rule 18. Ending of Debate - Previous Question

Rule 19. Voting

Rule 20. Reconsideration

Rule 21. Call of the House

Rule 22. Appeal from Decision of Chair

Rule 23. Standing Committees

Rule 24. Duties of Committees

Rule 25. Standing Committees - Expenses - Subpoena Power

Rule 26. Vetoed Bills

Rule 27. Suspension of Compensation

Rule 28. Smoking

Rule 29. Liquor

Rule 30. Parliamentary Rules

Rule 31. Standing Rules Amendment

Rule 32. Rules to Apply for Assembly

Rule 33. Legislative Mailings

Definitions

Rule 1. "Absent" means an unexcused failure to attend.

"Term" means the two-year term during which the members as a body may act.
(C) The speaker may speak to points of order in preference to other members, arising from the seat for that purpose, and shall decide all questions of order subject to an appeal to the house by any member, on which appeal no member shall speak more than once without leave of the house.

(D) The speaker shall sign all bills in open session.

(Art. II § 32)

(E) The speaker shall sign all writs, warrants, and subpoenas issued by order of the house, all of which shall be attested to by the chief clerk.

(F) The speaker shall have the right to name any member to perform the duties of the chair, but such substitution shall neither extend beyond adjournment nor authorize the representative so substituted to sign any documents requiring the signature of the speaker.

(G) The speaker, in open session, shall appoint committee chairs as selected by the majority party caucus, and shall appoint members to committees in the same ratio as the membership of the respective parties of the house, unless otherwise provided by law or house rules.

(H) The speaker shall serve as chair of the rules committee.

(I) The speaker shall have charge of and see that all officers, attaches, and clerks perform their respective duties.

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

Chief Clerk

Rule 5. The chief clerk shall perform the usual duties pertaining to the office, and shall hold office until a successor has been elected.

The chief clerk shall perform all administrative duties related to the public records obligations of members of the house.

The chief clerk shall employ, subject to the approval of the speaker, all other house employees; the hours of duty and assignments of all house employees shall be under the chief clerk's directions and instructions, and they may be dismissed by the chief clerk with the approval of the speaker. The speaker shall sign and the chief clerk shall countersign all payrolls and vouchers for all expenses of the house and appropriately transmit the same. In the event of the chief clerk's death, illness, removal, or inability to act, the speaker may appoint an acting chief clerk who shall exercise the duties and powers of the chief clerk until the chief clerk's successor shall be elected.

Duties of Employees

Rule 6. Employees of the house shall perform such duties as are assigned to them by the chief clerk. 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.

Admission to the House

Rule 7. It shall be the general policy of the house to keep the chamber clear as follows:

(A) The sergeant at arms shall admit only the following individuals to the wings and adjacent areas of the house chamber for the period of time beginning one-half hour prior to convening and ending one-half hour following the adjournment of the house's daily session:

- The governor or designees, or both;
- Members of the senate;
- State elected officials;
- Officers and authorized employees of the legislature;
- Former members of the house who are not advocating any pending or proposed legislation;
- Representatives of the press;
- Other persons with the consent of the speaker.

(B) Only members of the house, pages, sergeants at arms, and clerks are permitted on the floor while the house is in session.

(C) Lobbying in the house chamber or in any committee room or lounge room is prohibited when the house or committee is in session 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.

Absentees and Courtesy

Rule 8. No member shall be absent from the service of the house without leave from the speaker. When the house is in session, only the speaker shall recognize visitors and former members.

Bills, Memorials and Resolutions - Introductions

Rule 9. Any member desiring to introduce a bill shall file the same with the chief clerk. Bills filed by 10:00 a.m. shall be introduced at the next daily session, in the order filed: PROVIDED, That if such introduction is within the last ten days of a regular session, it cannot be considered without a direct vote of two-thirds (2/3) of all the members elected to each house with such vote recorded and entered upon the journal. (Art. II § 36)
Any returning member or member-elect may prefile a bill with the chief clerk commencing the first Monday in December preceding any regular session or twenty (20) days before any special session. Prefiled bills shall be introduced on the first legislative day.

All bills shall be endorsed with a statement of the title and the name of the member or members introducing the same. The chief clerk shall attach to all bills a substantial cover bearing the title and sponsors and shall number each bill in the order filed. All bills shall be printed unless otherwise ordered by the house.

Any bill introduced at any session during the term shall be eligible for action at all subsequent sessions during the term.

No house bill may be introduced that is identical to any other pending house bill.

**Reading of Bills**

**Rule 10.** Every bill shall be read on three separate days: PROVIDED, That this rule may be temporarily suspended at any time by a two-thirds (2/3) vote of the members present; and that on and after the fifth day prior to the day of adjournment sine die of any session, as determined pursuant to Article II, Section 12 of the state Constitution or concurrent resolution, or on and after the third day prior to the day a bill must be reported from the house as established by concurrent resolution, this rule may be suspended by a majority vote.

A bill may be returned to second reading for the purpose of amendment by a suspension of the rules: PROVIDED, That on and after the fifth day prior to the day of adjournment sine die of any session, as determined pursuant to Article II, section 12 of the state Constitution or concurrent resolution, or on and after the third day prior to the day a bill must be reported from the house as established by concurrent resolution, this rule may be suspended and a bill returned to second reading for the purpose of amendment by a majority vote.

(A) **FIRST READING.** 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 the bill shall be referred to an appropriate committee.

Upon being reported out of committee, all bills shall be referred to the rules committee, unless otherwise ordered by the house.

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

(B) **SECOND READING.** 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 amendment shall be considered by the house until it has been sent to the chief clerk's desk in writing, distributed to the desk of each member, and read by the clerk. All amendments adopted during second reading shall be securely fastened 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.

(C) **SUBSTITUTE BILLS.** When a committee reports a substitute for an original bill with the recommendation that the substitute bill do pass, it shall be in order to read the substitute 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.

(D) **THIRD READING.** Only the last line of bills shall be read on third reading unless a majority of the members present demand a reading in full. No amendments to a bill shall be received on third reading but it may be referred or recommitted for the purpose of amendment.

(E) **SUSPENSION CALENDAR.** Bills may be placed on the second reading suspension calendar by the rules committee if at least two minority party members of the rules committee join in such motion. Bills on the second reading suspension calendar shall not be subject to amendment or substitution except as recommended in the committee report. When a bill is before the house on the suspension calendar, the question shall be to adopt the committee recommendations and advance the bill to third reading. If the question fails to receive a two-thirds vote of the members present, the bill shall be referred to the rules committee for second reading.

(F) **HOUSE RESOLUTIONS.** House resolutions shall be filed with the chief clerk who shall transmit them to the rules committee. If a rules committee meeting is not scheduled to occur prior to a time necessitated by the purpose of a house resolution, the majority leader and minority leader by agreement may waive transmission to the rules committee to permit consideration of the resolution by the house. The rules committee may adopt house resolutions by a sixty percent majority vote of its entire membership or may, by a majority vote of its members, place them on the motions calendar for consideration by the house. House resolutions are not subject to debate, except for resolutions necessary for the operation of the house, and resolutions commemorating Children's Day, Day of Remembrance, Martin Luther King Jr. Day, National Guard Day, and President's Day.
(G) CONCURRENT RESOLUTIONS. Reading of concurrent resolutions may be advanced by majority vote.

Amendments

Rule 11. The right of any member to offer amendments to proposed legislation shall not be limited except as provided in Rule 10(E) and as follows:

(A) AMENDMENTS TO BE OFFERED IN PROPER FORM. The chief clerk shall establish the proper form for amendments and all amendments offered shall bear the name of the member who offers the same, as well as the number and section of the bill to be amended.

(B) COMMITTEE AMENDMENTS. 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 before any amendments that may be offered from the floor.

(C) SENATE AMENDMENTS TO HOUSE BILLS. 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 the appropriate committee and shall take the same course as for original bills unless a motion not to concur is adopted prior to the bill being referred to committee.

(D) AMENDMENTS TO BE GERMANE. 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.

(E) SCOPE AND OBJECT NOT TO BE CHANGED. No amendment to any bill shall be allowed which shall change the scope and object of the bill. This objection may be raised at any time an amendment is under consideration. The speaker may allow the person raising the objection and the mover of the amendment to provide brief arguments as to the merits of the objection. (Art. II § 38)

(F) NO AMENDMENT BY REFERENCE. No act shall ever be revised or amended without being set forth at full length. (Art. II § 37)

(G) TITLE AMENDMENTS. The subject matter portion of a bill title shall not be amended in committee or on second reading. Changes to that part of the title after the subject matter statement shall either be presented with the text amendment or be incorporated by the chief clerk in the engrossing process.

Final Passage

Rule 12. Rules relating to bills on final passage are as follows:

(A) BUDGET BILLS. No final passage vote may be taken on an operating budget, transportation budget, or capital budget bill until twenty-four (24) hours after the bill is placed on the third reading calendar. The twenty-four (24) hour requirement does not apply to conference reports, which are governed by Joint Rule 20, or to bills placed on the third reading calendar by a two-thirds (2/3) vote of the members present.

(B) RECOMMITMENT BEFORE FINAL PASSAGE. A bill may be recommitted at any time before its final passage.

(C) FINAL PASSAGE. 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 thereon as voting in its favor. (Art. II § 22)

(D) BILLS PASSED - CERTIFICATION. When a bill passes, it shall be certified to by the chief clerk, said certification to show the date of its passage together with the vote thereon.

Hour of Meeting, Roll Call and Quorum

Rule 13. (A) HOUR OF MEETING. The speaker shall call the house to order each day of sitting at 10:00 A.M., unless the house shall have adjourned to some other hour.

(B) ROLL CALL AND QUORUM. Before proceeding with business, the roll of the members shall be called and the names of those absent or excused 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. In the absence of a quorum, seven members with the speaker, or eight members in the speaker's absence, having chosen a speaker pro tempore, shall be authorized to demand a call of the house and may compel the attendance of absent members in the manner provided in Rule 21(B). For the purpose of determining if a quorum be present, the speaker shall count all members present, whether voting or not. (Art. II § 8)

(C) The house shall adjourn not later than 10:00 P.M. of each working day. This rule may be suspended by a majority vote.

Daily Calendar and Order of Business

Rule 14. The rules relating to the daily calendar and order of business are as follows:
(A) DAILY CALENDAR. Business of the house 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.

(B) UNFINISHED BUSINESS. 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.

(C) EXCEPTIONS. Exceptions to the order of business are as follows:

(1) The order of business may be changed by a majority vote of those present.
(2) By motion under the eighth order of business, a bill in the rules committee may be placed on the calendar by the affirmative vote of a majority of all members of the house.
(3) House resolutions and messages from the senate, governor, or other state officials may be read at any time.

Motions

Rule 15. Rules relating to motions are as follows:

(A) MOTIONS TO BE ENTERTAINED OR DEBATED. No motion shall be entertained or debated until announced by the speaker and every motion shall be deemed to have been seconded. A motion 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.

(B) MOTIONS IN ORDER DURING DEBATE. When a motion has been made and seconded and stated by the chair, the following motions are in order, in the rank named:

(1) 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
Suspension of the rules
Reading papers
Withdraw a motion
Division of a question

(C) THE EFFECT OF POSTPONEMENT - MOTIONS TO POSTPONE OR COMMIT. Once decided, no motion to postpone to a day certain, to commit, or to postpone indefinitely shall again be allowed on the same day and at the same stage of the proceedings. 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.

(D) MOTIONS DECIDED WITHOUT DEBATE. A motion to adjourn, to recess, to lay on the table and to call for the previous question shall be decided without debate.

All incidental motions shall be decided without debate, except that members may speak to points of order and appeal as provided in Rule 22.

Motions to adopt house resolutions shall be decided without debate, except as provided in Rule 10(F).
A motion for suspension of the rules shall not be debatable except that the mover of the motion may briefly explain the purpose of the motion and one member may briefly state the opposition to the motion.

(E) MOTION TO ADJOURN. 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 for adjournment when another member has the floor.

Members Right to Debate

Rule 16. The methods by which a member may exercise his or her right to debate are as follows:

(A) RECOGNITION OF MEMBER. When any member desires to speak in debate or deliver any matter to the house, the member shall rise and respectfully address the speaker and pause until recognized.

(B) ORDER OF SPEAKING. When two or more members arise at once, the speaker shall name the one who is to speak.

(C) LIMITATION OF DEBATE. No member shall speak longer than ten (10) minutes without consent of the house: PROVIDED, That on and after the fifth day prior to the day of adjournment sine die of any session, as determined pursuant to Article II, Section 12 of the state Constitution or concurrent resolution, or on and after the third day prior to the day any bill must be reported from the house as established by concurrent resolution, no member shall speak more than three (3) minutes without the consent of the house. No member shall speak more than twice on the same question without the consent of the house: PROVIDED, That the chair of the committee or the mover of the question may close debate if it is consistent with Rule 18 (Previous Question).

Rules of Debate

Rule 17. The rules for debate in the house are as follows:

(A) QUESTION OF PRIVILEGE. 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.

(B) WITHDRAWAL OF MOTION, BILL, ETC. 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.

(C) READING OF A PAPER. 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.

(D) DISTRIBUTION OF MATERIALS. Any materials of any nature distributed to the members' desks on the floor shall be subject to approval by the speaker and shall bear the name of at least one member granting permission for the distribution. This shall not apply to materials normally distributed by the chief clerk.

(E) ORDER OF QUESTIONS. 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.

(F) DIVISION OF POINTS OF DEBATE. 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.

(G) DECORUM OF MEMBERS. 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.

(H) REMARKS CONFINED. A member shall confine all remarks to the question under debate and avoid personalities. No member shall impugn the motive of any member's vote or argument.

(I) EXCEPTION TO WORDS Spoken IN DEBATE. 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.

(J) TRANSGRESSION OF RULES - APPEAL. 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 prevail.

If the decision be in favor of the member called to order, the member shall be at liberty to proceed; if
Ending of Debate - Previous Question

Rule 18. The previous question may be ordered by a two-thirds (2/3) vote of the members present on all recognized motions or amendments which are debatable.

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 it 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 when a bill is on final passage or when the motion to postpone indefinitely is pending, one of the sponsors of the bill or the chair of the committee may have the privilege of closing debate after the previous question has been ordered.

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.

Voting

Rule 19. (A) PUTTING OF QUESTION. The speaker shall put the question in the following form: "The question before the house is (state the question). As many as are in favor say 'Aye'; and after the affirmative vote is expressed, "as many as are opposed say 'No'."

(B) ALL MEMBERS TO VOTE. 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.

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

(C) CHANGE OF VOTE. 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 an oral roll call is taken, no member shall be allowed to vote or change a vote after the result has been announced.

(D) PRIVATE INTEREST. No member shall vote on any question which affects that member privately and particularly. 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. (Art. II § 30)

(E) INTERRUPTION OF ROLL CALL. Once begun, the roll call may not be interrupted. No member or other person shall visit or remain at the clerk's desk while the yeas and nays are being called.

(F) YEAS AND NAYS - RECORDED VOTES. Upon the final passage of any bill, 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 (1/6) of the members present. (Art. II § 21)

The speaker may 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. A recorded vote may be compelled by one-sixth (1/6) of the members present. A request for a recorded vote must be made before the vote is commenced.

(G) TIE VOTE, QUESTION LOSSES. In case of an equal division, the question shall be lost.

(H) DIVISION. If the speaker is in doubt, or if division is called for by any member, the house shall divide.

(I) STATEMENT FOR JOURNAL. A member whose recorded vote does not accurately reflect his or her intent may submit a written statement for the journal clarifying their intent to vote aye or nay. The statement must be submitted to the chief clerk on the same day the vote is taken. A member who is excused for one or more days of recorded votes may submit a written statement for the journal explaining the reason for his or her absence. The statement may not exceed fifty words and must be submitted to the chief clerk on the same day the member returns.

Reconsideration

Rule 20. Notice of a motion for reconsideration on the final passage of bills shall be made on the day the vote to be reconsidered was taken and before the house has voted to transmit the bill to the senate.

Reconsideration of the votes on the final passage of bills must be taken on the next working day after such vote
was taken: PROVIDED, That on and after the fifth day prior to the day of adjournment sine die of any session, as determined pursuant to Article II, Section 12 of the state Constitution, or concurrent resolution, or on and after the third day prior to the day a bill must be reported from the house as established by concurrent resolution, then reconsideration of votes on the final passage of bills must be taken on the same day as the original vote was taken.

A motion to reconsider an amendment may be made at any time the bill remains on second reading.

Any member who voted on the prevailing side may move for reconsideration or give notice thereof.

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

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.

Call of the House

Rule 21. One-sixth (1/6) 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.

(A) DOORS TO BE CLOSED. When call of the house has been 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, 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.

(B) SERGEANT AT ARMS TO BRING IN THE ABSENTEES. The clerk shall immediately call a roll of the members and note the absentees, whose names shall be read and entered upon the journal in such manner as to show who are excused 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.

(C) HOUSE UNDER CALL. 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 excuse absentees, or a motion to dispense with the call of the house. The motion to proceed with business under the call of the house and the motion to excuse absent members shall not be adopted unless a majority of the members elected vote in favor thereof. The motion to dispense with the call of the house may be adopted by a majority of the members present.

Appeal from Decision of Chair

Rule 22. 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?"

Standing Committees

Rule 23. The standing committees of the house and the number of members that shall serve on each committee shall be as follows:

1. Appropriations........................................ 33
2. Capital Budget........................................... 25
3. Civil Rights & Judiciary.............................. 15
4. College & Workforce Development............... 17
5. Commerce & Gaming.................................. 11
7. Education................................................ (44) 17
8. Environment & Energy............................... 11
9. Finance.................................................. (43) 12
10. Health Care & Wellness............................ 15
11. Housing, Community Development & Veterans ......................................................... 9
12. Human Services & Early Learning.............. 13
13. Innovation, Technology & Economic Development...................................................... 9
14. Labor & Workplace Standards.................... 7
15. Local Government..................................... 7
16. Public Safety.......................................... 11
17. Rules....................................................... 25
18. Rural Development, Agriculture & Natural Resources ................................................. 15
19. State Government & Tribal Relations.......... 9
20. Transportation.......................................... 31

Committee members shall be selected by each party's caucus. The majority party caucus shall select all committee chairs.

Duties of Committees

Rule 24. House committees shall operate as follows:

(A) NOTICE OF COMMITTEE MEETING. The chief clerk shall make public the time, place and subjects to be discussed at committee meetings. All public hearings held by committees shall be scheduled at least five (5) days in advance and shall be given adequate publicity: PROVIDED, That when less than eight (8) days remain for action on a bill, the Speaker may authorize a reduction of the five-day notice period when required by the
circumstances, including but not limited to the time remaining for action on the bill, the nature of the subject, and the number of prior hearings on the subject.

(B) COMMITTEE QUORUM. A majority of any committee shall constitute a quorum for the transaction of business.

(C) SESSION MEETINGS. No committee shall sit while the house is in session without special leave of the speaker.

(D) DUTIES OF STANDING COMMITTEES.

(1) 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.

(2) 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 by motion under the eighth order of business, a majority of the members elected to the house may relieve a committee of a bill and place it on the second reading calendar.

Majority recommendations of a committee can only be "do pass," "do pass as amended," or that "the substitute bill be substituted therefor and that the substitute bill do pass."

(3) Members of the committee not concurring in the majority report may prepare a written minority report containing a recommendation of "do not pass" or "without recommendation," which shall be signed by those members of the committee subscribing thereto, and submitted with the majority report.

(4) 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.

(5) Every vote to report a bill out of committee shall be taken by the yeas and nays, and the names of the members voting for and against, as well as the names of members absent, shall be recorded on the committee report. Any member may call for a recorded vote, which shall include the names of absent members, on any substantive question before the committee. A copy of all recorded committee votes shall be kept by the chief clerk and shall be available for public inspection.

(6) All bills having a direct appropriation shall be referred to the appropriate fiscal committee before their final passage.

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

(8) 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.

(9) A standing committee to which a bill was originally referred shall, prior to voting the bill out of committee, consider whether the bill authorizes rule-making powers or requires the exercise of rule-making powers and, if so, consider:

(a) The nature of the new rule-making powers; and

(b) To which agencies the new rule-making powers would be delegated and which agencies, if any, may have related rule-making powers.

(10) Standing committee subcommittees established in Rule 23 have the same powers and duties as standing committees.

(11) Insofar as practicable, testimony in public hearings should be balanced between those in support of and in opposition to proposed legislation, with consideration given to providing an opportunity for members of the public to testify within available time.

Standing Committees - Expenses - Subpoena Power

Rule 25. Regardless of whether the legislature is in session, members of the house may receive from moneys appropriated for the legislature, reimbursement for necessary travel expenses, and payments in lieu of subsistence and lodging for conducting official business of the house.

The standing committees of the house may have the powers of subpoena, the power to administer oaths, and the power to issue commissions for the examination of witnesses in accordance with the provisions of chapter 44.16 RCW. Before a standing committee of the house may issue any process, the committee chairperson shall submit for approval of the executive rules committee a statement of purpose setting forth the name or names of those subject to process. The process shall not be issued prior to approval by the executive rules committee. The process shall be limited to the named individuals.

Vetoed Bills

Rule 26. Veto messages of the governor shall be read in the house and entered upon the journal. It shall then be in order to proceed to reconsider 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 term, after which they shall be filed with the secretary of state.

Suspension of Compensation

Rule 27. (1) Any member of the house of representatives convicted and sentenced for any felony punishable by death or by imprisonment in a Washington state penal institution shall, as of the time of sentencing, be denied the legislative salary for future service and be denied per diem, compensation for expenses, office space facilities, and assistance. Any member convicted of a felony and sentenced therefor under any federal law or the law of any other state shall, as of the time of sentencing, be similarly denied such salary, per diem, expenses, facilities, and assistance if either (a) such crime would also constitute a crime punishable under the laws of Washington by death or by imprisonment in a state penal institution, or (b) the conduct resulting in the conviction and sentencing would also constitute a crime punishable under the laws of Washington by death or by imprisonment in a state penal institution.

(2) At any time, the house may vote by a constitutional majority to restore the salary, per diem, expenses, facilities, and assistance denied a member under subsection (1). If the conviction of a member is reversed, then the salary, per diem, and expense amounts denied the member since sentencing shall be forthwith paid, and the member shall thereafter have the rights and privileges of other members.

Smoking

Rule 28. Smoking of cigarettes, pipes, or cigars shall not be permitted at any public meeting of any committee of the house of representatives or within House facilities.

"No smoking" signs shall be posted so as to give notice of this rule.

Liquor

Rule 29. The House of Representatives shall strictly adhere to the liquor laws of the state of Washington, including provisions relating to banquet and special occasion permits. The proper permits must always be obtained before consumption of liquor in any house facility.

Parliamentary Rules

Rule 30. 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.

Standing Rules Amendment

Rule 31. Any standing rule may be rescinded or changed by a majority vote of the members elected: PROVIDED, That the proposed change or changes be submitted at least one day in advance in writing to the members together with notice of the consideration thereof. Any standing rule may be suspended temporarily by a two-thirds (2/3) vote of the members present except as provided in Rule 10.

Rules to Apply for Assembly

Rule 32. The permanent house rules adopted at the beginning of the term are to govern all acts of the house during the course of the term unless amended or repealed.

Legislative Publications

Rule 33. The House of Representatives directs the house executive rules committee to adopt procedures and guidelines to ensure that all legislative publications at public expense are for legitimate legislative purposes.

Representative Sullivan moved adoption of HOUSE RESOLUTION NO. 4646

Representatives Sullivan and Kretz spoke in favor of the adoption of the resolution.

HOUSE RESOLUTION NO. 4646 was adopted.

RESOLUTION

HOUSE RESOLUTION NO. 2020-4644, by Representatives Sullivan and Kretz

BE IT RESOLVED, That a committee consisting of two members of the House of Representatives be appointed by the Speaker of the House to notify the Governor that the House is organized and ready to conduct business.

Representative Sullivan moved adoption of HOUSE RESOLUTION NO. 4644

Representative Sullivan spoke in favor of the adoption of the resolution.

HOUSE RESOLUTION NO. 4644 was adopted.

SECOND READING

HOUSE CONCURRENT RESOLUTION NO. 4402, by Representatives Sullivan, Kretz and Wylie
Specifying the status of bills, resolutions, and memorials.

The concurrent resolution was read the second time.

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

Representative Sullivan spoke in favor of the adoption of the concurrent resolution.

The Speaker stated the question before the House to be the adoption of House Concurrent Resolution No. 4402.

With the consent of the House, HOUSE CONCURRENT RESOLUTION NO. 4402, was adopted.

HOUSE CONCURRENT RESOLUTION NO. 4403, by Representatives Sullivan and Kretz

Calling a Joint Session of the Legislature for the State of the State Address.

The concurrent resolution was read the second time.

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

Representative Sullivan spoke in favor of the adoption of the concurrent resolution.

The Speaker stated the question before the House to be the adoption of House Concurrent Resolution No. 4403.

With the consent of the House, HOUSE CONCURRENT RESOLUTION NO. 4403, was adopted.

With the consent of the House, HOUSE CONCURRENT RESOLUTION NO. 4402 and HOUSE CONCURRENT RESOLUTION NO. 4403 were immediately transmitted to the Senate.

There being no objection, the remaining bills listed on the day’s introduction sheet under the fourth order of business were referred to the committees so designated, with the exception of HOUSE BILL NO. 2306 which was referred to the Committee on Civil Rights & Judiciary, HOUSE BILL NO. 2230 which was referred to the Committee on Finance and HOUSE BILL NO. 2328 which was referred to the Committee on Appropriations.

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

MOTIONS

There being no objection, the Committee on Rules was relieved of the following bills:

SUBSTITUTE HOUSE BILL NO. 1661
ENGROSSED HOUSE BILL NO. 1912
SUBSTITUTE HOUSE BILL NO. 2108
and the bills were referred to the Committee on Appropriations.

There being no objection, the Committee on Rules was relieved of the following bills:

HOUSE BILL NO. 1068
HOUSE BILL NO. 2069
and the bills were referred to the Committee on Civil Rights & Judiciary.

There being no objection, the Committee on Rules was relieved of the following bill:

HOUSE BILL NO. 1466
and the bill was referred to the Committee on Commerce & Gaming.

There being no objection, the Committee on Rules was relieved of the following bill:

HOUSE BILL NO. 1998
and the bill was referred to the Committee on College & Workforce Development.

There being no objection, the Committee on Rules was relieved of the following bills:

ENGROSSED SECOND SUBSTITUTE HOUSE BILL NO. 1660
HOUSE BILL NO. 1674
HOUSE BILL NO. 2012
HOUSE BILL NO. 1076
HOUSE BILL NO. 1120
HOUSE BILL NO. 1191
and the bills were referred to the Committee on Education.

There being no objection, the Committee on Rules was relieved of the following bills:

HOUSE BILL NO. 1483
HOUSE BILL NO. 1738
HOUSE BILL NO. 2004
HOUSE BILL NO. 2032
and the bills were referred to the Committee on Finance.

There being no objection, the Committee on Rules was relieved of the following bills:

ENGROSSED SECOND SUBSTITUTE HOUSE BILL NO. 1296
HOUSE BILL NO. 1352
HOUSE BILL NO. 1630
SUBSTITUTE HOUSE BILL NO. 1869
and the bills were referred to the Committee on Health Care & Wellness.

There being no objection, the Committee on Rules was relieved of the following bill:

HOUSE BILL NO. 1938

and the bill was referred to the Committee on Housing, Community Development & Veterans.

There being no objection, the Committee on Rules was relieved of the following bill:

HOUSE BILL NO. 2033

and the bill was referred to the Committee on Human Services & Early Learning.

There being no objection, the Committee on Rules was relieved of the following bill:

HOUSE BILL NO. 1854

and the bill was referred to the Committee on Innovation, Technology & Economic Development.

There being no objection, the Committee on Rules was relieved of the following bills:

HOUSE BILL NO. 1357
HOUSE BILL NO. 1796
HOUSE BILL NO. 1797

and the bills were referred to the Committee on Local Government.

There being no objection, the Committee on Rules was relieved of the following bills:

HOUSE BILL NO. 1337
HOUSE BILL NO. 1381
ENGROSSED SUBSTITUTE HOUSE BILL NO. 1504
HOUSE BILL NO. 1687
SUBSTITUTE HOUSE BILL NO. 1836
HOUSE BILL NO. 1837
HOUSE BILL NO. 1871
HOUSE BILL NO. 1896
ENGROSSED HOUSE BILL NO. 2066

and the bills were referred to the Committee on Public Safety

There being no objection, the Committee on Rules was relieved of the following bills:

ENGROSSED SUBSTITUTE HOUSE BILL NO. 1520
HOUSE BILL NO. 1067
HOUSE JOINT MEMORIAL NO. 4009

and the bills were referred to the Committee on State Government & Tribal Relations

There being no objection, the Committee on Rules was relieved of the following bills:

ENGROSSED SUBSTITUTE HOUSE BILL NO. 1510
SUBSTITUTE HOUSE BILL NO. 1633
HOUSE BILL NO. 1991
ENGROSSED SUBSTITUTE HOUSE BILL NO. 2050
HOUSE BILL NO. 2085
SUBSTITUTE HOUSE BILL NO. 1189
HOUSE BILL NO. 1255
HOUSE BILL NO. 1256

and the bills were referred to the Committee on Transportation.

There being no objection, the Committee on Appropriations was relieved of HOUSE BILL NO. 1946, and the bill was referred to the Committee on Capital Budget.

There being no objection, the Committee on Appropriations was relieved of HOUSE BILL NO. 1645, and HOUSE BILL NO. 1651 and the bills were referred to the Committee on Human Services & Early Learning.

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

COMMITTEE APPOINTMENTS

The Speaker announced the following changes to committee appointments:

Representative Appleton was appointed 2nd Vice Chair of Public Safety

Representative Chopp was appointed to Appropriations and Health Care & Wellness, replacing Representative Jinkins, and removed from Rules

Representative Corry was appointed to Appropriations, replacing Representative Volz

Representative DeBolt was appointed Ranking Minority Member of Environment & Energy, replacing Representative Shea

Representative Duerr was appointed to Consumer Protection & Business, to Local Government as Vice Chair, replacing Representative Peterson, and to Transportation, replacing Representative Pellicciotti

Representative Entenmann was appointed to Information Technology & Economic Development and removed from Housing, Community Development & Veterans

Representative Goehner was appointed to Environment & Energy, replacing Representative Shea

Representative Harris was appointed to Capital Budget
Speaker Jinkins was appointed to Rules, replacing Representative Chopp, and removed from Appropriations, Civil Rights & Judiciary, and Health Care & Wellness. Speaker Jinkins also was appointed Chair of Rules, replacing Representative Lovick.

Representative Kilduff was appointed Chair of Civil Rights & Judiciary, replacing Representative Jinkins, and was appointed to Appropriations and removed from Education and Rules.

Representative Kloba was appointed Vice Chair of Commerce & Gaming.

Representative Kraft was removed from Education.

Representative Lovick was removed as Chair of Rules.

Representative Morgan was appointed to Rules, replacing Representative Kilduff.

Representative Pellicciotti was appointed to Capital Budget and removed from Transportation.

Representative Peterson was appointed to Commerce & Gaming as Chair and to Civil Rights & Judiciary, replacing Representative Jinkins, and was removed from Environment & Energy, Local Government and as Vice Chair of Capital Budget.

Representative Ramel was appointed to Commerce & Gaming and Housing, Community Development & Veterans.

Representative Robinson was appointed to Environment & Energy, replacing Representative Peterson.

Representative Rude was appointed to Civil Rights & Judiciary, replacing Representative Shea.

Representative Volz was appointed to Transportation, replacing Representative Shea, and removed from Appropriations.

Representative Shea was removed from Civil Rights & Judiciary, Environment & Energy and Transportation.

There being no objection, the House adjourned until 9:55 a.m., January 14, 2020, the 2nd Day of the Regular Session.

LAURIE JINKINS, Speaker
BERNARD DEAN, Chief Clerk
The House was called to order at 9:55 a.m. by the Speaker (Representative Orwall presiding).

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

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

MESSAGES FROM THE SENATE

January 13, 2020

Mme. SPEAKER:

The Senate has adopted:

HOUSE CONCURRENT RESOLUTION NO. 440
HOUSE CONCURRENT RESOLUTION NO. 4403,
and the same are herewith transmitted.

Brad Hendrickson, Secretary

January 13, 2020

Mme. SPEAKER:

The Senate has adopted:

SENATE CONCURRENT RESOLUTION NO. 8411,
and the same is herewith transmitted.

Brad Hendrickson, Secretary

RESOLUTION

HOUSE RESOLUTION NO. 2020-4645, by Representative Leavitt

WHEREAS, Military spouses and caregivers embody the courage, sense of duty, and love of country that inspire every American; and

WHEREAS, Military spouses make tremendous sacrifices, including enduring long separations, assuming household responsibilities, and caring for children while their loved ones are away; and

WHEREAS, Military spouses and caregivers act with patience, selflessness, and compassion while serving as the frontline of this country’s conscience to ensure the appropriate care of soldiers returning from duty; and

WHEREAS, Many military spouses and primary caregivers of veterans care for those with serious conditions, including traumatic brain injuries and posttraumatic stress disorder; and

WHEREAS, Many military spouses and caregivers are also volunteers in their communities who serve the needs of other military families; and

WHEREAS, The nation benefits from the sacrifices of military families and is inspired by their courage, strength, and leadership; and

WHEREAS, Throughout the year, we honor the commitment military spouses and caregivers have made to their loved ones, our country, and our freedom;

NOW, THEREFORE, BE IT RESOLVED, That the Washington state House of Representatives recognize military spouses and caregivers for their service, sacrifice, and dedication to their families and their country.

There being no objection, HOUSE RESOLUTION NO. 4645 was adopted.

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

INTRODUCTION & FIRST READING

HB 2405 by Representatives Duerr, Barkis, Fitzgibbon, Shewmake, Hoff, Kloba, Corry, Gildon, Ybarra, Jenkin, Pollet and Doglio

AN ACT Relating to commercial property assessed clean energy and resilience; and adding a new chapter to Title 35 RCW.

Referred to Committee on Appropriations.

HB 2406 by Representatives Lovick, Klippert, Fey, Barkis, Davis, Ryu, Sells and Leavitt

AN ACT Relating to creating Washington law enforcement officer health and wellness special license plates; reenacting and amending RCW 46.18.200, 46.17.220, and 46.68.420; adding a new section to chapter 46.04 RCW; and providing an effective date.

Referred to Committee on Transportation.

HB 2407 by Representatives Kirby and Vick


Referred to Committee on Consumer Protection & Business.

HB 2408 by Representatives Chambers, Riccelli, Harris, Tharinger, Gildon, Stonier and Davis

AN ACT Relating to the psychology interjurisdictional compact; adding a new chapter to Title 18 RCW; and providing a contingent effective date.

Referred to Committee on Health Care & Wellness.

HB 2409 by Representatives Kilduff, Pollet, Sells, Gregerson, Valdez and Ormsby

AN ACT Relating to industrial insurance employer penalties, duties, and the licensing of third-party administrators; amending RCW 51.48.010, 51.48.017, 51.48.030, 51.48.040, 51.48.060, and 51.48.080; adding new sections to chapter 51.48 RCW; adding a new section to chapter 51.14 RCW; and prescribing penalties.

Referred to Committee on Labor & Workplace Standards.

HB 2410 by Representatives Kilduff, Harris, Orwall, Frame, Kloba, Leavitt, Gregerson, Valdez, Stonier, Pollet, Goodman, Wylie, Doglio and Morgan

AN ACT Relating to requiring coverage for hearing instruments for children and adolescents; amending RCW 48.43.0128; and adding a new section to chapter 48.43 RCW.

Referred to Committee on Health Care & Wellness.

HB 2411 by Representatives Orwall, Kilduff, Gildon, Leavitt, Paul, Cody, Davis, Pollet, Goodman, Wylie, Doglio and Morgan

AN ACT Relating to suicide prevention; reenacting and amending RCW 43.70.442; adding a new section to chapter 18.92 RCW; and providing an effective date.

Referred to Committee on Health Care & Wellness.

HB 2412 by Representatives Stonier, MacEwen, Blake, Young, Eslick, Riccelli and Wylie

AN ACT Relating to domestic brewery and microbrewery retail licenses; amending RCW 66.24.244; and reenacting and amending RCW 66.24.240.

Referred to Committee on Commerce & Gaming.

HB 2413 by Representatives Fitzgibbon, Frame, Pollet, Wylie and Doglio

AN ACT Relating to funding for wildfire prevention and preparedness activities; amending RCW 48.14.040; adding new sections to chapter 76.04 RCW; adding a new section to chapter 48.02 RCW; creating new sections; prescribing penalties; and providing an expiration date.

Referred to Committee on Appropriations.

HB 2414 by Representatives Gregerson, Hudgins, Callan, Frame, Peterson, Santos, Wylie, Doglio and Morgan

AN ACT Relating to digital equity; adding a new chapter to Title 43 RCW; and providing an effective date.

Referred to Committee on Innovation, Technology & Economic Development.

HB 2415 by Representatives Hudgins, Gregerson, Pollet and Wylie

AN ACT Relating to conforming elections for certain special districts with Title 29A RCW; amending RCW 29A.04.330, 85.38.010, 85.05.085, 85.06.015, 85.08.015, 85.08.025, 85.08.300, 85.08.305, 85.08.850, 85.08.860, 85.08.870, 85.20.030, 85.22.030, 85.24.015, 85.32.150, 85.38.050, 85.38.060, 85.38.070, 85.38.090, 85.38.100, 85.38.105, 85.38.115, 85.38.120, 85.38.125, 86.09.020, 86.09.172, 86.09.259, 86.09.601, 86.09.622, 86.15.050, 85.38.127, 85.38.290, 87.03.005, 87.03.020, 87.03.030, 87.03.040, 87.03.075, 87.03.080, 87.03.081, 87.03.190, 87.03.215, 87.03.470, 87.03.480, 87.03.485, 87.03.535, 87.03.560, 87.03.590, 87.03.615, 87.03.630, 87.03.635, 87.03.650, 87.03.675, 87.03.740, 87.03.845, 87.03.847, 87.04.010, 87.04.070, 87.04.080, 87.19.020, 87.22.120, 87.22.125, 87.28.103, 87.52.015, 87.52.030, 87.52.080, 87.52.090, 87.53.040, 87.53.050, 87.56.010, 87.84.020, 87.84.070, 89.08.110, 89.08.120, 89.08.130, 89.08.140, 89.08.160, 89.08.190, and 89.08.200; creating new sections; repealing RCW 85.07.090, 85.08.070, 85.08.110, 85.08.120, 85.08.130, 85.08.140, 85.08.160, 85.08.190, and 89.08.200; creating new sections; repealing RCW 85.38.110, 85.38.130, 86.09.377, 86.09.379, 87.03.031, 87.03.032, 87.03.033, 87.03.034, 87.03.035, 87.03.045, 87.03.051, 87.03.071, 87.03.085, 87.03.090, 87.03.095, 87.03.100, 87.03.105, 87.03.110, 87.53.060, and 42.17A.010; and repealing 2002 c 43 s 1 (uncodified).

Referred to Committee on State Government & Tribal Relations.

HB 2416 by Representatives Kilduff, Chopp, Leavitt, Macri, Cody, Stonier, Ormsby and Pollet

AN ACT Relating to disclosures of information and records related to forensic mental health services; and amending RCW 10.77.210 and 70.02.205.

Referred to Committee on Health Care & Wellness.
HB 2417 by Representatives Davis and Peterson

AN ACT Relating to individuals serving community custody terms; amending RCW 9.94A.737, 9.94A.631, and 9.94A.716; and creating a new section.

Referred to Committee on Public Safety.

HB 2418 by Representatives Davis, Kloba, Peterson, Pollet and Wylie

AN ACT Relating to the preferred drug list status of medication-assisted treatment options; and amending RCW 74.09.645.

Referred to Committee on Health Care & Wellness.

HB 2419 by Representatives Rude, Macri, Kloba, Springer, Cody, Ormsby, Riccelli and Doglio

AN ACT Relating to studying barriers to the use of the Washington death with dignity act; adding a new section to chapter 70.245 RCW; and providing an expiration date.

Referred to Committee on Health Care & Wellness.

HB 2420 by Representatives Irwin, Chapman, Thai, Goehner, Pollet and Goodman


Referred to Committee on Appropriations.

HB 2421 by Representatives Tarleton, Pollet and Doglio

AN ACT Relating to state reimbursement of election costs; amending RCW 29A.04.410, 29A.04.420, 29A.04.216, 29A.04.430, 29A.64.081, and 29A.32.210; adding a new section to chapter 29A.04 RCW; making an appropriation; and providing an effective date.

Referred to Committee on Appropriations.

HB 2422 by Representatives Dent, Ybarra, Klippert, Walsh, Boehneke, Goehner, Orcutt, Barkis, Eslick, Young and Shea

AN ACT Relating to repealing certain provisions related to civil immigration enforcement; amending RCW 43.330.510; adding a new section to chapter 10.70 RCW; repealing RCW 43.10.310, 43.10.315, 43.17.420, 43.17.425, and 10.93.160; and repealing 2019 c 440 s 9 (uncodified).

Referred to Committee on Civil Rights & Judiciary.

HB 2423 by Representatives Riccelli, Cody, Tharinger, Ormsby and Pollet

AN ACT Relating to modifying the long-term services and supports trust program by clarifying the ability for individuals with existing long-term care insurance to opt-out of the premium assessment and making technical corrections; amending RCW 50B.04.010, 50B.04.020, 50B.04.050, 50B.04.080, 50B.04.090, and 50B.04.120; and adding a new section to chapter 50B.04 RCW.

Referred to Committee on Health Care & Wellness.

HB 2424 by Representatives Fitzgibbon, DeBolt, Peterson, Young and Doglio

AN ACT Relating to the heating oil insurance program; amending RCW 70.149.010, 70.149.040, 70.340.010, 70.340.020, 70.340.030, 70.340.050, 70.340.060, 70.340.090, and 70.340.130; adding a new section to chapter 70.149 RCW; and repealing RCW 70.149.050.

Referred to Committee on Capital Budget.

HB 2425 by Representatives Dolan, Leavitt, Valdez, Springer, Davis, Pollet and Doglio

AN ACT Relating to state employee leave for organ donation; and adding a new section to chapter 41.06 RCW.

Referred to Committee on State Government & Tribal Relations.

HB 2426 by Representatives Cody, Robinson, Kilduff, Tharinger, Davis, Macri, Riccelli and Pollet

AN ACT Relating to protecting patient safety in psychiatric hospitals and other health care facilities regulated by the department of health through improvements to licensing and enforcement; amending RCW 71.12.460, 71.12.470, 71.12.480, and 71.12.500; reenacting and amending RCW 71.12.455; adding new sections to chapter 43.70 RCW; adding new sections to chapter 71.12 RCW; creating a new section; and declaring an emergency.

Referred to Committee on Health Care & Wellness.

HB 2427 by Representatives Duerr, Springer, Shewmake, Doglio, Fitzgibbon, Ryu, Gregerson, Santos,
Tharinger, Davis, Macri, Pollet, Goodman and Wylie

AN ACT Relating to tackling climate change as a goal of the growth management act; and amending RCW 36.70A.020 and 36.70A.480.

Referred to Committee on Environment & Energy.

HB 2428 by Representatives Duerr, Walen, Springer, Santos, Ramel, Shewmake, Doglio, Kilduff, Paul and Pollet

AN ACT Relating to students' life-threatening allergic reactions; adding a new section to chapter 28A.630 RCW; and providing an expiration date.

Referred to Committee on Education.

HB 2429 by Representatives Duerr, Kloba, Ramel, Fitzgibbon, Gregerson, Peterson, Macri and Pollet

AN ACT Relating to certain expanded polystyrene products; reenacting and amending RCW 43.21B.110 and 43.21B.110; adding a new chapter to Title 70 RCW; providing an effective date; and providing an expiration date.

Referred to Committee on Environment & Energy.

HB 2430 by Representatives Klippert and Eslick

AN ACT Relating to crimes by minors relating to intimate images; amending RCW 9.68A.053, 9.68A.060, 9.68A.070, and 9.68A.075; and prescribing penalties.

Referred to Committee on Human Services & Early Learning.

HB 2431 by Representative Klippert

AN ACT Relating to criminal offenses involving watercraft; amending RCW 79A.60.010, 79A.60.040, 79A.60.050, 79A.60.060, 79A.60.190, and 46.61.506; reenacting and amending RCW 9.94A.515; adding a new section to chapter 79A.60 RCW; and prescribing penalties.

Referred to Committee on Public Safety.

HB 2432 by Representatives Klippert and Goodman

AN ACT Relating to coroners; amending RCW 36.16.030 and 68.50.104; adding new sections to chapter 36.24 RCW; adding a new section to chapter 43.101 RCW; and providing an effective date.

Referred to Committee on Local Government.

HB 2433 by Representatives Klippert and Shea

AN ACT Relating to protecting minors from sexual exploitation; amending RCW 10.112.010; adding new sections to chapter 10.112 RCW; and prescribing penalties.

Referred to Committee on Civil Rights & Judiciary.

HB 2434 by Representative Klippert

AN ACT Relating to sanctions for violating community custody conditions; and amending RCW 9.94A.737.

Referred to Committee on Public Safety.

HB 2435 by Representative Klippert

AN ACT Relating to sanctions for violating community custody conditions; amending RCW 9.94A.737, 9.94A.631, and 9.94A.716; and creating a new section.

Referred to Committee on Public Safety.

HB 2436 by Representatives Klippert and Rude

AN ACT Relating to permitting the reasonable and moderate restraint of students for their own protection; amending RCW 28A.600.485, 28A.600.460, and 9A.16.100; and creating a new section.

Referred to Committee on Education.

HB 2437 by Representatives Kilduff, Leavitt, Gregerson, Santos, Tharinger, Pollet, Wylie and Morgan

AN ACT Relating to increasing voting accessibility and security; amending RCW 29A.04.037, 29A.04.220, 29A.04.570, 29A.40.091, and 29A.60.235; reenacting and amending RCW 29A.40.110; and adding new sections to chapter 29A.12 RCW.

Referred to Committee on State Government & Tribal Relations.

HB 2438 by Representatives Kilduff, Davis, Orwall, Robinson, Kloba, Thai, Peterson, Macri, Ormsby, Pollet, Wylie and Doglio

AN ACT Relating to establishment of the prescription opioid impact account; amending RCW 70.225.040; adding a new chapter to Title 69 RCW; and prescribing penalties.

Referred to Committee on Appropriations.

HB 2439 by Representatives Kilduff, Leavitt, Gregerson and Pollet

AN ACT Relating to making rail investigation and inspection information available to certain state and local governmental entities; and amending RCW 81.04.540.
HB 2440 by Representatives Kilduff, Lovick, Chapman, Orwall, Rude, Leavitt, Santos, Pollet and Wylie

AN ACT Relating to a medical alert designation on driver's licenses; amending RCW 46.20.161; creating a new section; and providing an effective date.

Referred to Committee on Transportation.

HB 2441 by Representatives Entenman, Fitzgibbon, Senn, Gregerson, Kilduff, Stonier, Davis, Macri, Ortiz-Self, Riccelli, Pettigrew, Pollet, Goodman, Wylie and Doglio

AN ACT Relating to improving access to temporary assistance for needy families; amending RCW 74.08A.010; reenacting and amending RCW 74.08A.260; adding a new section to chapter 74.08A RCW; and creating a new section.

Referred to Committee on Appropriations.

HB 2442 by Representatives Leavitt, Hudgins, Kloba and Smith

AN ACT Relating to privacy rights for Washington minors; and adding a new chapter to Title 19 RCW.

Referred to Committee on Innovation, Technology & Economic Development.

HB 2443 by Representatives Ryu and Davis

AN ACT Relating to requiring the use of personal flotation devices on smaller vessels; and amending RCW 79A.60.160.

Referred to Committee on Housing, Community Development & Veterans.

HB 2444 by Representative Ryu

AN ACT Relating to boater education cards; and amending RCW 79A.60.630 and 79A.60.640.

Referred to Committee on Housing, Community Development & Veterans.

HB 2445 by Representative Ryu

AN ACT Relating to increasing the price of a discover pass; amending RCW 79A.80.020; and providing an effective date.

Referred to Committee on Appropriations.

HB 2446 by Representatives Ryu, Frame, Kloba, Sells, Valdez, Santos, Ortiz-Self and Wylie

AN ACT Relating to limiting the disclosure of personal information held by the department of licensing; amending RCW 46.12.630, 46.12.635, 46.20.037, 46.20.118, and 46.52.120; and adding a new section to chapter 46.01 RCW.

Referred to Committee on Transportation.

HB 2447 by Representatives Schmick, Barkis and Shea

AN ACT Relating to categorizing certain new entrants to the vehicle market as wheeled all-terrain vehicles; reenacting and amending RCW 46.09.310; and creating a new section.

Referred to Committee on Transportation.

HB 2448 by Representatives Schmick, Chambers and Cody

AN ACT Relating to enhanced services facilities; amending RCW 70.97.030, 70.97.040, 70.97.050, 70.97.060, 70.97.070, 70.97.080, 70.97.100, 70.97.160, 70.97.200, and 70.97.220; and reenacting and amending RCW 70.97.010.

Referred to Committee on Health Care & Wellness.

HB 2449 by Representatives Griffey and Gregerson

AN ACT Relating to water-sewer district commissioner compensation; and amending RCW 57.12.010.

Referred to Committee on Local Government.

HB 2450 by Representatives Schmick and Cody

AN ACT Relating to license fees for emergency medical services personnel under Title 77 RCW; and amending RCW 77.32.480.

Referred to Committee on Appropriations.

HB 2451 by Representatives Tharinger, Harris, Cody, Schmick, Riccelli, Robinson, Kloba, Santos, Pollet, Wylie and Doglio

AN ACT Relating to the medicaid home health reimbursement rate for medical assistance clients; amending RCW 74.39A.030; adding a new section to chapter 74.09 RCW; creating new sections; and providing an expiration date.

Referred to Committee on Appropriations.

HB 2452 by Representatives Barkis, Walen, Shewmake, Gildon and Chambers

AN ACT Relating to reducing the real estate excise tax for multiple-unit housing; amending RCW 82.45.060; and creating a new section.
HB 2453 by Representatives Macri, Thai, Lekanoff, Gregerson, Robinson, Ryu, Frame, Kloba, Peterson, Santos, Bergquist, J. Johnson, Davis and Pollet

AN ACT Relating to providing protections to residential tenants; amending RCW 59.18.220, 59.18.250, 59.18.230, 61.24.060, and 59.12.030; reenacting and amending RCW 59.18.030 and 59.18.200; adding a new section to chapter 59.18 RCW; and prescribing penalties.

Referred to Committee on Civil Rights & Judiciary.

HB 2454 by Representatives Pollet, Harris, Cody, Gregerson, Stonier, Ryu, Riccelli and Wylie

AN ACT Relating to protecting public health and safety by enhancing the regulation of vapor products; amending RCW 70.345.020, 70.345.030, 70.345.075, 70.345.090, 70.345.100, 70.345.110, 70.345.160, 70.345.170, 70.345.180, 43.70.170, 43.70.180, and 43.70.190; reenacting and amending RCW 70.345.010; adding new sections to chapter 70.345 RCW; creating new sections; repealing RCW 70.345.210; prescribing penalties; and declaring an emergency.

Referred to Committee on Commerce & Gaming.

HB 2455 by Representatives Kilduff, Eslick, Senn, Ryu, Kloba, Valdez, Bergquist, Davis, Pollet, Goodman and Wylie

AN ACT Relating to supporting access to child care for parents who are attending high school or working toward completion of a high school equivalency certificate; amending RCW 28A.160.010; adding a new section to chapter 43.216 RCW; and adding a new section to chapter 28A.160 RCW.

Referred to Committee on Human Services & Early Learning.

HB 2456 by Representatives Callan, Eslick, Ramos, Ryu, Shewmake, Chapman, Senn, Frame, Thai, Bergquist, Kilduff, Stonier, Tharinger, Davis, Macri, Pollet, Goodman, Wylie and Doglio

AN ACT Relating to working connections child care eligibility; amending RCW 28B.50.248; reenacting and amending RCW 43.216.135; and adding a new section to chapter 43.216 RCW.

Referred to Committee on Appropriations.

HB 2457 by Representatives Cody, Kloba, Robinson, Schmick, Tharinger, Macri, Pollet and Wylie

AN ACT Relating to the establishment of a board for the evaluation and containment of health care expenditures; and adding a new chapter to Title 70 RCW.

Referred to Committee on Health Care & Wellness.

HB 2458 by Representatives Stonier, Sells, Dolan, Schmick, Boehnke, Bergquist, Vick, Pollet and Wylie

AN ACT Relating to optional benefits offered by school districts; amending RCW 28A.400.280; and creating a new section.

Referred to Committee on Education.

HB 2459 by Representatives Dye, Mosbrucker and Chambers

AN ACT Relating to increasing the public disclosure of registered sex offenders; and amending RCW 4.24.550.

Referred to Committee on Public Safety.

HB 2460 by Representatives Dye and Schmick

AN ACT Relating to allowing small counties to retain ninety-eight percent of a surcharge for local homeless housing and assistance; and amending RCW 36.22.179.

Referred to Committee on Appropriations.

HB 2461 by Representatives Riccelli, Entenman, Fitzgibbon, Lovick, Ortiz-Self, Stonier, Cody, Shewmake, Ramos, Valdez, Mead, Kloba, Thai, Robinson, Santos, Macri, Pollet, Wylie and Doglio

AN ACT Relating to including health in the state transportation system policy goals; amending RCW 47.04.280; and creating a new section.

Referred to Committee on Transportation.

HB 2462 by Representatives Dye, Schmick and Chambers

AN ACT Relating to the recognition of the emergency medical services personnel licensure interstate compact; and adding a new chapter to Title 18 RCW.

Referred to Committee on Health Care & Wellness.

HB 2463 by Representatives Schmick, Walsh, Dye, Rude, Chambers and Pollet

AN ACT Relating to providing a designation on a driver's license or identicard that a person has a developmental disability; adding a new section to chapter 46.20 RCW; and providing an effective date.

Referred to Committee on Transportation.
HB 2464 by Representatives Gildon and Young

AN ACT Relating to protecting patients from excess charges for prescription medications; and adding a new section to chapter 48.43 RCW.

Referred to Committee on Health Care & Wellness.

HB 2465 by Representative Gildon

AN ACT Relating to collecting and publishing information regarding prosecutorial filing policies and practices; and adding a new chapter to Title 10 RCW.

Referred to Committee on Civil Rights & Judiciary.

HB 2466 by Representatives Pollet, Frame, Sells, Tharinger and Wylie

AN ACT Relating to providing for public disclosure of public records of the legislature and legislators; amending RCW 42.56.010, 42.56.580, 40.14.140, 42.56.070, 42.56.090, 42.56.100, 42.56.150, 42.56.120, 42.56.520, and 42.40.030; adding new sections to chapter 42.56 RCW; and repealing RCW 42.56.560.

Referred to Committee on State Government & Tribal Relations.

HB 2467 by Representatives Hansen, Irwin, Griffey, Barkis and Wylie

AN ACT Relating to establishing a centralized single point of contact background check system for firearms transfers; amending RCW 9.41.114, 43.43.823, 36.28A.405, and 36.28A.420; adding new sections to chapter 43.43 RCW; adding a new section to chapter 9.41 RCW; repealing RCW 36.28A.400; and providing a contingent effective date.

Referred to Committee on Appropriations.

HB 2468 by Representatives Hansen, Tharinger, Pollet and Wylie

AN ACT Relating to improving the effectiveness and adequacy of the workforce education investment surcharge by decreasing compliance and administrative burdens for taxpayers and the department of revenue; amending RCW 82.04.299; creating new sections; and declaring an emergency.

Referred to Committee on Finance.

HB 2469 by Representatives Santos, Gregerson, Tharinger, Hudgins and Pollet


Referred to Committee on Appropriations.

HB 2470 by Representatives Hudgins and Kloba

AN ACT Relating to the automated operation of vehicles; amending RCW 46.04.370, 46.20.025, 46.16A.040, 46.37.010, 46.37.480, 46.61.590, 46.61.600, and 46.61.672; adding new sections to chapter 46.04 RCW; adding a new chapter to Title 46 RCW; and providing an effective date.

Referred to Committee on Transportation.

HB 2471 by Representatives Callan, Eslick, Senn, Corry and Kilduff

AN ACT Relating to working connections child care payment authorizations; amending RCW 28B.50.248; reenacting and amending RCW 43.216.135; adding a new section to chapter 43.216 RCW; and creating a new section.

Referred to Committee on Human Services & Early Learning.

HB 2472 by Representatives Pollet, Fitzgibbon, Thai and Ryu

AN ACT Relating to incorporating comprehensive measurements of greenhouse gas emissions from certain fossil fuels into state environmental laws; amending RCW 80.50.175, 70.94.151, and 19.280.030; adding a new section to chapter 43.21A RCW; adding a new section to chapter 43.21C RCW; adding a new section to chapter 70.94 RCW; adding a new section to chapter 70.235 RCW; adding a new section to chapter 80.70 RCW; adding a new section to chapter 80.28 RCW; and creating a new section.

Referred to Committee on Environment & Energy.

HB 2473 by Representatives Goodman and Wylie

AN ACT Relating to domestic violence; amending RCW 7.77.060, 7.77.080, 9.41.340, 9.41.345, 9A.36.041, 10.14.055, 10.22.010, 10.66.010, 10.95.020, 26.09.015, 41.04.655, 48.18.550, 70.83C.010, and 74.34.145; reenacting and amending RCW 9.41.010, 9.41.040, 10.31.100, and 9.96.060; prescribing penalties; and declaring an emergency.

Referred to Committee on Public Safety.

SCR 8411 by Senators Liias and Short

Establishing cutoff dates for the consideration of legislation during the 2020 regular session of the sixty-sixth legislature.
There being no objection, the bills and concurrent resolution listed on the day’s introduction sheet under the fourth order of business were referred to the committees so designated, with the exception of HOUSE BILL NO. 2454 which was referred to the Committee on Health Care & Wellness, and SENATE CONCURRENT RESOLUTION NO. 8411 which, under suspension of the rules, was read the first time and placed on the second reading calendar.

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

MOTIONS

There being no objection, the Committee on Rules was relieved of the following bills and the bills were placed on the second reading calendar:

ENGROSSED SUBSTITUTE HOUSE BILL NO. 1023
SECOND ENGROSSED HOUSE BILL NO. 1056
ENGROSSED SUBSTITUTE HOUSE BILL NO. 1264
ENGROSSED SECOND SUBSTITUTE HOUSE BILL NO. 1272
HOUSE BILL NO. 1317
ENGROSSED SUBSTITUTE HOUSE BILL NO. 1422
SECOND ENGROSSED SUBSTITUTE HOUSE BILL NO. 1565
SECOND SUBSTITUTE HOUSE BILL NO. 1826
ENGROSSED SUBSTITUTE HOUSE BILL NO. 2099

There being no objection, the Committee on Civil Rights & Judiciary was relieved of HOUSE BILL NO. 2390, and the bill was referred to the Committee on Human Services & Early Learning.

There being no objection, the Committee on Innovation, Technology & Economic Development was relieved of HOUSE BILL NO. 2400, and the bill was referred to the Committee on State Government & Tribal Relations.

There being no objection, the Committee on Innovation, Technology & Economic Development was relieved of HOUSE BILL NO. 2401, and the bill was referred to the Committee on Labor & Workplace Standards.

The Speaker assumed the chair.

SIGNED BY THE SPEAKER

The Speaker signed the following bills:

HOUSE CONCURRENT RESOLUTION NO. 4402
HOUSE CONCURRENT RESOLUTION NO. 4403

With the consent of the House, House Concurrent Resolution No. 4402 and House Concurrent Resolution No. 4403 previously acted upon were immediately transmitted to the Senate.

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

MESSAGE FROM KING COUNTY

KING COUNTY
Signature Report
1200 King County Courthouse
Third Avenue Seattle, WA 98104

King County 15572 Joint Motion and Resolution

Proposed No.: 2020-00412
Sponsors: Balducci and von Reichbauer
Proposed No.: JR2020-1
Sponsors: Richardson and Roach

A JOINT MOTION AND RESOLUTION of the Metropolitan King County Council and the Pierce County 3 Council making an appointment to fill the vacancy in the 4 position of state representative for the 30th legislative district.

WHEREAS, a vacancy exists in the position of state representative for the 30th legislative district due to the resignation of State Representative Kristine Reeves, and

WHEREAS, the 30th legislative district is a multicounty legislative district, including part of King County and part of Pierce County, and

WHEREAS, Article II, Section 15 of the Washington state Constitution provides that in the event of a vacancy occurring in a multicounty legislative district the vacancy shall be filled by joint action of the legislative authorities of the respective counties from a list of three candidates nominated by the state central committee of the same political party as the legislator whose office is vacated, and

WHEREAS, the candidates must reside in the 30th legislative district and be of the same political party as the legislator whose office is vacated, and

WHEREAS, the Washington State Democratic Central Committee has submitted the names of three constitutionally qualified candidates to fill the vacancy created by State Representative Reeves's resignation;

NOW, THEREFORE, BE IT MOVED AND RESOLVED by the Councils of 21 King and Pierce County:

A. Jesse Johnson, one of the three nominees, is hereby appointed to the position 23 of state representative for the 30th legislative district in the Washington state House of 24 Representatives and continuing until a successor is elected at the next general election, 25 and has qualified.

B. The clerks of the councils shall provide a copy of this joint motion and have resolution to the clerk of the Washington state House of Representatives, the governor of the state of Washington and the chair of the Washington State Democratic Central Committee.

Joint Motion and Resolution; King County Proposed No. 2020-0041 and Pierce County Proposed No. JR2020-1, was passed by King County Council and Pierce County Council on January 13, 2020, as amended, by the following weighted vote of 14-0.

PIERCE COUNTY COUNCIL
PIERCE COUNTY, WASHINGTON
Doug Richardson, Chair
Attest: Linda Medley, Clerk of the Council

KING COUNTY COUNCIL
KING COUNTY, WASHINGTON
Claudia Balducci, Chair
Attest: Melani Pedroza, Clerk of the Council

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

ANNOUNCEMENTS

The Speaker announced the following committee appointments: Representative Johnson was appointed to the committee on Housing, Community Development & Veterans, and appointed Vice Chair of the Committee on Consumer Protection & Business.

JOINT SESSION

The Senate appeared at the Chamber doors and requested admission. The Sergeant at Arms of the House and the Sergeant at Arms of the Senate escorted President of the Senate, Lieutenant Governor Cyrus Habib, Senator Karen Keiser, Senator Randi Becker and Senator Rebecca Saldana to the rostrum. The Senators were invited to sit within the Chamber.

The Speaker called upon President Habib to preside.

President Habib called the Joint Session to order. The Clerk called the roll of House members. The Clerk called the roll of Senate members. A quorum of the Legislature was present.

President Habib: "The purpose of the Joint Session is to receive the state of the state message from His Excellency, Governor Jay Inslee.

The President appointed a special committee to escort the Supreme Court Justices to the House Chamber: Representatives Robert Sutherland and Javier Valdez, and Senators Sharon Brown and Lisa Wellman.

The President appointed a special committee to escort the Statewide-elected officials to the House Chamber: Representatives Mia Gregerson and Larry Hoff, and Senators Annette Cleveland and Brad Hawkins.

The President appointed a special committee to advise His Excellency, Governor Jay Inslee, that the joint session had assembled and to escort him to the House Chamber: Representatives Sherry Appleton and Gina Mosbrucker, and Senators Bob Hasegawa and Maureen Walsh.

The Supreme Court Justices arrived, were escorted to the floor of the House Chamber and were introduced: Chief Justice Debra Stephens, Associate Chief Justice Charles Johnson, Justice Barbara Madsen, Justice Susan Owens, Justice Charlie Wiggins, Justice Steven Gonzalez, Justice Sheryl Gordon McCloud, Justice Mary Yu & Justice Raquel Montoya-Lewis.

The Statewide-elected officials arrived, were escorted to the floor of the House and were introduced: Secretary of State Kim Wyman, State Treasurer Duane Davidson, State Auditor Pat McCarthy, Attorney General Bob Ferguson, Superintendent of Public Instruction Chris Reykdal, Commissioner of Public Lands Hilary Franz, and Insurance Commissioner Mike Kreidler.

The President introduced the officers and members of the Consular Association of Washington.

His Excellency Governor Jay Inslee arrived, was escorted to the Rostrum and was introduced.

The flags were escorted to the rostrum by the Washington State Patrol Honor Guard. The National Anthem was performed by students from the Band and Choir Homeschool Musicians of Olympia and the Lewis County Homeschool Band and Music Program, under the direction of Mrs. Ginger Christensen Gerchak and Mrs. Julie Gullett. The President led the Chamber in the Pledge of Allegiance. Prayer was offered by Imam Adam Jamal of the Muslim Association of Puget Sound.

Imam Jamal: “Thank you for giving me, my family who I have brought with me today, the Muslim Association of Puget Sound, and the Muslim community the honor of giving this invocation on this special day. The Koran says in Chapter 49 verse 13, that humanity was created from a single pair of male and female and made in different nations and tribes so that we may learn from one another. This is a recognition of our shared humanity and the value of our diversity. May we continue to celebrate our diversity, stay true to the principles of religious and personal freedom, and preserve these principles for our children and for generations to come. I begin with the name of God the Most Merciful the Most Compassionate, who we call upon by many great names. Dear God we thank you, praise you and sanctify Your name for all that we have; for all our blessings; the roofs over our heads, food in our bellies, and water to quench our thirst. Dear God we pray for peace and not war, righteousness and not irrevocance, justice and not tyranny, love and not hatred. We pray for compassion and not cruelty. We pray for faithfulness and not hopelessness. We pray for trust and not mistrust. We pray for good deeds that match what we teach and we seek your protection from speech that undermines our common humanity. We seek your guidance in our pursuit of justice and compassion. We seek your help to be good stewards of our great state of Washington; the state which you have entrusted us with, the earth which you have blessed us with. Let us be kind and gentle to every living being and protect those who are most vulnerable in our society; let us serve them in the most beneficial of ways. Help us, Dear God, to be the change that we wish to see. Grant us the serenity to accept the things which we cannot change, the courage to change the things that we can, and the wisdom to know the difference. Dear
God, show us the truth as the truth and help us to act on it and defend it. Show us falsehood as false and help us to avoid it and protect ourselves against it. Protect our state's leaders as they begin this new year. Guide them to do what's good and beneficial for our state and all the people in it and give them the courage, the conviction and creativity to overcome the challenges ahead with the best ideas words and actions. Amen.”

The President introduced Governor Jay Inslee.

STATE OF THE STATE

Governor Inslee: “Thank you, Imam Adam Jamal, for your moving invocation. Thank you, BACH Home School Choir, for the lovely rendition of the national anthem. This choir was unable to perform as scheduled in the Capitol during December and we’re happy we can welcome them back for that missed opportunity. I extend a warm welcome to former Governor and Ambassador Gary Locke and thank him for his distinguished service at the state and federal levels. I also welcome Sweden’s Ambassador to the United States Karin Olofsdotter, who is visiting Washington to promote economic development and trade. I’m honored to be the first Washington governor to say Madam Speaker, Mr. President, Madam Chief Justice, distinguished justices of the court, members of the Legislature, tribal leaders, state and local government officials, members of the Consular Corps, and most importantly, my fellow Washingtonians.

One of the best things about being the governor is shining the light on how great Washington is. I love that part of my job. I’m inspired by many Washington stories. I’m inspired by Fife High School senior Brynna Nixon, who is here today. She’s the first female quarterback in our state’s history to throw a touchdown pass for a high school football team. I’m inspired by the development of Washington’s newest apple, the Cosmic Crisp. Several people from Washington State University are here, including Kate Evans, who heads WSU’s apple breeding program, and Agriculture School Dean André Wright. These Washington apples adorn your desks. There are so many great things going on in our universities. I’m inspired by the University of Washington team who developed an app to monitor a person’s breathing rate and detect an opioid overdose. Both the Cougars and Huskies show how broad the innovative culture is in our state. It is inspiring to see Justice Raquel Montoya-Lewis here, the first Native American to join our State Supreme Court. I’m constantly inspired by the work of our public employees. Right now, as we are among friends in the warmth of the Capitol, our State Patrol and Department of Transportation employees are working around the clock to make sure that people are safe on our icy roads. They have our gratitude and well wishes for working safely. Washington has felt deep losses this past year. Courageous first responders gave their lives for us, as they do too often. We lost: Okanogan County Fire District 3's Assistant Fire Chief Christian Johnson; Kittitas County Sheriff's Deputy Ryan Thompson; Cowlitz County Sheriff's Deputy Justin DeRosier; Lynden Interim Police Chief Michael Knapp; Pierce County Deputy Cooper Dyson; East Olympia Volunteer Fire Captain John Ostergard; and a member of our military family on duty, Sergeant First Class Dustin B. Ard. On behalf of all Washingtonians, I express our respect and condolences to their families. Last year we also lost Bill Ruckelshaus, a true statesman in both Washingtons who left us an unmatched environmental legacy. We are missing a face in the House chambers today. We lost Jim Richards, the communications director for the House majority. Jim’s life was dedicated to public service and helping others. Those who put service above self should inspire us all, including the new legislators in your ranks: Senator Ron Muzzalli and Representatives Davina Duerr, Alex Ramel and Jesse Johnson. And congratulations to Derek Stanford for moving to the Senate and to Senator Liz Lovelett on her election. I thank them for stepping up to improve the lives of all Washingtonians. Because fundamentally that’s why we’re here.

One of our deepest Washington values is summoning the courage to explore and embrace big ideas, ideas that change our lives. The people who power our state’s successes share a common element: a stalwart and unbending commitment to be better, to get the job done and never resign to those timid souls who think the status quo is good enough. Our embrace of new ideas speaks to who we are as a people. And, as we start a new decade, we should reflect on how we’ve achieved that. We were willing to imagine where we could go if we accepted challenges that at first felt impossible. We can do this because we recognize we belong to one community.

We forge profound forces for good when we unite — not divide — around our best ideas. Last year, I stood here and challenged us to rise up and write one of the worthiest chapters of our time, one that future generations will thank us for. And I’m incredibly proud and grateful for your leadership. Your accomplishments speak to a remarkably productive and positive session before us. Look at what we’ve done. Together, we’ve created a Washington where we can rely on paid family and medical leave so you can be there to care for a spouse during their weekly cancer treatments; a Washington where your 18-year-old daughter graduates from high school as a registered apprentice in time employment already lined up; a Washington where we passed the best 100 percent clean energy and energy efficiency measures in the United States; a Washington where people will be able to afford the long-term care they need as they age; and a Washington where we can rightfully boast of the single best college financial aid program in the nation, which means more students qualify for free tuition than ever before. Now this isn’t just me talking. The world has noticed. Because of all the things we’ve done together, U.S. News & World Report named Washington the best state in the country. Washington state indeed embodies the best of America. We’ve been honored to be both the best place to do business and the best place to be an employee. That combination is a rare and powerful testament to our state. And it says a lot about how we face challenges. I want to tell you a story about how we all achieved one of our greatest successes and how that charts a course as we look to tackle another big challenge. That success story is about Washington’s nation-leading, innovative, inclusive and life-changing Career Connect Learning initiative. We have known for a long time that we have some high school students who don’t see themselves attending college. We have college students unsure about
what their post-degree future looks like. And we have midcareer workers who need new skills and training to keep the jobs of today and be ready for the jobs of tomorrow. But a number of our educational and training programs across the state weren’t integrated, making it hard for people to get the skills they need. So we’ve built an entire system around helping people find multiple paths to meaningful careers. For some, it’s apprenticeships. For others, it’s traditional higher education. We are also working to boost training for mid-career workers. Career Connect recognizes every student for who they want to be in any workplace. This involves business, labor, community colleges, universities, K-12, philanthropy, and local and state governments. It took each and every partnership to build a system of registered apprenticeships, job certifications and classroom education.

It’s so gratifying to hear about people living their dreams because of what we’re doing. Ironworkers Local 86 is one of the many apprenticeship programs that expanded pathways to entry and attracted more students — and more diverse students — through Career Connect. One of these students is apprentice Robert Arce, who moved to Washington to make a better life for himself and his fiancée, leaving a gang environment behind. He was homeless for a time — at least six months — sleeping in his car. Robert received boots, tools, hands-on knowledge and experience that set him up for success. This experience, he said, has been everything to him and his family. Before the program, he had never used a drill or a hammer. Today, he’s two years into a four-year apprenticeship in Tukwila and looks forward to a better future for himself and his growing family. Thank you, Robert, for being here and sharing your story. Another story comes out of Spokane. Olivia Perkins joined the Production and Manufacturing Academy to get exposure to hands-on welding. She wanted to create and sell her own metal artwork. Greater Spokane Incorporated paired the academy to make this career-connected opportunity a reality. Olivia took an hour-and-a-half bus ride — each way — and then walked a mile and a half — each way — just to attend class. Because of her efforts, she received a full scholarship to Spokane Community College and will become a professional welder because of her academy experience. Congratulations to Olivia, who is also here with us today.

Stories like these show how targeted career launch programs provide opportunity to diverse populations who may not have had a chance before. We are growing registered apprenticeships in new sectors, too. The multiemployer, multi-union health care apprenticeship sponsored by the SEIU 1199 Training Trust, built in partnership with Kaiser Permanente, is one such success. I stood at Kaiser Permanente in a room of business and labor leaders and heard how they worked together to make that happen, and how they are committed to keep working together to make sure it is a success. We are already helping thousands of people across the state. Our goal is nothing short of meaningful career training for anyone who wants it. We want to be able to welcome all people to the prosperity of Washington. We can serve a 19-year-old who wants to learn a technical trade and a 42-year-old midcareer worker who needs the latest skills. We’ve made it affordable, too, and expect to serve more than 100,000 students this coming school year with help from the Washington College Grant. You can see how groups such as business and labor, government and philanthropy were important to this success. This is what it’s going to take to meet our next big challenge — combating homelessness.

Homelessness reaches all ages, all races, all backgrounds. And we know there is no one cause. This doesn’t impact just people experiencing a mental health challenge or a chemical dependency problem. Thousands of people know that Washington is the best place to live and work in the United States. So they came here. That’s a good thing. And while we’re pleased with our economic growth, we also have people who faced economic problems that put affording a place of their own out of reach — in part because more people are coming to the state than we have housing for. It’s not just people living in tents, under freeways, in wet cardboard boxes. We have families living in cars. Veterans who need help staying in their apartment. Single parents facing financial struggles. High school students sleeping on other people’s couches when they can find one. Too many people are one financial crisis away from being homeless. Each year in the past decade, we’ve done more to address homelessness and housing affordability. We’ve doubled our investment in homelessness response after the recession. I thank you for your leadership on that. We’ve combated several causes of homelessness, like opioid addiction and mental illness. We’ve laid a strong foundation. But I’ve seen this growing crisis firsthand. I’ve seen how it affects Centralia, Bellingham, Spokane, Tacoma and Bremerton. We have an obligation to help solve the problem. Our compassion will not allow us to look the other way. To be successful, our response level must match the scope of this crisis. Homelessness is a statewide problem and it needs a statewide response. Responding to homelessness can’t mean moving people down the road, to someone else’s city or to the next bridge. It’s about giving them the tools and resources they need to get back on their feet. It’s about prevention, it’s about rent assistance and it’s about supportive housing for our most vulnerable individuals. I’ve met so many people who, once they’ve been given the opportunities to improve their lives, have done it and have established a whole new life. I think of Jayson Chambers, who I met a few months ago. Jayson is a former resident of Tacoma’s Stability Site, where one big tent shelters smaller, individual tents in the Dome District. This temporary sheltering approach serves as a transitional step from experiencing homelessness to getting into a more permanent housing solution. Jayson was one of the first folks there when it opened. He told me something pretty profound: the Stability Site helped save his life. The resources there helped him work through a chemical dependency problem and get an apartment. When I met him, he was checking in on other residents at the site and is using his experience to help others. I thank Jayson for being here today. Now I know our patience and compassion for this topic can become strained. But we cannot grow cynical or discouraged. The immediate need for many on the streets is a safe place to lay their head while they work to improve their lives. Our goal is to reduce by half the number of people living outdoors in the next two years. This should not come at the expense of building more affordable housing. Some of you may have a different goal on this. And some may want to fund it a different way. I look forward to talking with you about that. But I can’t imagine there is anyone here today who doesn’t believe we need to
Act — and act now — to help the most vulnerable in Washington. I will gauge our success not on where the money comes from, but how many people we can move to safe housing. We know we need to create navigation centers, temporary shelters and necessary support services to successfully move thousands of people out of dangerous, unhealthy campsites. We can house homeless youth through programs like Anchor Community Initiative, envisioned by homeless youth advocate Jim Theofelis. I thank Trudi for her work on this with Jim and for all she does for Washingtonians. And while we implement this new sheltering plan, we will insist on tracking progress with strong accountability and transparency measures to know we're delivering results. We're going to make sure this works. My plan will require financial participation from cities and counties but gives them flexibility to create local solutions to boost shelter capacity. We can help these individuals if we provide a more stable path to housing. I know this is a big challenge. But we don't shy away from those. Let's bring Washingtonians in from the cold.

There's another big step we can take this year: establishing a clean fuel standard. We know the science — and our love for our state — require us to do more to fight climate change. We've done much. You can rightfully be proud for passing some of the best clean energy laws in the United States. But for those who doubt that we need to do more, look at Australia today. That is all of our futures — not just Australia's. I was moved by a recent story and a photograph of a small child who received Australia's highest honor on behalf of his father who died battling these devastating fires. Something spoke to the grandfather in me about this boy who represents why we're here today and what we need to do. We don't want such a devastating personal loss to become more common as the ravages of climate change rise each year. The science has shown we have to act more quickly and with greater commitment. That's why we need to fight for all our children's future. This will take many tools and hard efforts. Because, unless we act, here's the truth we have to face: Even with the tremendous work we've done together, we will still fall 30 percent short of our 2035 statutory requirement if we don't continue our clean transportation efforts. While we've made progress, we still haven't addressed the nearly half of our emissions that comes from the transportation sector. This is a huge hole in our efforts. There is an extremely effective tool available to us to reduce transportation emissions, and that's the clean fuel standard. We need what the rest of the West Coast has already built: a clean fuel standard that calls upon the oil and gas industry to give Washington consumers cleaner fuels. That standard has been in place for years in every other state and province on the West Coast, with little impact on fuel costs and significant impact on carbon emissions. Now, there's good news here. We already have a lot of the cleanest transportation fuel you can find. We have some of the cleanest electricity in the country from our renewable energy, including hydropower and wind, which is fueling our electric transportation. We are also creating clean biofuels. Klickitat County PUD implemented an advanced cryogenic nitrogen removal system that allows it to scrub methane from the landfill in Roosevelt. Methane that otherwise pollutes the planet is then put into a pipeline and shipped to California where it replaces dirty and dangerous diesel in trucks. This Eastern Washington enterprise created jobs in a small town using the best of innovative Washington thinking. That's from one small PUD. Think about what the impact could be across our entire state. Right now, the clean fuel generated in Roosevelt doesn't stay in Washington. It goes to California instead of to our drivers because California has a clean fuel standard. We need to tackle this challenge with the same gusto and belief in inevitable success that have powered our previous triumphs. It can be done. Let's do right by those who have the honor to call themselves Washingtonians in the coming decades. We know this: Washington state is not a state of climate denial. It is a state of climate science acceptance. For those who say we shouldn't take action, I say climate inaction is just as deadly as climate denial. It is time to pass a Washington law, for Washington jobs, Washington drivers and Washington children — and bring this success home.

These aren't our only tasks this year. We also need to make sure more children get early learning opportunities; address diversity and equity, especially in the workplace; pass common-sense gun safety measures; continue to make investments in K-12, including special education; protect our kids from tobacco and vaping; and help foster care children earlier and more frequently and provide them with more beds. And we need to accelerate our efforts to recover salmon and save the Southern Resident orca. We stand together with tribal governments who inspire us with their stewardship.

The good news is we can do this. We can because we are the state that embraces the biggest ideas and tries new things. Our ambitions can sound daunting. But we know the path to get there. We've made something that is indisputable. We've made something that's inspiring. We've created a spark that ignites our innovation, our collaboration, our communities, our partnerships and the big ideas we fit into this state. We experience the best of Washington when we come together. And one of our own soccer players knows this well. She stands for strength, spirit and the best of who we are — of course I'm talking about Megan Rapinoe. I was inspired by what she said in her speech at the World Cup victory parade. She said, “This is my charge to everyone here … Every single person who agrees and doesn't agree … It's our responsibility to make this world a better place.” I couldn’t say it any better. Let's get to work. Thank you.”

The President thanked the Governor for his remarks and asked the special committee to escort Governor Inslee from the House Chamber.

The President thanked the consuls.

The President asked the special committee to escort the Statewide-elected officials from the House Chamber.

The President asked the special committee to escort the Supreme Court Justices from the House Chamber.

On motion of Representative Sullivan, the Joint Session was dissolved. The Speaker assumed the chair.

The Sergeant at Arms of the House and the Sergeant at Arms of the Senate escorted President of the Senate,
Lieutenant Governor Cyrus Habib, Senator Karen Keiser, Senator Randi Becker and Senator Rebecca Saldana and members of the Washington State Senate from the House Chamber.

There being no objection, the House adjourned until 10:00 a.m., January 10, 2018, the 3rd Day of the Regular Session.

FRANK CHOPP, Speaker
BERNARD DEAN, Chief Clerk
THIRD DAY

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

The flags were escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Lalit Bhimanadam and Syirria Christensen. The Speaker (Representative Orwall presiding) led the Chamber in the Pledge of Allegiance. The prayer was offered by Reverend Tammy Stampfli, The United Churches of Olympia, Washington.

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

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

MESSAGE FROM THE SENATE

January 14, 2020

Mme. SPEAKER:

The President has signed:

HOUSE CONCURRENT RESOLUTION NO. 4402,
HOUSE CONCURRENT RESOLUTION NO. 4403,
and the same are herewith transmitted.

Brad Hendrickson, Secretary

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

INTRODUCTION & FIRST READING

HB 2474 by Representative Sells

AN ACT Relating to sales commissions; and amending RCW 49.48.150, 49.48.160, and 49.48.010.

Referred to Committee on Labor & Workplace Standards.

HB 2475 by Representatives Mead, DeBold, Peterson, Doglio and Lekanoff

AN ACT Relating to the underground storage tank reinsurance program; amending RCW 70.148.005, 70.148.050, 70.148.020, and 70.148.090; and adding a new section to chapter 70.148 RCW.

Referred to Committee on Environment & Energy.

HB 2476 by Representatives Walen, Duerr, Kloba, Kilduff, Leavitt, Lekanoff, Orwall, Davis, Doglio, Frame, Macri, Goodman and Ormsby

AN ACT Relating to debt buyers; amending RCW 19.16.100, 19.16.260, 19.16.440, and 19.16.450; and creating a new section.

Referred to Committee on Civil Rights & Judiciary.

HB 2477 by Representatives Vick, Hoff, Volz and Kraft

AN ACT Relating to reviewing standards for professional licensing regulation; and adding a new chapter to Title 18 RCW.

Referred to Committee on Consumer Protection & Business.

HB 2478 by Representative Vick

AN ACT Relating to authorizing sports wagering at tribal casinos, card rooms, and racetracks; amending RCW 9.46.0335, 9.46.070, 9.46.130, 9.46.153, 9.46.155, 9.46.190, 9.46.210, 9.46.220, 9.46.240, 67.04.010, 67.04.020, 67.04.030, 67.04.040, 67.04.050, 67.04.060, 67.04.070, and 67.04.080; adding a new section to chapter 82.04 RCW; adding a new section to chapter 67.04 RCW; adding a new section to Title 9 RCW; recodifying RCW 67.24.010; repealing RCW 67.24.020; and prescribing penalties.

Referred to Committee on Commerce & Gaming.

HB 2479 by Representatives Stokesbary, Eslick, Caldier, Irwin, Gildon, Barkis, Corry, Walsh, Hoff, Griffey, Kretz, Volz, Dufault, Jenkin, Vick, Rude, Shea and Ybarra

AN ACT Relating to reaffirming the prohibition of the imposition of a local income tax; adding a new section to chapter 84.52 RCW; creating a new section; and declaring an emergency.

Referred to Committee on Finance.

HB 2480 by Representatives Robinson, Rude, Leavitt, Valdez, Doglio, Pollet, Cody and Riccelli

AN ACT Relating to providing a sales and use tax exemption for diapers and diaper services; adding a
new section to chapter 82.08 RCW; adding a new section to chapter 82.12 RCW; and creating new sections.

Referred to Committee on Finance.

HB 2481  by Representatives Thai, Doglio and Ryu

AN ACT Relating to establishing exceptions to trailer license plate display requirements; and reenacting and amending RCW 46.16A.200.

Referred to Committee on Transportation.

HB 2482  by Representatives Macri, Goodman, Harris and Pollet

AN ACT Relating to spinal manipulation endorsement requirements for physical therapists; repealing 2014 c 116 s 2; repealing 2014 c 116 s 7 (uncodified); and providing an effective date.

Referred to Committee on Health Care & Wellness.

HB 2483  by Representatives Van Werven, Goodman and Ormsby

AN ACT Relating to vehicle impoundment and redemption following arrest for driving or being in physical control of a vehicle while under the influence of alcohol or drugs; amending RCW 46.55.113 and 46.55.360; creating a new section; and repealing RCW 46.55.350.

Referred to Committee on Public Safety.

HB 2484  by Representatives Van Werven, Springer and Cody

AN ACT Relating to sunshine committee recommendations regarding juveniles; amending RCW 7.69A.020, 7.69A.030, 10.97.130, 13.50.050, and 42.56.240; and reenacting and amending RCW 42.56.230.

Referred to Committee on State Government & Tribal Relations.

HB 2485  by Representatives Kloba, Slatter, Senn, Lekanoff, Thai, Callan, Valdez, Smith, Davis, Pollet, Hudgins and Ormsby

AN ACT Relating to collection, use, and disclosure of genetic data by direct-to-consumer genetic testing companies; adding a new chapter to Title 19 RCW; and prescribing penalties.

Referred to Committee on Innovation, Technology & Economic Development.

HB 2486  by Representatives Lekanoff, Fitzgibbon, Leavitt, Doglio, Ramel and Hudgins

AN ACT Relating to extending the electric marine battery incentive; amending RCW 82.08.996 and 82.12.996; amending 2019 c 287 s 20 (uncodified); providing an effective date; and providing expiration dates.

Referred to Committee on Finance.

HB 2487  by Representatives Smith, Paul, Leavitt and Ormsby

AN ACT Relating to veterans' scoring criteria status in examinations; and amending RCW 41.04.010.

Referred to Committee on State Government & Tribal Relations.

HB 2488  by Representatives Fitzgibbon and Cody

AN ACT Relating to park and recreation district levies; amending RCW 36.69.145, 84.52.010, and 84.52.043; and creating a new section.

Referred to Committee on Finance.

HB 2489  by Representatives Ryu, Walen, Dolan, Gildon, Duerr, Leavitt, Doglio, Tharinger, Lekanoff and Ormsby

AN ACT Relating to the authority of counties, cities, and towns to exceed statutory property tax limitations for the purpose of financing affordable housing for very low-income households and low-income households; amending RCW 84.52.105 and 84.52.043; amending 1993 c 337 s 1 (uncodified); and providing an effective date.

Referred to Committee on Finance.

HB 2490  by Representative Appleton

AN ACT Relating to expanding the property tax exemption for new and rehabilitated multiple-unit dwellings in urban centers; amending RCW 84.14.010; and creating a new section.

Referred to Committee on Finance.

HB 2491  by Representatives Ramos, Barkis, Leavitt, Valdez, Callan and Lekanoff

AN ACT Relating to authorizing the governor to enter into compacts with federally recognized Indian tribes principally located within Washington state for the issuance of tribal license plates and vehicle registration; and adding a new section to chapter 46.16A RCW.

Referred to Committee on Transportation.

HB 2492  by Representatives Peterson, MacEwen, Eslick and Volz
AN ACT Relating to increasing the dollar limit of pull-tabs; and amending RCW 9.46.110.

Referred to Committee on Commerce & Gaming.

HB 2493 by Representatives Kirby, Vick and Walen

AN ACT Relating to captive insurers; amending RCW 48.14.020, 48.14.095, 48.15.160, and 82.04.320; adding a new chapter to Title 48 RCW; creating a new section; and declaring an emergency.

Referred to Committee on Consumer Protection & Business.

HB 2494 by Representatives Stonier, Vick, Wylie, Boehnke, Riccelli, Van Werven and Chapman

AN ACT Relating to sales and use tax for public facilities in rural or border counties; amending RCW 82.14.370; and providing an effective date.

Referred to Committee on Finance.

HB 2495 by Representatives Shewmake, Peterson, Doglio, Goodman and Lekanoff

AN ACT Relating to the use of electricity from energy recovery facilities using municipal solid waste under the Washington clean energy transformation act; amending RCW 19.405.040 and 19.405.050; and creating a new section.

Referred to Committee on Environment & Energy.

HB 2496 by Representatives Mead, Fitzgibbon, Peterson, Lekanoff, Shewmake, Doglio, Fey, Gregerson, Slatter, Walen, Thai, Kloba, Robinson, Senn, Davis, Ramel, Tharinger, Pollet and Goodman

AN ACT Relating to providing for responsible environmental management of batteries; amending RCW 70.375.130 and 43.21B.300; reenacting and amending RCW 42.56.270, 43.21B.110, and 43.21B.110; adding a new chapter to Title 70 RCW; prescribing penalties; providing an effective date; and providing an expiration date.

Referred to Committee on Environment & Energy.

HB 2497 by Representatives Ormsby, Leavitt, Doglio, Ramel, Tharinger, Goodman, Riccelli and Santos

AN ACT Relating to adding development of permanently affordable housing to the allowable uses of community revitalization financing, the local infrastructure financing tool, and local revitalization financing; and amending RCW 39.89.020, 39.102.020, and 39.104.020.

Referred to Committee on Finance.

HB 2498 by Representatives Corry, Blake, Walsh, Mosbrucker, Chandler, Hoff, Dye, Graham, Davis, Dent, Dufault, Van Werven, Maycumber, Rude, Ybarra, Lekanoff, Eslick and Leavitt

AN ACT Relating to providing compensation to department of natural resources lessees whose leases are terminated for reasons other than default; and amending RCW 79.13.420.

Referred to Committee on Rural Development, Agriculture, & Natural Resources.

HB 2499 by Representatives Appleton, Klippert and Goodman

AN ACT Relating to the certification of corrections officers; amending RCW 43.101.085, 43.101.010, 43.101.380, 43.101.400, 43.101.080, and 43.101.220; adding new sections to chapter 43.101 RCW; and providing an effective date.

Referred to Committee on Public Safety.

HB 2500 by Representatives Ryu, Leavitt, J. Johnson, Tharinger, Pollet and Santos

AN ACT Relating to administration of the senior property tax exemption program; and amending RCW 84.36.387 and 84.36.385.

Referred to Committee on Finance.

HB 2501 by Representatives Eslick, Blake, Barkis, Ybarra and Shea

AN ACT Relating to allowable uses for the multiuse roadway safety account; and amending RCW 46.09.540.

Referred to Committee on Transportation.

HB 2502 by Representative Pettigrew

AN ACT Relating to low-proof alcoholic beverages; reenacting and amending RCW 66.04.010; and adding a new section to chapter 66.28 RCW.

Referred to Committee on Commerce & Gaming.

HB 2503 by Representatives Barkis, Blake, Walsh, Young and Dufault

AN ACT Relating to the removal of fish passage barriers; amending RCW 77.95.160; reenacting and amending RCW 43.84.092; adding a new section to chapter 47.04 RCW; adding a new section to chapter 46.68 RCW; and creating a new section.

Referred to Committee on Transportation.
HB 2504 by Representatives Walsh and Blake

AN ACT Relating to creating the southwest Washington salmon restoration act; adding a new section to chapter 77.95 RCW; and creating a new section.

Referred to Committee on Rural Development, Agriculture, & Natural Resources.

HB 2505 by Representatives Robinson, Boehnke, Chapman, Leavitt, Orcutt, Doglio and Tharinger

AN ACT Relating to extending the business and occupation tax exemption for amounts received as credits against contracts with or funds provided by the Bonneville power administration and used for low-income ratepayer assistance and weatherization; amending RCW 82.04.310; creating a new section; and providing an effective date.

Referred to Committee on Finance.

HB 2506 by Representatives Walsh, Blake and Graham

AN ACT Relating to increasing transparency in the marbled murrelet advisory committee process by requiring advance public notice of all committee meetings; amending RCW 43.30.583; amending 2018 c 255 s 4 (uncodified); and providing a contingent expiration date.

Referred to Committee on Rural Development, Agriculture, & Natural Resources.

HB 2507 by Representatives Irwin, Barkis, Chambers, Fitzgibbon, Walsh, MacEwen, Griffey, Leavitt, Gildon and Graham

AN ACT Relating to addressing illicit discharges of wastewater pollution; amending RCW 90.48.144, 36.89.080, 35.67.020, and 90.48.120; adding new sections to chapter 90.48 RCW; creating new sections; and prescribing penalties.

Referred to Committee on Environment & Energy.

HB 2508 by Representatives Wylie and Vick

AN ACT Relating to simplifying the process for donating low-value surplus property owned by a city-owned utility; and amending RCW 35.94.040.

Referred to Committee on Local Government.

HB 2509 by Representatives Callan, Ybarra, Pettigrew, Corry, Davis and Hudgins

AN ACT Relating to creating a computer science grant program; adding a new section to chapter 28A.300 RCW; creating a new section; making an appropriation; and providing an expiration date.

Referred to Committee on Education.

HB 2510 by Representatives Kirby, MacEwen and Graham

AN ACT Relating to requiring the liquor and cannabis board to provide written interpretations of liquor statutes and rules; adding a new section to chapter 66.08 RCW; and creating a new section.

Referred to Committee on Commerce & Gaming.

HB 2511 by Representatives Stonier, Sells, Gregerson, Ormsby, Chapman, Valdez, Chopp, Bergquist, Davis, Doglio, Frame, Ramel, Pollet, Macri, Goodman, Riccelli and Robinson

AN ACT Relating to providing labor protections for domestic workers; amending RCW 49.46.010 and 49.60.040; adding a new chapter to Title 49 RCW; prescribing penalties; and providing effective dates.

Referred to Committee on Labor & Workplace Standards.

HB 2512 by Representatives Orwall, Stokesbary, Pollet, Ryu, Valdez, Volz, Leavitt, Gildon, Graham, Doglio and Dufault

AN ACT Relating to interest and penalty relief for qualified mobile home and manufactured home owners; and amending RCW 84.56.070.

Referred to Committee on Civil Rights & Judiciary.

HB 2513 by Representatives Slatter, Leavitt, Ortiz-Self, Valdez, Bergquist, Davis, J. Johnson, Pollet, Goodman, Lekanoff, Ormsby and Riccelli

AN ACT Relating to prohibiting the practice of transcript withholding and limiting the practice of registration holds at institutions of higher education as debt collection practices; and amending RCW 28B.10.293.

Referred to Committee on College & Workforce Development.

HB 2514 by Representatives Leavitt, Rude, Slatter, Ortiz-Self, Kilduff, Valdez and Goodman

AN ACT Relating to creating the Washington common application; adding a new section to chapter 28B.77 RCW; and adding a new section to chapter 28B.15 RCW.

Referred to Committee on College & Workforce Development.
HB 2515 by Representatives Macri, Doglio, Fitzgibbon, Gregerson, Ramel, Senn, Tarleton, Peterson, Pollet and Hudgins

AN ACT Relating to the electrification of transportation; adding new sections to chapter 47.01 RCW; adding a new section to chapter 46.01 RCW; and creating a new section.

Referred to Committee on Transportation.

HB 2516 by Representatives Duerr, Kirby, Ryu, Kilduff, Springer, Tarleton, Valdez, Tharinger and Ormsby

AN ACT Relating to creating the secure choice retirement savings program; amending RCW 43.330.732, 43.330.735, and 30B.04.040; reenacting and amending RCW 43.79A.040; adding new sections to chapter 43.33 RCW; creating new sections; decodifying RCW 43.330.730; and prescribing penalties.

Referred to Committee on Consumer Protection & Business.

HB 2517 by Representatives Leavitt and Gildon

AN ACT Relating to the Washington customized employment training program; and amending RCW 82.04.449.

Referred to Committee on Finance.

HB 2518 by Representatives Shewmake, Ybarra, Boehnke, Tarleton, Mead, Fitzgibbon, Lekanoff, Ramel, Callan, Peterson, Slatter, Davis, Doglio, Pollet and Cody

AN ACT Relating to the safe and efficient transmission and distribution of natural gas; amending RCW 70.235.020; adding a new section to chapter 80.28 RCW; adding a new section to chapter 81.88 RCW; and creating a new section.

Referred to Committee on Environment & Energy.

HB 2519 by Representatives Walen, Valdez, Orwall, Kilduff, Thai, Chapman, Peterson, Davis, Doglio, Ramel, Tharinger, Pollet, Cody, Ormsby and Robinson

AN ACT Relating to reasonable public safety measures to prevent dangerous individuals from acquiring ammunition; amending RCW 9.41.080 and 9.41.110; reenacting and amending RCW 9.41.010; adding new sections to chapter 9.41 RCW; creating a new section; prescribing penalties; and providing an effective date.

Referred to Committee on Civil Rights & Judiciary.

HB 2520 by Representatives Thai, Macri, Doglio, Morgan, Entenman, Kilduff, Pollet, Ryu and Robinson

AN ACT Relating to documentation and processes governing landlords' claims for damage to residential premises; amending RCW 59.18.260, 59.18.280, 59.18.060, and 59.18.130; reenacting and amending RCW 59.18.030; adding a new section to chapter 59.18 RCW; and adding a new section to chapter 43.31 RCW.

Referred to Committee on Civil Rights & Judiciary.

HB 2521 by Representatives Thai, Ortiz-Self, Ryu, Lekanoff, Senn, Kilduff, Walen, Gregerson, Davis, Slatter, Frame, Kloba, Macri, Doglio and Riccelli

AN ACT Relating to adding individual tax identification number filers to the working families tax credit; amending RCW 82.08.0206; creating a new section; and providing an effective date.

Referred to Committee on Finance.

HB 2522 by Representatives Ormsby, Ryu, Doglio, Frame and Pollet

AN ACT Relating to making expenditures from the budget stabilization account to alleviate the issue of homelessness; creating a new section; making appropriations; and declaring an emergency.

Referred to Committee on Appropriations.

HB 2523 by Representatives Ortiz-Self, Slatter, Leavitt, Valdez, Pollet and Bergquist

AN ACT Relating to expanding access to higher education; adding new sections to chapter 28B.77 RCW; adding a new section to chapter 28A.230 RCW; and creating a new section.

Referred to Committee on College & Workforce Development.

HB 2524 by Representatives Chandler, Blake and Dent

AN ACT Relating to expanding the scope of agricultural products subject to requirements in chapter 15.83 RCW related to negotiation concerning production or marketing; and amending RCW 15.83.010 and 15.83.030.

Referred to Committee on Rural Development, Agriculture, & Natural Resources.

HB 2525 by Representatives Callan, Corry, Eslick, Springer, Orwall, Ortiz-Self, Shewmake, Goodman, Senn, Caldier, Dent, Leavitt, Davis, Doglio, J. Johnson and Pollet

AN ACT Relating to establishing the family connections program; amending RCW 2.70.060,
2.70.070, 2.70.080, 2.70.090, and 74.13.802; adding a new section to chapter 74.13 RCW; creating a new section; and providing an expiration date.

Referred to Committee on Human Services & Early Learning.

HB 2526 by Representatives Volz, Riccelli, Graham, Ormsby, Vick, Hoff, Barkis, Caldier, Shewmake, Griffey, Jenkin, Leavitt, Dolan, Paul, Valdez, Ybarra, Chambers, Doglio, Dufault and Lekanoff

AN ACT Relating to protecting taxpayers from home foreclosure; and amending RCW 84.56.020.

Referred to Committee on Local Government.

HB 2527 by Representatives Ramos, Kilduff, Gregerson, Valdez, Slatter, Ortiz-Self, Tarleton, Davis, Doglio, Callan, Ramel, Pollet, Hudgins, Ormsby and Santos

AN ACT Relating to protecting the rights of Washingtonians during the United States census; adding a new section to chapter 43.62 RCW; adding a new section to chapter 9A.60 RCW; prescribing penalties; and declaring an emergency.

Referred to Committee on State Government & Tribal Relations.

HB 2528 by Representatives Ramos, DeBolt, Chapman, Boehnke, Blake, Fitzgibbon, Tharinger and Santos

AN ACT Relating to recognizing the contributions of the state's forest products sector as part of the state's global climate response; amending RCW 70.235.005 and 43.330.060; adding a new section to chapter 70.235 RCW; adding a new section to chapter 89.08 RCW; and creating a new section.

Referred to Committee on Rural Development, Agriculture, & Natural Resources.

HB 2529 by Representatives Gregerson, Entenman, Fey, Wylie, Mead, Peterson, Thai, Ramos, Hudgins, Tarleton and Frame

AN ACT Relating to odd-numbered year elections; amending RCW 29A.04.321, 29A.04.330, 29A.04.420, 29A.92.110, 36.105.090, 35.17.020, 35.18.270, 35.23.051, 35.27.090, 35.30.080, 35.61.050, 35A.02.050, 36.32.030, 36.32.055, 36.69.070, 36.105.050, 36.105.060, 36.69.090, 36.93.051, 36.93.061, and 36.93.063; reenacting and amending RCW 29A.92.050; creating a new section; and providing an effective date.

Referred to Committee on State Government & Tribal Relations.

HB 2530 by Representatives Gregerson, Thai, Hudgins, Peterson and Tarleton

AN ACT Relating to making necessary changes to move the primary election date to May; amending RCW 29A.04.311, 29A.04.321, 29A.04.330, 29A.24.050, 42.52.180, 42.52.185, and 29A.60.190; reenacting and amending RCW 42.17A.560; and providing an effective date.

Referred to Committee on State Government & Tribal Relations.

HB 2531 by Representatives Caldier, Leavitt, Harris, Cody and Davis

AN ACT Relating to protecting patients from certain unsafe dental practices; and adding a new section to chapter 18.32 RCW.

Referred to Committee on Health Care & Wellness.

HB 2532 by Representatives Sullivan, Doglio, Goodman and Ormsby

AN ACT Relating to ensuring funding for the workforce education investment act so that students can achieve their dreams of continuing education through modification of the workforce education investment surcharge; amending RCW 28C.18.200, 43.79.195, 82.04.290, and 82.04.299; creating new sections; and declaring an emergency.

Referred to Committee on Finance.

HB 2533 by Representatives Fitzgibbon and Leavitt

AN ACT Relating to disability benefits in the public safety employees' retirement system; and amending RCW 41.37.230.

Referred to Committee on Appropriations.

HB 2534 by Representatives Dufault, Vick, Santos, Hoff, Walen, Ybarra, Barkis, Corry, Paul, Duerr, Caldier, Gildon, Volz, Ormsby and Van Werven

AN ACT Relating to provisional professional licenses for service members and military spouses; adding a new section to chapter 43.24 RCW; and creating a new section.

Referred to Committee on Housing, Community Development & Veterans.

HB 2535 by Representatives Kirby, Pollet, Ormsby and Santos

AN ACT Relating to providing for a grace period before late fees may be imposed for past due rent; and amending RCW 59.18.170 and 59.18.230.
Referred to Committee on Civil Rights & Judiciary.

HB 2536 by Representatives Maycumber, Chapman, Blake, Walsh, Dent, Van Werven, Graham, Goehner, Mosbrucker, Dufault and Tharinger

AN ACT Relating to updating rural character under the growth management act; and reenacting and amending RCW 36.70A.030 and 36.70A.070.

Referred to Committee on Environment & Energy.

HB 2537 by Representatives Maycumber, Klippert, Chambers, Dent, Griffey, Barkis, Graham, Walsh, Mosbrucker, Blake and Volz

AN ACT Relating to establishing the law enforcement training standards and education board for the purpose of improving the basic law enforcement education academy and other programs and curriculum hosted or designed by the criminal justice training commission; amending RCW 43.101.080; and adding new sections to chapter 43.101 RCW.

Referred to Committee on Public Safety.

HB 2538 by Representatives Maycumber, Lovick, Klippert, Chapman, Chambers, Lekanoff, Corry, Mosbrucker, Riccelli, Dent, Griffey, Barkis, Graham, Goehner, Rude, Blake, Leavitt, Valdez, Volz and Ormsby

AN ACT Relating to a pilot project for providing basic law enforcement training in eastern Washington; adding a new section to chapter 43.101 RCW; creating a new section; and providing an expiration date.

Referred to Committee on Appropriations.

HB 2539 by Representatives Maycumber, Lovick, Klippert, Chapman, Lekanoff, Corry, Stonier, Irwin, MacIwen, Frame, Walsh, Harris, Dent, Griffey, Barkis, Graham, Goehner, Chambers, Mosbrucker, Riccelli, Blake, Leavitt, Valdez and Volz

AN ACT Relating to establishing a law enforcement professional development outreach grant program; creating new sections; and providing an expiration date.

Referred to Committee on Appropriations.

HB 2540 by Representatives Maycumber, Lekanoff, Chapman, Senn, Rude, Mead, Walen, Duerr, Chambers, Riccelli, Harris, Van Werven, Stonier, Kloba, Leavitt, Davis, Doglio, Dufault, Pollet and Macri

AN ACT Relating to clarifying when campaign funds may be used for child care expenses; and amending RCW 42.17A.445.

Referred to Committee on State Government & Tribal Relations.

HB 2541 by Representatives Maycumber, Chapman, Blake, Harris, Kloba, Chambers, Stonier, Dent, Griffey, Barkis, Van Werven, Graham, Walsh, Goehner, Rude, Kretz, Tharinger and Lekanoff

AN ACT Relating to creating the Washington rural development act; adding a new section to chapter 48.14 RCW; adding a new section to chapter 82.04 RCW; adding a new chapter to Title 43 RCW; creating a new section; and providing expiration dates.

Referred to Committee on Rural Development, Agriculture, & Natural Resources.

HB 2542 by Representatives Paul, Dufault, Kilduff, Leavitt, Peterson, Graham, Smith, Volz, Ormsby and Shea

AN ACT Relating to tuition waivers for children of eligible veterans; and amending RCW 28B.15.621.

Referred to Committee on College & Workforce Development.

HB 2543 by Representatives Paul, Dufault, Kilduff, Leavitt, Peterson, Graham, Smith, Davis, Volz and Ormsby

AN ACT Relating to ensuring eligible veterans and their dependents qualify for in-state residency; and amending RCW 28B.15.012.

Referred to Committee on College & Workforce Development.

HB 2544 by Representatives Paul, Dufault, Leavitt, Graham, Smith, Volz and Ormsby

AN ACT Relating to the definition of veteran; and amending RCW 41.

Referred to Committee on Appropriations.

HB 2545 by Representatives Davis, Klippert, Goodman, Robinson, Macri, Griffey, Cody, Sutherland, Graham, Pellicciotti, Leavitt and Ormsby

AN ACT Relating to making jail records available to managed health care systems; and amending RCW 70.48.100.

Referred to Committee on Public Safety.

HB 2546 by Representatives Davis, Corry, Klippert, Dufault, Kilduff, Harris, Callan, Leavitt, Thai, Senn, Appleton, Orwell, Wylie, Dolan, Van Werven, Walen, Chambers, Graham, Ramos, Kloba, Pollet and Lekanoff
AN ACT Relating to the potency of marijuana products; amending RCW 69.50.375 and 69.50.325; reenacting and amending RCW 69.50.357 and 69.50.101; creating a new section.

Referred to Committee on Commerce & Gaming.

HB 2547 by Representative Appleton

AN ACT Relating to allowing qualifying incarcerated persons to apply for possible early release; amending RCW 9.94A.501, 9.94A.570, 9.94A.728, 9.95.422, 9.95.425, 9.95.430, 9.95.435, 9.95.440, 9.94A.533, 9.94A.6332, and 10.95.030; adding a new section to chapter 9.94A RCW; adding a new section to chapter 9.95 RCW; and creating new sections.

Referred to Committee on Public Safety.

HB 2548 by Representatives Lekanoff, Shewmake, Ramel, Leavitt, Davis, Pollet and Santos

AN ACT Relating to the tribally controlled colleges and universities in the state of Washington; and adding a new chapter to Title 28B RCW.

Referred to Committee on College & Workforce Development.

HB 2549 by Representatives Lekanoff, Doglio, Peterson, Pollet, Macri and Hudgins

AN ACT Relating to integrating salmon recovery efforts with growth management; amending RCW 36.70A.020, 36.70A.050, 36.70A.172, 36.70A.320, 36.70A.280, 36.70A.720, 36.70A.705, and 36.70A.480; reenacting and amending RCW 36.70A.030 and 36.70A.070; adding new sections to chapter 36.70A RCW; creating a new section; providing an effective date; and providing an expiration date.

Referred to Committee on Environment & Energy.

HB 2550 by Representatives Lekanoff, Fitzgibbon, Doglio, Peterson, Pollet and Macri

AN ACT Relating to establishing net ecological gain as a policy for application across identified land use, development, and environmental laws; amending RCW 90.74.020 and 90.74.040; reenacting and amending RCW 90.74.010; adding a new chapter to Title 70 RCW; and creating a new section.

Referred to Committee on Environment & Energy.

HB 2551 by Representatives Lekanoff, Ramel, Rude, Leavitt, Valdez, Davis, Doglio, Walen, Pollet, Macri, Ormsby and Santos

AN ACT Relating to permitting students to wear traditional tribal regalia and objects of cultural significance at graduation ceremonies and related events; adding a new section to chapter 28A.600 RCW; adding a new section to chapter 28B.10 RCW; and creating new sections.

Referred to Committee on State Government & Tribal Relations.

HB 2552 by Representatives Lekanoff, DeBolt, Blake, Mead, Ramel, Shewmake, Ramos, Peterson, Thai, Fey, Tharinger, Fitzgibbon, Rude, Tarleton, Leavitt, Davis and Doglio

AN ACT Relating to creating a joint legislative salmon committee; adding a new chapter to Title 44 RCW; and making appropriations.

Referred to Committee on Rural Development, Agriculture, & Natural Resources.

HB 2553 by Representatives Lekanoff, DeBolt, Shewmake, Peterson, Blake, Fitzgibbon, Senn, Rude, Doglio, Kloba, Pollet and Santos

AN ACT Relating to creating a joint executive, legislative, and interagency work group on water resource policy for the purpose of developing a statewide water action plan; adding a new section to chapter 90.03 RCW; and creating a new section.

Referred to Committee on Rural Development, Agriculture, & Natural Resources.

HB 2554 by Representatives Stonier, Cody, Macri, Riccelli, Robinson, Tharinger, Senn, Peterson, Valdez, Davis, Doglio, Dolan, Fitzgibbon, Walen, Frame, Ramel, Pollet, Ryu, Goodman, Lekanoff, Ormsby and Chapman

AN ACT Relating to mitigating inequity in the health insurance market caused by health plans that exclude certain mandated benefits; adding a new section to chapter 48.43 RCW; and adding a new section to chapter 43.71 RCW.

Referred to Committee on Health Care & Wellness.

HB 2555 by Representative Goodman

AN ACT Relating to background check requirements for firearms classified as other under federal firearms laws; adding a new section to chapter 9.41 RCW; prescribing penalties; and providing a contingent expiration date.

Referred to Committee on Civil Rights & Judiciary.

HB 2556 by Representatives Dent, Corry, Eslick, Caldier, Klippert, Jenkin, Griffey, McCaslin, Mosbrucker, Gildon, Dufault and Tharinger
AN ACT Relating to providing regulatory relief for early learning providers; amending RCW 43.216.110 and 43.216.255; adding new sections to chapter 43.216 RCW; creating a new section; and providing an expiration date.

Referred to Committee on Human Services & Early Learning.

HB 2557 by Representatives Dye, Blake, Kretz, Eslick, Gildon and Volz

AN ACT Relating to simplifying the hunting seasons and regulations pamphlet published by the department of fish and wildlife; adding a new section to chapter 77.32 RCW; and creating a new section.

Referred to Committee on Rural Development, Agriculture, & Natural Resources.

HB 2558 by Representatives Bergquist, Tarleton, Stonier, Valdez, Hudgins, J. Johnson, Frame, Pollet and Ormsby

AN ACT Relating to increasing opportunities for young voters; amending RCW 29A.08.210, 29A.08.230, 29A.08.330, 29A.08.810, 29A.08.355, 46.20.155, 28A.230.094, 29A.40.160, 29A.32.031, 29A.32.241, 29A.04.061, 29A.08.110, 29A.08.170, 29A.08.172, 29A.08.174, 29A.08.359, 29A.84.140, 46.20.156, and 29A.08.140; adding a new section to chapter 29A.40 RCW; creating new sections; and providing effective dates.

Referred to Committee on State Government & Tribal Relations.

HB 2559 by Representatives Springer and Dent

AN ACT Relating to payments in lieu of real property taxes by the department of fish and wildlife; amending RCW 77.12.203; and providing an effective date.

Referred to Committee on Rural Development, Agriculture, & Natural Resources.

HB 2560 by Representatives Maycumber, Lovick, Klippert, Chapman, Lekanoff, Corry, Walsh, Van Werven, Chambers, Kloba, Dent, Griffee, Barkis, Graham, Goehner, Blake, Leavitt, Irwin, Gildon, Orwall and Volz

AN ACT Relating to basic law enforcement training; amending RCW 43.101.200; and creating a new section.

Referred to Committee on Public Safety.

HB 2561 by Representatives Macri, Robinson, Stonier, Slatter, Senn, Tharinger, Fitzgibbon, Cody, Walen, Davis, Bergquist, Doglio, J. Johnson, Frame, Pollet, Goodman, Hudgins, Ormsby, Riccelli and Santos

AN ACT Relating to protecting pregnancy and miscarriage-related patient care; adding a new section to chapter 43.70 RCW; and adding a new chapter to Title 70 RCW.

Referred to Committee on Health Care & Wellness.

HB 2562 by Representatives Stonier, Harris, Riccelli, Bergquist, Davis, Doglio, Tharinger, Pollet, Ormsby and Santos

AN ACT Relating to providing telehealth services at schools; creating a new section; making an appropriation; providing an effective date; and providing an expiration date.

Referred to Committee on Health Care & Wellness.

HB 2563 by Representatives Orwall, Davis, Appleton, Lovick, Leavitt, Valdez, Chopp, J. Johnson, Pollet and Lekanoff

AN ACT Relating to enhancing Washington's suicide alert and response system; adding a new section to chapter 43.70 RCW; adding a new section to chapter 28A.300 RCW; creating a new section; and providing an expiration date.

Referred to Committee on Health Care & Wellness.

HB 2564 by Representatives Orwall, Kilduff, Valdez, Pollet, Appleton and Leavitt

AN ACT Relating to safety and health in construction; adding a new section to chapter 49.17 RCW; creating a new section; and prescribing penalties.

Referred to Committee on Labor & Workplace Standards.

HB 2565 by Representatives Fitzgibbon, Doglio and Hudgins

AN ACT Relating to the labeling of disposable wipes products; adding a new chapter to Title 70 RCW; creating a new section; prescribing penalties; and providing an effective date.

Referred to Committee on Environment & Energy.

HB 2566 by Representatives Valdez, Ortiz-Self and Ryu

AN ACT Relating to automated license plate recognition systems; adding a new chapter to Title 46 RCW; prescribing penalties; and providing an effective date.

Referred to Committee on Transportation.
HB 2567  by Representatives Thai, Santos, Ryu, Valdez, Pollet, Davis, Wylie, Gregerson, Slatter, Lekanoff, Ortiz-Self, Frame, Mead and Kloba

AN ACT Relating to the courts open to all; adding new sections to chapter 2.28 RCW; adding a new section to chapter 3.02 RCW; adding a new section to chapter 35.20 RCW; and creating new sections.

Referred to Committee on Civil Rights & Judiciary.

HB 2568  by Representatives Slatter, Harris, Cody, Schmick, Leavitt, Kloba, Tharinger, Pollet and Macri

AN ACT Relating to reducing barriers to patient care through appropriate use of prior authorization and adoption of appropriate use criteria; amending RCW 41.05.074 and 74.09.758; adding new sections to chapter 48.43 RCW; and adding a new section to chapter 70.250 RCW.

Referred to Committee on Health Care & Wellness.

HB 2569  by Representatives Wylie, Cody, Gregerson, Pollet, Tarleton, Senn, Irwin and Davis

AN ACT Relating to authorizing pretrial detention for certain offenses involving firearms; amending RCW 10.21.010, 10.21.020, 10.21.040, 10.21.060, and 10.19.055; and providing a contingent effective date.

Referred to Committee on Public Safety.

HB 2570  by Representatives Gregerson, Barkis, Ryu, Goodman, Peterson, Fitzgibbon, Walsh, Thai, Corry, Macri, Robinson, Gildon, Doglio, Jenkin, Hudgins, Hoff, Frame, Lekanoff, Kloba, Leavitt, Irwin, Bergquist, Davis, Walen, Tharinger, Cody and Ormsby

AN ACT Relating to managing growth by planning and zoning for accessory dwelling units; amending RCW 43.21C.495, 35.63.210, 35A.63.230, and 36.70A.400; adding new sections to chapter 36.70A RCW; creating a new section; and repealing RCW 36.70.677 and 43.63A.215.

Referred to Committee on Environment & Energy.

HB 2571  by Representatives Goodman, Klippert and Ormsby

AN ACT Relating to increased deterrence and meaningful enforcement of fish and wildlife violations; amending RCW 77.15.075, 77.15.100, and 7.84.070; reenacting and amending RCW 77.15.160; and prescribing penalties.

Referred to Committee on Civil Rights & Judiciary.

HB 2572  by Representatives Robinson, Corry, Senn, Dent, Kilduff, Ryu, Frame, Leavitt, Valdez, Davis and Cody

AN ACT Relating to implementation of the recommendations of the December 2019 report from the William D. Ruckelshaus center regarding residential habilitation center clients; creating new sections; and providing an expiration date.

Referred to Committee on Human Services & Early Learning.

HB 2573  by Representatives Pellicciotti, Leavitt, Valdez, Irwin, Davis, J. Johnson and Ormsby

AN ACT Relating to providing public assistance to victims of certain crimes including human trafficking; amending RCW 74.04.005, 74.08A.120, and 74.09.035; adding a new section to chapter 74.04 RCW; and providing an effective date.

Referred to Committee on Appropriations.

HB 2574  by Representatives Stokesbary, Gildon and Van Werven

AN ACT Relating to administrative staffing at institutions of higher education; adding a new section to chapter 28B.07 RCW; and creating a new section.

Referred to Committee on College & Workforce Development.

HB 2575  by Representatives Pellicciotti, Ryu, Tarleton, Orwell, Dolan, J. Johnson and Pollet

AN ACT Relating to reforms to increase transparency and accountability of the Washington redistricting commission; amending RCW 44.05.020, 44.05.030, 44.05.070, 44.05.080, 44.05.100, 44.05.110, and 42.30.040; adding a new section to chapter 44.05 RCW; and creating a new section.

Referred to Committee on State Government & Tribal Relations.

HB 2576  by Representatives Ortiz-Self, Gregerson, Doglio, Pettigrew, Santos, Peterson, Lekanoff, Ryu, Pollet, Valdez, Thai, Macri, Fitzgibbon, Dolan, Davis, J. Johnson, Walen, Frame, Ormsby and Riccelli

AN ACT Relating to private detention facilities; adding a new chapter to Title 70 RCW; creating new sections; and declaring an emergency.

Referred to Committee on Public Safety.

HB 2577  by Representatives Barkis, Chapman, Schmick, Walen, Chambers, Corry, Tarleton, Leavitt, Vick, Dye, Cody, Macri, Stokesbary, Frame, Tharinger,
Hoff, Pellicciotti, Gildon, Senn, Walsh, Dent, Dolan, Jenkin, Volz, Blake, Lekanoff, Van Werven and Ybarra

AN ACT Relating to agency responsibilities to regulated businesses and professions; adding a new chapter to Title 18 RCW; creating new sections; and providing an expiration date.

Referred to Committee on State Government & Tribal Relations.

HB 2578 by Representatives Dye, Van Werven and Gildon

AN ACT Relating to establishing the Washington excels scholarship program; amending RCW 28A.230.090; adding a new section to chapter 82.04 RCW; and adding a new chapter to Title 28B RCW.

Referred to Committee on College & Workforce Development.

HB 2579 by Representatives Dye, Eslick, Klippert and Ormsby

AN ACT Relating to establishing a wild horse holding and training program at Coyote Ridge corrections center; and creating new sections.

Referred to Committee on Public Safety.

HB 2580 by Representatives Caldier, Callan, Dent, Corry and Frame

AN ACT Relating to requiring the department of children, youth, and families to submit a report regarding independent living services; and amending RCW 74.13.540.

Referred to Committee on Human Services & Early Learning.

HB 2581 by Representatives Caldier, Ybarra, Volz, Steele, Mosbrucker, Hoff and Pollet

AN ACT Relating to removing the special education enrollment limit for funding; and amending RCW 28A.150.390.

Referred to Committee on Appropriations.

HB 2582 by Representatives Caldier, Harris, Schmick, Hoff, Irwin and Gildon

AN ACT Relating to taxation of independent health care providers; adding a new section to chapter 82.04 RCW; and creating a new section.

Referred to Committee on Finance.

HB 2583 by Representatives Caldier, Dent and Corry

AN ACT Relating to student transportation for students in out-of-home placements; and adding a new section to chapter 28A.160 RCW.

Referred to Committee on Education.

HB 2584 by Representatives Caldier, Frame, Leavitt and Davis

AN ACT Relating to establishing rates for behavioral health services; and adding a new section to chapter 71.24 RCW.

Referred to Committee on Appropriations.

HB 2585 by Representatives Schmick, Barkis and Shea

AN ACT Relating to providing discretion to the director of the department of labor and industries to waive or modify penalties and violations when action is taken to avoid imminent danger of loss of life or serious injury; amending RCW 49.17.180; and creating a new section.

Referred to Committee on Labor & Workplace Standards.

HB 2586 by Representatives Ramel, Fitzgibbon, Shewmake, Doglio, Stonier, Mead, Duerr, Lekanoff, Hudgins and Macri

AN ACT Relating to the electrification of homes and buildings; adding a new section to chapter 54.16 RCW; and creating a new section.

Referred to Committee on Environment & Energy.

HB 2587 by Representatives Ramel, Shewmake, Duerr, Stonier, Dufault, Doglio, Mead, Thai, Lekanoff, Fitzgibbon, Pollet, Leavitt and Davis

AN ACT Relating to establishing a program for the designation of state scenic bikeways; and adding a new section to chapter 79A.05 RCW.

Referred to Committee on Housing, Community Development & Veterans.

HB 2588 by Representatives Pollet, Leavitt, Valdez, Senn, Duerr, Ryu, Frame, Boehnke, Hudgins and Kraft

AN ACT Relating to improving openness, accountability, and transparency of special purpose districts; amending RCW 36.96.010, 36.96.020, 36.96.030, 36.96.040, 36.96.050, and 36.96.900; adding new sections to chapter 36.96 RCW; and repealing RCW 42.17A.010.

Referred to Committee on Local Government.
HB 2589  by Representatives Callan, Rude, Pollet, Orwall, Doglio, Steele, Kilduff, Caldier, Davis, Corry, Senn, Ybarra, Thai, Ramos, Ryu, Santos, Leavitt, Gildon, Bergquist, J. Johnson, Frame and Macri

AN ACT Relating to requiring contact information for suicide prevention and crisis intervention organizations on student and staff identification cards; adding a new section to chapter 28A.210 RCW; adding a new section to chapter 28B.10 RCW; creating new sections; and providing an expiration date.

Referred to Committee on Education.

HJR 4210  by Representatives Wylie, Cody, Gregerson, Pollet, Tarleton, Senn and Davis

Authorizing pretrial detention for certain offenses involving firearms.

Referred to Committee on Public Safety.
FOURTH DAY

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

Speaker Orwell assumed the chair.

The flags were escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Olivia Snyder and Eric Brown. The Speaker (Representative Orwell presiding) led the Chamber in the Pledge of Allegiance. The prayer was offered by Pastor Matt Daniels, Evergreen Bible Church, Vancouver, Washington.

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

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

MESSAGES FROM THE SENATE

January 15, 2020

Mme. SPEAKER:

The Senate has passed:

ENGROSSED SENATE BILL NO. 5450,
SECOND ENGROSSED SENATE BILL NO. 5887,
and the same are herewith transmitted.

Brad Hendrickson, Secretary

January 15, 2020

Mme. SPEAKER:

The Senate has passed:

ENGROSSED SUBSTITUTE SENATE BILL NO. 5323,
SENATE BILL NO. 5811,
SECOND SUBSTITUTE SENATE BILL NO. 5947,
SENATE JOINT MEMORIAL NO. 8014,
and the same are herewith transmitted.

Brad Hendrickson, Secretary

Speaker Jinkins assumed the chair.

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

INTRODUCTION & FIRST READING

HB 2590 by Representatives Peterson, Lekanoff and Doglio

AN ACT Relating to unlawful possession of a firearm; amending RCW 9.41.042, 13.40.0357, 13.40.160, 13.40.193, 13.40.265, and 70.02.240; reenacting and amending RCW 9.41.040 and 70.02.230; and prescribing penalties.

Referred to Committee on Civil Rights & Judiciary.

HB 2591 by Representatives Senn, Dent, Kilduff, Eslick, Appleton, Callan, Macri, Corry, Frame, Pollet, Robinson, Thai, Caldier, Fey, Chopp, Bergquist, Lekanoff, Cody, Doglio, Gregerson, Goodman, J. Johnson, Leavitt, Santos, Ormsby, Riccelli and Davis

AN ACT Relating to youth eligible for developmental disability services who are expected to exit the foster care system; amending RCW 43.88C.010 and 74.13.341; adding a new section to chapter 43.88 RCW; and creating a new section.

Referred to Committee on Human Services & Early Learning.

HB 2592 by Representatives Barkis, Doglio, Hoff and Eslick

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

Referred to Committee on Transportation.

HB 2593 by Representatives Boehnke, DeBolt, Goehner, Steele, Gildon and Tharinger

AN ACT Relating to promoting economic development through enhancing state agency permitting; and amending RCW 43.42A.010, 43.42A.020, and 43.42A.040.

Referred to Committee on State Government & Tribal Relations.
HB 2594 by Representatives Boehnke, DeBolt, Shewmake and Goehner

AN ACT Relating to disclosures to retail electric and natural gas customers; amending 2019 c 288 s 23 (unnumbered); adding a new section to chapter 19.29A RCW; adding a new section to chapter 80.28 RCW; and creating a new section.

Referred to Committee on Environment & Energy.

HB 2595 by Representatives Boehnke, Chapman, Dent, Leavitt, Goehner, Steele and Eslick

AN ACT Relating to smoke detection devices; and amending RCW 43.44.110.

Referred to Committee on Civil Rights & Judiciary.

HB 2596 by Representatives Boehnke, Kloba, Slatter, Entenman, Hudgins, Steele, Eslick and Santos

AN ACT Relating to fostering economic growth in Washington by supporting emerging businesses in the new space economy; and creating new sections.

Referred to Committee on Innovation, Technology & Economic Development.

HB 2597 by Representatives Robinson, Harris, Macri, J. Johnson, Tharinger, Santos and Pollet

AN ACT Relating to increasing patient access rights to timely and appropriate postacute care by addressing the medicaid functional assessment and financial eligibility process for medicaid funded long-term services and supports; amending RCW 74.39A.040; adding a new section to chapter 74.39A RCW; creating new sections; and providing an expiration date.

Referred to Committee on Health Care & Wellness.

HB 2598 by Representatives Tharinger, Schmick, Pollet and Kloba

AN ACT Relating to requiring medicaid managed care organizations to provide reimbursement of health care services provided by substitute providers; and adding a new section to chapter 74.09 RCW.

Referred to Committee on Health Care & Wellness.

HB 2599 by Representatives Eslick, Kilduff, Doglio and Leavitt


Referred to Committee on Human Services & Early Learning.

HB 2600 by Representatives Callan, Kilduff and Ramos

AN ACT Relating to the definition of "community residential service business" for the purposes of chapter 74.39A RCW; and amending RCW 74.39A.009.

Referred to Committee on Human Services & Early Learning.

HB 2601 by Representatives Tharinger, Barkis, Leavitt and Ryu

AN ACT Relating to the authority of the parks and recreation commission to approve leases; and amending RCW 79A.05.025 and 79A.05.030.

Referred to Committee on Housing, Community Development & Veterans.

HB 2602 by Representatives Morgan, Thai, Pettigrew, Entenman, Lovick, Slatter, Santos, Ryu, Duerr, Appleton, Bergquist, Stomier, Ramos, Leavitt, Corry, Orwell, Dolan, Frame, Valdez, Gregerson, Ortiz-Self, Peterson, Davis, Riccelli, Callan, J. Johnson, Fey, Ramel, Hudgins, Kilduff, Robinson, Irwin, Doglio, Ormsby, Pollet and Macri

AN ACT Relating to hair discrimination; and amending RCW 49.60.040.

Referred to Committee on Civil Rights & Judiciary.

HB 2603 by Representatives Springer, Chandler, Chapman, Fitzgibbon, Lekanoff and Tharinger

AN ACT Relating to trust water rights; amending RCW 90.42.005, 90.42.010, 90.42.030, 90.42.040, 90.42.080, 90.42.100, 90.42.110, 90.42.130, 90.42.150, 90.42.160, and 90.80.055; reenacting and amending RCW 90.42.020; adding new sections to chapter 90.42 RCW; and repealing RCW 90.42.120.

Referred to Committee on Rural Development, Agriculture, & Natural Resources.

HB 2604 by Representatives Young, Tarleton, Smith, Slatter and Hudgins

AN ACT Relating to fostering economic growth in Washington by supporting a certain regulatory environment for blockchain and distributed ledger technology solutions; creating new sections; and providing an expiration date.

Referred to Committee on Innovation, Technology & Economic Development.

HB 2605 by Representatives Young and Eslick

AN ACT Relating to providing a business and occupation tax credit for financial institutions issuing loans to women, minority, and veteran-owned
Buses; adding a new section to chapter 82.04
RCW; creating a new section; and providing an
effective date.

Referred to Committee on Finance.

HB 2606 by Representatives Young, Eslick, Irwin and
Barkis

AN ACT Relating to providing a business and
occupation tax credit for financial institutions issuing
loans for affordable housing programs; adding a new
section to chapter 82.04 RCW; creating a new section;
and providing an effective date.

Referred to Committee on Finance.

HB 2607 by Representatives Callan, Corry, Caldier,
Eslick, Orwall, Entenman, Davis, Shewmake,
Lekanoff, Thai, Chapman, Steele, Fey, Chopp,
Robinson, Bergquist, Senn, Cody, Doglio,
Goodman, Leavitt, Ramel, Santos, Ormsby,
Pollet, Kloba and Macri

AN ACT Relating to assisting homeless individuals in
obtaining Washington state identifiers; amending
RCW 46.20.117; and adding a new section to chapter
43.216 RCW.

Referred to Committee on Human Services & Early
Learning.

HB 2608 by Representatives Blake, Griffey, Van Werven,
Chapman, Eslick and Leavitt

AN ACT Relating to project review and approval under
the state building code; amending RCW 19.27.015,
19.27.020, 19.27.060, 19.27A.015; and 19.27A.020;
adding new sections to chapter 19.27 RCW; adding
new sections to chapter 19.27A RCW; and creating a
new section.

Referred to Committee on Local Government.

HB 2609 by Representatives Duerr, Walen, Fitzgibbon,
Slatter, Doglio, Lekanoff, Senn, Goodman,
Santos, Ormsby and Macri

AN ACT Relating to addressing climate change
through growth management; amending RCW
36.70A.020, 36.70A.480, 36.70A.130, 36.70A.210,
36.70A.100, and 47.80.030; reenacting and amending
RCW 36.70A.070; adding new sections to chapter
36.70A RCW; and adding a new section to chapter
43.21C RCW.

Referred to Committee on Environment & Energy.

HB 2610 by Representatives Duerr, Ramel, Kloba,
Appleton, Walen, Harris, Ryu, Gregerson, Doglio,
Dolan, Valdez, Tharinger, Santos, Pollet and Macri

AN ACT Relating to the sale or lease of
manufactured/mobile home communities and the
property on which they sit; amending RCW 59.20.300
and 59.20.305; reenacting and amending RCW
59.20.030; adding new sections to chapter 59.20 RCW;
creating a new section; and prescribing penalties.

Referred to Committee on Civil Rights & Judiciary.

HB 2611 by Representatives Duerr, Mead, Ramel,
Fitzgibbon, Gregerson and Pollet

AN ACT Relating to promoting the development of
the Washington state bioeconomy; and creating new
sections.

Referred to Committee on Innovation, Technology &
Economic Development.

HB 2612 by Representatives Kloba, Dolan, Doglio,
Morgan, Vick, Blake and Peterson

AN ACT Relating to continuing to improve the
regulated marijuana system; amending RCW
69.50.4013, 69.51A.040, 69.51A.055, and 69.51A.060;
reenacting and amending RCW 69.51A.010; and
repealing RCW 69.51A.043.

Referred to Committee on Health Care & Wellness.

HB 2613 by Representatives Sells and Mosbrucker

AN ACT Relating to granting relief of unemployment
benefit charges when discharge is required by law and
removing outdated statutory language; amending RCW
50.12.200, 50.20.190, 50.29.021, 50.50.070, and
50A.05.070; creating a new section; and repealing
RCW 50.29.020.

Referred to Committee on Labor & Workplace
Standards.

HB 2614 by Representatives Robinson, Doglio, Sells,
Lekanoff, Tharinger and Ormsby

AN ACT Relating to paid family and medical leave;
amending RCW 50A.05.010, 50A.10.010, 50A.10.040,
50A.15.020, 50A.15.060, 50A.15.080, 50A.15.100,
50A.25.070, 50A.30.010, 50A.30.035, 50A.40.010,
50A.40.020, 50A.40.030, 50A.50.010, and 26.23.060;
adding new sections to chapter 50A.40 RCW; and
adding a new section to chapter 50A.05 RCW.

Referred to Committee on Labor & Workplace
Standards.

HB 2615 by Representatives Robinson, Schmick, Cody,
Doglio, Macri, Vick, Thai, Senn, Tharinger and Pollet
AN ACT Relating to establishing the primary care collaborative; and creating new sections.

Referred to Committee on Health Care & Wellness.

HB 2616 by Representatives Cody, Macri and Tharinger

AN ACT Relating to nonparticipating providers; and amending RCW 74.09.522.

Referred to Committee on Appropriations.

HB 2617 by Representatives Robinson, Ortiz-Self, Sells, Macri, Valdez, Lekanoff and Senn

AN ACT Relating to the lease or rental of surplus property of school districts; amending RCW 28A.335.040; and creating a new section.

Referred to Committee on Education.

HB 2618 by Representatives Shewmake, Van Werven and Leavitt

AN ACT Relating to restoring the nonresident retail sales tax exemption; amending RCW 82.08.0273; adding a new section to chapter 82.08 RCW; creating a new section; prescribing penalties; providing an effective date; and providing an expiration date.

Referred to Committee on Finance.

HB 2619 by Representatives Shewmake, Chapman, Ramel, Springer, Van Werven, Senn, Doglio, Goodman and Tharinger

AN ACT Relating to increasing early learning access through licensing, eligibility, and rate improvements; amending RCW 43.216.514 and 43.216.305; adding a new section to chapter 43.216 RCW; creating new sections; and providing expiration dates.

Referred to Committee on Human Services & Early Learning.

HB 2620 by Representatives Walen, Barkis, Fitzgibbon, Chapman, Boehnke, Duerr, MacEwen, Gildon, Ortiz-Self, Lekanoff, Senn and Leavitt

AN ACT Relating to expanding the property tax exemption for new and rehabilitated multiple-unit dwellings in urban growth areas; amending RCW 84.14.007, 84.14.010, 84.14.020, 84.14.040, 84.14.060, and 84.14.100; and creating a new section.

Referred to Committee on Finance.

HB 2621 by Representatives Maycumber, Tharinger, Schmick, Chapman, MacEwen and Eslick

AN ACT Relating to creating regulation exemptions for rural health clinics providing services in a designated home health shortage area; and amending RCW 70.127.040.

Referred to Committee on Health Care & Wellness.

HB 2622 by Representatives Kilduff, Walen, Senn, Pollet and Davis

AN ACT Relating to procedures for ensuring compliance with court orders requiring surrender of firearms, weapons, and concealed pistol licenses; and amending RCW 9.41.801 and 7.94.090.

Referred to Committee on Civil Rights & Judiciary.

HB 2623 by Representatives Walen, Valdez, Macri, Chapman, Kilduff and Senn

AN ACT Relating to prohibiting the possession of firearms by persons convicted of certain criminal offenses; amending RCW 9.41.042, 13.40.0357, 13.40.160, 13.40.193, 13.40.265, and 70.02.240; and reenacting and amending RCW 9.41.040 and 70.02.230.

Referred to Committee on Civil Rights & Judiciary.

HB 2624 by Representatives Shewmake, Kretz, Blake, Dent and Lekanoff

AN ACT Relating to the authority of the director of the department of agriculture with respect to certain examinations and examination fees; and amending RCW 15.58.040, 15.58.240, 17.21.030, and 17.21.134.

Referred to Committee on Rural Development, Agriculture, & Natural Resources.

HB 2625 by Representatives Eslick, Tarleton, Griffey, Pollet, Goehner, Senn and Chapman

AN ACT Relating to local parks funding options; adding a new section to chapter 82.14 RCW; and creating a new section.

Referred to Committee on Local Government.

HB 2626 by Representatives Eslick, Dent, McCaslin, Kraft, Sutherland, Shea, Jenkin, Young, Caldier and Kretz

AN ACT Relating to providing a limited informed consent exemption to state vaccination requirements; amending RCW 28A.210.080 and 43.216.690; adding a new chapter to Title 70 RCW; and declaring an emergency.

Referred to Committee on Health Care & Wellness.

HB 2627 by Representatives Walsh, Corry and Shea
AN ACT Relating to establishing a special allegation and sentencing enhancement for wearing a mask or other disguise during or immediately following the commission of any felony offense; amending RCW 9.94A.533 and 9.94A.729; adding a new section to chapter 9.94A RCW; and prescribing penalties.

Referred to Committee on Public Safety.

HB 2628 by Representative Walsh

AN ACT Relating to the responsibilities of the three branches of government for administrative rules and procedure; amending RCW 34.05.570; adding new sections to chapter 44.04 RCW; adding new sections to chapter 34.05 RCW; and creating new sections.

Referred to Committee on State Government & Tribal Relations.

HB 2629 by Representatives Walen, Goodman, Springer, Macri, Slatter, Duerr, Kloba and Graham

AN ACT Relating to waiving utility connection charges for certain properties; amending RCW 23.86.400, 24.06.600, 36.94.140, and 54.24.080; adding a new section to chapter 35.92 RCW; and adding a new section to chapter 80.28 RCW.

Referred to Committee on Housing, Community Development & Veterans.

HB 2630 by Representatives Walen, Goodman, Slatter, Springer, Duerr, Kloba, Rude, Chapman and Leavitt

AN ACT Relating to providing a limited property tax exemption for the construction of accessory dwelling units; amending RCW 84.36.400; and creating new sections.

Referred to Committee on Finance.

HB 2631 by Representatives Ortiz-Self, Lovick, Frame, Entenman, Dolan, Caldier, Gregerson, Pollet and Davis

AN ACT Relating to creating a family engagement framework; creating a new section; and providing an expiration date.

Referred to Committee on Education.

HB 2632 by Representatives Valdez, Griffey, Ryu, Pelliccicito, Pollet, Orwall, Gregerson, Goodman, Irwin, Ramos, Slatter, Entenman, Davis and Macri

AN ACT Relating to false reporting of a crime or emergency; amending RCW 9A.84.040; reenacting and amending RCW 9.94A.515; creating a new section; and prescribing penalties.

Referred to Committee on Education.

HB 2633 by Representatives Ortiz-Self, Bergquist, Callan, Valdez, Santos, Dolan, Thai, Kilduff, Doglio, Gregerson, Pollet, Davis and Macri

AN ACT Relating to ethnic studies materials and resources for public school students in grades kindergarten through six; amending RCW 28A.655.300 and 28A.300.112; amending 2019 c 279 s 4 (uncodified); and providing an expiration date.

Referred to Committee on Education.

HB 2634 by Representatives Walen, Barkis, Stokesbary, Macri, Chapman, Gildon, Chopp, Robinson, Senn, Leavitt and Tharinger

AN ACT Relating to exempting a sale or transfer of real property for affordable housing to a nonprofit entity, housing authority, or public corporation from the real estate excise tax; amending RCW 82.45.010; reenacting and amending RCW 82.45.010; creating new sections; providing effective dates; and providing an expiration date.

Referred to Committee on Finance.

HB 2635 by Representatives Barkis, Walen, Dufault, Irwin and Ormsby

AN ACT Relating to collection agency transaction fees for processing electronic payments; amending RCW 19.16.100; and reenacting and amending RCW 19.16.250.

Referred to Committee on Consumer Protection & Business.

HB 2636 by Representatives Walen, Dufault, Goodman, Barkis and Ormsby

AN ACT Relating to an affirmative defense for bona fide errors under the Washington collection agency act; and amending RCW 19.16.440.

Referred to Committee on Consumer Protection & Business.

HB 2637 by Representatives Pettigrew, Harris, Steele, Doglio, Rude, Goodman, Stokesbary, Bergquist, Stonier, Fitzgibbon, Callan, Thai, Valdez, Hudgins, Gregerson, Leavitt, Pollet and Riccelli

AN ACT Relating to school library information and technology programs; amending RCW 28A.150.260 and 28A.320.240; adding a new section to chapter 28A.300 RCW; adding new sections to chapter 28A.630 RCW; adding a new section to chapter 28A.320 RCW; and providing expiration dates.

Referred to Committee on Education.
HB 2638  by Representatives Peterson, MacEwen, Stonier, Harris, Robinson, Young, Ortiz-Self, Stokesbary, Tharinger, Walsh, Riccielli, Appleton, Griffey, Hansen, Kloba, Lekanoff, Sells, Chapman, Gregerson and Ramel

AN ACT Relating to authorizing sports wagering subject to the terms of tribal-state gaming compacts; amending RCW 9.46.070, 9.46.240, and 9.46.090; adding new sections to chapter 9.46 RCW; and creating a new section.

Referred to Committee on Commerce & Gaming.

HB 2639  by Representatives Caldier, Chambers, Davis, Corry, Macri, Rude, Robinson and Doglio

AN ACT Relating to creating the home sharing support grant program; amending RCW 36.22.179 and 36.22.1791; and adding a new section to chapter 43.185C RCW.

Referred to Committee on Housing, Community Development & Veterans.

HB 2640  by Representatives Fey, Kirby, Doglio, Fitzgibbon, Orwall, Gregerson, Valdez, Peterson and Ryu

AN ACT Relating to clarifying that facilities that are operated by a private entity in which persons are detained in custody under process of law pending the outcome of legal proceedings are not essential public facilities under the growth management act; amending RCW 36.70A.200; creating a new section; and declaring an emergency.

Referred to Committee on Environment & Energy.

HB 2641  by Representatives Fey, Valdez, Lekanoff, Doglio, Tharinger, Pollet and Macri

AN ACT Relating to authorizing cities to provide passenger-only ferry service; and adding a new chapter to Title 35 RCW.

Referred to Committee on Transportation.

HB 2642  by Representatives Davis, Cody, Chopp, Harris, Leavitt, Caldier, Smith, Goodman, Orwell, Thai, Macri, Stonier, Schmick, Tharinger, Riccielli, Robinson, Griffey, Graham, Appleton, Callan, Irwin, Bergquist, Lekanoff, Barkis, Senn, Doglio, Walen, Peterson, Ormsby and Pollet

AN ACT Relating to removing health coverage barriers to accessing substance use disorder treatment services; adding a new section to chapter 41.05 RCW; adding a new section to chapter 48.43 RCW; adding a new section to chapter 71.24 RCW; and creating a new section.

Referred to Committee on State Government & Tribal Relations.

HB 2643  by Representatives Callan, Ybarra, Ortiz-Self, Rude, Orwell, Davis, Thai, Steele, Fey, Gildon, Doglio, Leavitt, Harris and Pollet

AN ACT Relating to educator recertification requirements regarding youth suicide screening, referral, and safety planning; and amending RCW 28A.410.226.

Referred to Committee on Education.

HB 2644  by Representatives Smith, Eslick, Santos, Pollet and Kloba

AN ACT Relating to artificial intelligence-enabled profiling; adding a new chapter to Title 19 RCW; and prescribing penalties.

Referred to Committee on Innovation, Technology & Economic Development.

HB 2645  by Representatives Smith, Eslick and Pollet

AN ACT Relating to the photovoltaic module stewardship and takeback program; and amending RCW 70.355.010.

Referred to Committee on Environment & Energy.

HB 2646  by Representatives Kilduff, Ryu, Doglio, Sells, Davis, Macri, Peterson and Pollet

AN ACT Relating to reducing work-related musculoskeletal disorders in the health care sector; adding new sections to chapter 51.16 RCW; creating a new section; and providing an effective date.

Referred to Committee on Labor & Workplace Standards.

HB 2647  by Representatives Walsh, Blake, Boehnke, Smith, Van Werven, Duerr and Barkis

AN ACT Relating to election security; amending RCW 29A.40.091, 29A.60.235, 29A.04.611, 29A.60.125, 29A.60.170, 29A.60.185, 29A.64.011, 29A.64.021, 29A.64.030, 29A.64.041, 29A.64.050, 29A.64.070, 29A.64.090, and 29A.60.165; reenacting and amending RCW 29A.40.110; adding a new section to chapter 29A.32 RCW; adding new sections to chapter 29A.40 RCW; adding new sections to chapter 29A.84 RCW; adding new sections to chapter 29A.60 RCW; creating a new section; prescribing penalties; and making an appropriation.

Referred to Committee on State Government & Tribal Relations.
HB 2648 by Representatives Klippert, Eslick and McCaslin

AN ACT Relating to sexual health and HIV/AIDS education, medical accuracy, and parental review for public schools; amending 2007 c 265 s 1 (uncodified); adding a new section to chapter 28A.300 RCW; creating a new section; repealing RCW 28A.230.070 and 28A.300.475; and declaring an emergency.

Referred to Committee on Education.

HB 2649 by Representatives Ryu, Doglio, Lekanoff, Ormsby and Pollet

AN ACT Relating to homeless shelter capacity; amending RCW 43.185C.050 and 43.185C.080; and creating a new section.

Referred to Committee on Housing, Community Development & Veterans.

HB 2650 by Representatives Wylie and Volz

AN ACT Relating to possessory liens on motor vehicles that an auction company stores; amending RCW 46.70.330; creating a new section; and providing an effective date.

Referred to Committee on Transportation.

HB 2651 by Representatives Doglio, Fitzgibbon, Ramel, Ryu, Tharinger, Macri, Shewmake, Peterson, Hudgins, Walen, Mead, Tarleton, Gregerson and Riccelli

AN ACT Relating to addressing food waste by standardizing labels communicating the freshness or expiration of food; amending RCW 15.130.300 and 15.130.550; adding a new section to chapter 15.130 RCW; and prescribing penalties.

Referred to Committee on Rural Development, Agriculture, & Natural Resources.

HB 2652 by Representatives Doglio, Ramel, Fitzgibbon, Shewmake, Blake and Santos

AN ACT Relating to renewable ammonia; adding a new section to chapter 42.56 RCW; adding a new chapter to Title 15 RCW; and prescribing penalties.

Referred to Committee on Rural Development, Agriculture, & Natural Resources.

HB 2653 by Representatives Thai, Ybarra, Bergquist, Goodman, Ortiz-Self, Sells, Lovick, Valdez, Entenman, Callan, Senn, Gregerson, Leavitt, Ramos, Pollet, Davis and Kloba

AN ACT Relating to determining cultural bias in kindergarten assessments; creating new sections; repealing RCW 28A.655.080; and providing an expiration date.

Referred to Committee on Education.

HB 2654 by Representatives Sells, Ybarra, Bergquist, Lovick, Santos, Ortiz-Self, Calder, Riccelli, Entenman, Leavitt, Robinson and Ramos

AN ACT Relating to uniform reporting in community and technical colleges by requiring certain fiscal details to be available online; adding a new section to chapter 28B.50 RCW; and creating a new section.

Referred to Committee on College & Workforce Development.

HB 2655 by Representatives Griffey, Bergquist, Lovick, Sullivan and Leavitt


Referred to Committee on Appropriations.

HB 2656 by Representatives Gregerson, Dye, Doglio, Peterson, Mead, Fitzgibbon, Thai, Senn, Goodman, Ramos, Pollet and Macri

AN ACT Relating to reducing waste associated with single-use food service products; amending RCW 70.95.080; adding a new chapter to Title 70 RCW; prescribing penalties; providing an effective date; and providing expiration dates.

Referred to Committee on Environment & Energy.

HB 2657 by Representatives Gregerson, Entenman, Macri, Appleton, Doglio, Dolan, Robinson, Peterson, Duerr, Orwall, Morgan, Walen, Pellicciotti, J. Johnson, Leavitt, Valdez, Chopp, Santos, Davis and Kloba

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

Referred to Committee on Civil Rights & Judiciary.

HB 2658 by Representatives Stokesbary and Barkis

AN ACT Relating to authorizing local option revenue for homelessness services, subject to specified conditions, including prohibiting supervised injection sites and requiring local restrictions on camping on public property; and adding new sections to chapter 82.14 RCW.

Referred to Committee on Finance.
HB 2659  by Representatives Young, Walsh, Shea, Corry, Gildon, Jenkin, Chambers, Irwin, Van Werven, Ybarra and Kraft

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

Referred to Committee on Transportation.

HB 2660  by Representatives Riccelli, Harris, Santos, Shewmake, Leavitt, Steele, Stonier, Hudgins, Senn, Gregerson, Doglio, Peterson, Thai, Rude, Valdez, Chapman, Bergquist, Goodman, Callan, Tharinger, Maycumber, Pollet, Davis, Kretz and Macri

AN ACT Relating to increasing the availability of school meals provided to public school students at no student cost; amending RCW 28A.235.290; adding a new section to chapter 28A.235 RCW; and creating a new section.

Referred to Committee on Education.


AN ACT Relating to expanding accessible, affordable child care and early childhood development programs; amending RCW 43.216.075, 43.31.577, 43.216.505, 43.216.512, 43.216.514, 43.216.749, 43.216.578, 43.216.710, 28B.50.248, 43.31.583, 43.31.575, 43.216.089, 43.216.525, and 43.216.655; reenacting and amending RCW 43.216.135, 43.216.010, and 43.84.092; adding a new section to chapter 43.31 RCW; adding a new section to chapter 43.330 RCW; adding new sections to chapter 43.216 RCW; creating new sections; providing effective dates; and providing an expiration date.

Referred to Committee on Human Services & Early Learning.

HB 2662  by Representatives Maycumber, Cody, DeBolt, Tharinger, Chopp, Harris, Macri, Thai, Chambers, Caldier, Duerr, Hudgins, Chapman, Steele, Gildon, Eslick, Robinson, Irwin, Lekanoff, Senn, Doglio, Gregerson, Peterson, Goodman, Leavitt, Frame, Pollet, Riccelli, Volz, Davis and Kloba

AN ACT Relating to reducing the total cost of insulin; amending RCW 70.14.060, 48.20.391, 48.21.143, 48.44.315, and 48.46.272; adding a new section to chapter 70.14 RCW; adding a new section to chapter 48.43 RCW; creating a new section; and providing expiration dates.

Referred to Committee on Health Care & Wellness.

HB 2663  by Representatives Dufault, Santos, Steele, Ybarra, Leavitt and Davis

AN ACT Relating to maximum salaries for skill center certificated instructional staff training students to work in skill center identified high-demand fields, including as veterinary technicians, nursing or medical assistants, or cybersecurity specialists; and amending RCW 28A.400.200.

Referred to Committee on Appropriations.

ESSB 5323   by Senate Committee on Environment, Energy & Technology (originally sponsored by Das, Carlyle, Kuderer, Palumbo, Hunt, Rolfs, Frockt, Keiser, Pedersen and Saldaña)

AN ACT Relating to reducing pollution from plastic bags by establishing minimum state standards for the use of bags at retail establishments; adding a new chapter to Title 70 RCW; creating a new section; and prescribing penalties.

Referred to Committee on Environment & Energy.

SB 5811   by Senators Nguyen, Rolfs, Wilson, C., Liias, Das, Hunt, Kuderer and Saldaña

AN ACT Relating to reducing emissions by making changes to the clean car standards and clean car program; and amending RCW 70.120A.010 and 70.120A.050.

Referred to Committee on Environment & Energy.

2SSB 5947   by Senate Committee on Ways & Means (originally sponsored by McCoy, Schoesler, Palumbo, King, Saloman and Warnick)

AN ACT Relating to establishing the sustainable farms and fields grant program; and adding new sections to chapter 43.23 RCW.

Referred to Committee on Rural Development, Agriculture, & Natural Resources.

SJM 8014   by Senators McCoy and Salomon

Concerning logging and mining in the upper Skagit watershed.

Referred to Committee on Rural Development, Agriculture, & Natural Resources.
There being no objection, the bills and memorial listed on the day’s introduction sheet under the fourth order of business were referred to the committees so designated.

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

SECOND READING

SENATE CONCURRENT RESOLUTION NO. 8411, by Senators Lillas and Short

Establishing cutoff dates for the consideration of legislation during the 2020 regular session of the sixty-sixth legislature.

The concurrent resolution was read the second time.

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

Representative Sullivan spoke in favor of the passage of the concurrent resolution.

Speaker Jinkins stated the question before the House to be the adoption of Senate Concurrent Resolution No. 8411.

SENATE CONCURRENT RESOLUTION NO. 8411 was adopted.

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

THIRD READING

SUBSTITUTE HOUSE BILL NO. 1023, by House Committee on Health Care & Wellness (originally sponsored by Macri, Harris, Cody, MacEwen, Pollet, DeBolt, Springer, Kretz, Appleton, Caldier, Slatter, Vick, Stanford, Fitzgibbon, Riccelli, Robinson, Kloha, Valdez, Ryu, Tharinger, Jinkins, Wylie, Goodman, Bergquist, Doglio, Chambers, Senn, Ortiz-Self, Stonier, Frame, Ormsby and Reeves)

Allowing certain adult family homes to increase capacity to eight beds.

The bill was read the third time.

There being no objection, the rules were suspended, and SUBSTITUTE HOUSE BILL NO. 1023 was returned to second reading for the purpose of amendment.

SECOND READING

Representative Macri moved the adoption of the striking amendment (966):

Strike everything after the enacting clause and insert the following:

"Sec. 1. RCW 70.128.010 and 2019 c 466 s 2 are each reenacted and amended to read as follows:

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

(1) "Adult family home" means a residential home in which a person or persons provide personal care, special care, room, and board to more than one but not more than six adults who are not related by blood or marriage to the person or persons providing the services. An adult family home may provide services to up to eight adults upon approval from the department under section 2 of this act.

(2) "Adult family home licensee" means a provider as defined in this section who does not receive payments from the medicaid and state-funded long-term care programs.

(3) "Adult family home training network" means a nonprofit organization established by the exclusive bargaining representative of adult family homes designated under RCW 41.56.029 with the capacity to provide training, workforce development, and other services to adult family homes.

(4) "Adults" means persons who have attained the age of eighteen years.

(5) "Capacity" means the maximum number of persons in need of personal or special care permitted in an adult family home at a given time. This number shall include related children or adults in the home and who received special care.

(6) "Department" means the department of social and health services.

(7) "Home" means an adult family home.

(8) "Imminent danger" means serious physical harm to or death of a resident has occurred, or there is a serious threat to resident life, health, or safety.

(9) "Provider" means any person who is licensed under this chapter to operate an adult family home. For the purposes of this section, "person" means any individual, partnership, corporation, association, or limited liability company.

(10) "Resident" means an adult in need of personal or special care in an adult family home who is not related to the provider.

(11) "Resident manager" means a person employed or designated by the provider to manage the adult family home.

(12) "Special care" means care beyond personal care as defined by the department, in rule.

NEW SECTION. Sec. 2. A new section is added to chapter 70.128 RCW to read as follows:

(1) An applicant requesting to increase bed capacity to seven or eight beds must successfully demonstrate to the department financial solvency and management experience for the home under its ownership and the ability to meet other relevant safety, health, and operating standards pertaining to the operation of an eight bed home, including
the ability to meet the needs of all current and prospective residents and ways to mitigate the potential impact of vehicular traffic related to the operation of the home.

(2) The department may only accept and process an application to increase the bed capacity to seven or eight beds when:

(a) A period of no less than twenty-four months has passed since the issuance of the initial adult family home license;

(b) The home has been licensed for six residents for at least twelve months prior to application;

(c) The home has completed two full inspections that have resulted in no enforcement actions;

(d) The home has submitted an attestation that an increase in the number of beds will not adversely affect the health, safety, or quality of life of current residents of the home;

(e) The home has demonstrated to the department the ability to comply with the emergency evacuation standards established by the department in rule;

(f) The home has a residential sprinkler system in place in order to serve residents who require assistance during an evacuation; and

(g) The home has paid any fees associated with licensure or additional inspections.

(3) The department shall accept and process applications under RCW 70.128.060(13) for a seven or eight bed adult family home only if:

(a) The new provider is a provider of a currently licensed adult family home that has been licensed for a period of no less than twenty-four months since the issuance of the initial adult family home license;

(b) The new provider's current adult family home has been licensed for six or more residents for at least twelve months prior to application; and

(c) The adult family home has completed at least two full inspections, and the most recent two full inspections have resulted in no enforcement actions.

(4) Prior to issuing a license to operate a seven or eight bed adult family home, the department shall:

(a) Notify the local jurisdiction in which the home is located, in writing, of the applicant's request to increase bed capacity; and

(b) Conduct an inspection to determine compliance with licensing standards and the ability to meet the needs of eight residents.

(5) In addition to the consideration of other criteria established in this section, the department shall consider comments received from current residents of the adult family home related to the quality of care and quality of life offered by the home, as well as their views regarding the addition of one or two more residents.

(6) Upon application for an initial seven or eight bed adult family home, a home must provide at least sixty days' notice to all residents and the residents' designated representatives that the home has applied for a license to admit up to seven or eight residents before admitting a seventh resident. The notice must be in writing and written in a manner or language that is understood by the residents and the residents' designated representatives.

(7) In the event of serious noncompliance in a seven or eight bed adult family home, in addition to, or in lieu of, the imposition of one or more actions listed in RCW 70.128.160(2), the department may revoke the adult family home's authority to accept more than six residents.

Sec. 3. RCW 70.128.060 and 2015 c 66 s 1 are each amended to read as follows:

(1) An application for license shall be made to the department upon forms provided by it and shall contain such information as the department reasonably requires.

(2) Subject to the provisions of this section, the department shall issue a license to an adult family home if the department finds that the applicant and the home are in compliance with this chapter and the rules adopted under this chapter. The department may not issue a license if (a) the applicant or a person affiliated with the applicant has prior violations of this chapter relating to the adult family home subject to the application or any other adult family home, or of any other law regulating residential care facilities within the past ten years that resulted in revocation, suspension, or nonrenewal of a license or contract with the department; or (b) the applicant or a person affiliated with the applicant has a history of significant noncompliance with federal, state, or local laws, rules, or regulations relating to the provision of care or services to vulnerable adults or to children. A person is considered affiliated with an applicant if the person is listed on the license application as a partner, officer, director, resident manager, or majority owner of the applying entity, or is the spouse of the applicant.

(3) The license fee shall be submitted with the application.

(4) Proof of financial solvency must be submitted when requested by the department.

(5) The department shall serve upon the applicant a copy of the decision granting or denying an application for a license. An applicant shall have the right to contest denial of his or her application for a license as provided in chapter 34.05 RCW by requesting a hearing in writing within twenty-eight days after receipt of the notice of denial.

(6) The department shall not issue a license to a provider if the department finds that the provider or spouse of the provider or any partner, officer, director, managerial employee, or majority owner has a history of significant noncompliance with federal or state regulations, rules, or laws in providing care or services to vulnerable adults or to children.

(7) The department shall license an adult family home for the maximum level of care that the adult family home may provide. The department shall define, in rule, license
levels based upon the education, training, and caregiving experience of the licensed provider or staff.

(8) For adult family homes that serve residents with special needs such as dementia, developmental disabilities, or mental illness, specialty training is required of providers and resident managers consistent with RCW 70.128.230, and also is required for caregivers, with standardized competency testing for caregivers hired after July 28, 2013, as set forth by the department in rule. The department shall examine, with input from experts, providers, consumers, and advocates, whether the existing specialty training courses are adequate for providers, resident managers, and caregivers to meet these residents’ special needs, are sufficiently standardized in curricula and instructional techniques, and are accompanied by effective tools to fairly evaluate successful student completion. The department may enhance the existing specialty training requirements by rule, and may update curricula, instructional techniques, and competency testing based upon its review and stakeholder input. In addition, the department shall examine, with input from experts, providers, consumers, and advocates, whether additional specialty training categories should be created for adult family homes serving residents with other special needs, such as traumatic brain injury, skilled nursing, or bariatric care. The department may establish, by rule, additional specialty training categories and requirements for providers, resident managers, and caregivers, if needed to better serve residents with such special needs.

(9) The department shall establish, by rule, standards used to license nonresident providers and multiple facility operators.

(10) The department shall establish, by rule, for multiple facility operators educational standards substantially equivalent to recognized national certification standards for residential care administrators.

(11)(a)(i) At the time of an application for an adult family home license and upon the annual fee renewal date set by the department, the licensee shall pay a license fee. Beginning July 1, 2011, the per bed license fee and any processing fees, including the initial license fee, must be established in the omnibus appropriations act and any amendment or additions made to that act. The license fees established in the omnibus appropriations act and any amendment or additions made to that act may not exceed the department’s annual licensing and oversight activity costs and must include the department’s cost of paying providers for the amount of the license fee attributed to medicaid clients.

(ii) In addition to the fees established in (a)(i) of this subsection, the department shall charge the licensee a nonrefundable fee to increase bed capacity at the adult family home to seven or eight beds or in the event of a change in ownership of the adult family home. The fee must be established in the omnibus appropriations act and any amendment or additions made to that act.

(b) The department may authorize a one-time waiver of all or any portion of the licensing, processing, or change of ownership fees required under this subsection (11) in any case in which the department determines that an adult family home is being relicensed because of exceptional circumstances, such as death or incapacity of a provider, and that to require the full payment of the licensing, processing, or change of ownership fees would present a hardship to the applicant.

(12) A provider who receives notification of the department’s initiation of a denial, suspension, nonrenewal, or revocation of an adult family home license may, in lieu of appealing the department’s action, surrender or relinquish the license. The department shall not issue a new license to or contract with the provider, for the purposes of providing care to vulnerable adults or children, for a period of twenty years following the surrendering or relinquishment of the former license. The licensing record shall indicate that the provider relinquished or surrendered the license, without admitting the violations, after receiving notice of the department’s initiation of a denial, suspension, nonrenewal, or revocation of a license.

(13) The department shall establish, by rule, the circumstances requiring a change in the licensed provider, which include, but are not limited to, a change in ownership or control of the adult family home or provider, a change in the provider’s form of legal organization, such as from sole proprietorship to partnership or corporation, and a dissolution or merger of the licensed entity with another legal organization. The new provider is subject to the provisions of this chapter, the rules adopted under this chapter, and other applicable law. In order to ensure that the safety of residents is not compromised by a change in provider, the new provider is responsible for correction of all violations that may exist at the time of the new license.”

Correct the title.

Representatives Macri and Caldier spoke in favor of the adoption of the striking amendment.

The striking amendment (966) was adopted.

The bill was ordered engrossed.

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

Representatives Macri, Caldier, Corry, Smith and Chambers spoke in favor of the passage of the bill.

**MOTIONS**

On motion of Representative Riccelli, Representative Hudgins was excused.

On motion of Representative Griffey, Representative Schmick was excused.

The Speaker stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 1023.

**ROLL CALL**
The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 1023, and the bill passed the House by the following vote: Yeas, 96; Nays, 0; Absent, 0; Excused, 2.


Excused: Representatives Hudgins and Schmick.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 1023, having received the necessary constitutional majority, was declared passed.

THIRD READING

ENGROSSED HOUSE BILL NO. 1056, by Representatives Mosbrucker, Orwall, Sells, Appleton, Jinkins, Macri, Wylie, Bergquist, Doglio, Stanford and Reeves

Creating a task force to identify the role of the workplace in helping curb domestic violence.

The bill was read the third time.

There being no objection, the rules were suspended, and ENGROSSED HOUSE BILL NO. 1056 was returned to second reading for the purpose of amendment.

SECOND READING

Representative Mosbrucker moved the adoption of amendment (963):

On page 1, line 21, after "30," strike "2021" and insert "2022"

On page 2, line 32, after "1," strike "2019" and insert "2020"

On page 2, line 35, after "1," strike "2020" and insert "2021"

On page 2, line 36, after "30," strike "2021" and insert "2022"

Representatives Mosbrucker and Sells spoke in favor of the adoption of the amendment.

Amendment (963) was adopted.

The bill was ordered engrossed.

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

Representatives Mosbrucker and Sells spoke in favor of passage of the bill.

The Speaker stated the question before the House to be the final passage of Second Engrossed House Bill No. 1056.

ROLL CALL

The Clerk called the roll on the final passage of Second Engrossed House Bill No. 1056, and the bill passed the House by the following vote: Yeas, 96; Nays, 0; Absent, 0; Excused, 2.


Excused: Representatives Hudgins and Schmick.

SECOND ENGROSSED HOUSE BILL NO. 1056, having received the necessary constitutional majority, was declared passed.

THIRD READING

SUBSTITUTE HOUSE BILL NO. 1264, by House Committee on Appropriations (originally sponsored by Ortiz-Self, Orwall, Bergquist, Santos, Dolan, Lovick, Peterson, Reeves, Sells, Stanford, Appleton, Callan, Wylie and Pollet)

Concerning secondary traumatic stress in public school staff.

The bill was read the third time.

There being no objection, the rules were suspended, and SUBSTITUTE HOUSE BILL NO. 1264 was returned to second reading for the purpose of amendment.

SECOND READING

Representative Ortiz-Self moved the adoption of amendment (962):

On page 1, line 1, after "30," strike "2022" and insert "2021"

On page 2, line 2, after "1," strike "2020" and insert "2021"
On page 2, line 16, after "June 30," strike "2019" and insert "2020"

Representatives Ortiz-Self and Sells spoke in favor of the adoption of the amendment.

Amendment (962) was adopted.

The bill was ordered engrossed.

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

Representatives Ortiz-Self and Steele spoke in favor of the passage of the bill.

The Speaker stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 1264.

**ROLL CALL**

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 1264, and the bill passed the House by the following vote: Yeas, 96; Nays, 0; Absent, 0; Excused, 2.


Excused: Representatives Hudgins and Schmick.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 1264, having received the necessary constitutional majority, was declared passed.

**THIRD READING**

SECOND SUBSTITUTE HOUSE BILL NO. 1272, by House Committee on Appropriations (originally sponsored by Thai, Harris, Slatter, Ryu, Riccelli, Kilduff, Caldier, Paul, Peterson, Stonier, Shewmake, Appleton, Orwall, Wylie, Gregerson and Pollet)

Concerning school lunch durations.

The bill was read the third time.

There being no objection, the rules were suspended, and SECOND SUBSTITUTE HOUSE BILL NO. 1272 was returned to second reading for the purpose of amendment.

**SECOND READING**

With the consent of the House, amendment (989) was withdrawn.

Representative Thai moved the adoption of amendment (991):

On page 2, line 6, after "therefore," insert "in accordance with corresponding provisions in the 2019-2021 omnibus operating appropriations act,"

On page 4, line 31, after "of the" strike "2020-21" and insert "2023-24"

Representatives Thai, McCaslin and Kraft spoke in favor of the adoption of the amendment.

Amendment (991) was adopted.

The bill was ordered engrossed.

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

Representatives Thai, McCaslin and Kraft spoke in favor of the passage of the bill.

Representative Klippert spoke against the passage of the bill.

The Speaker stated the question before the House to be the final passage of Engrossed Second Substitute House Bill No. 1272.

**ROLL CALL**

The Clerk called the roll on the final passage of Engrossed Second Substitute House Bill No. 1272, and the bill passed the House by the following vote: Yeas, 90; Nays, 6; Absent, 0; Excused, 2.


Voting nay: Representatives Corry, DeBolt, Dent, Jenkin, Klippert and Walsh.
Engrossed Second Substitute House Bill No. 1565, by House Committee on Health Care & Wellness (originally sponsored by Robinson, Tharinger, Klippert and Lovick)

Concerning certain providers sharing background checks.

The bill was read the third time.

There being no objection, the rules were suspended, and Engrossed Substitute House Bill No. 1565 was returned to second reading for the purpose of amendment.

Second Reading

Representative Robinson moved the adoption of the striking amendment (967):

Strike everything after the enacting clause and insert the following:

"Sec. 4. RCW 43.43.830 and 2019 c 271 s 10 are each amended to read as follows:

Unless the context clearly requires otherwise, the definitions in this section apply throughout RCW 43.43.830 through 43.43.845.

(1) "Agency" means any person, firm, partnership, association, corporation, or facility which receives, provides services to, houses or otherwise cares for vulnerable adults, juveniles, or children, or which provides child day care, early learning, or early childhood education services.

(2) "Applicant" means:

(a) Any prospective employee who will or may have unsupervised access to children under sixteen years of age or developmentally disabled persons or vulnerable adults during the course of his or her employment or involvement with the business or organization;

(b) Any prospective volunteer who will have regularly scheduled unsupervised access to children under sixteen years of age, developmentally disabled persons, or vulnerable adults during the course of his or her employment or involvement with the business or organization under circumstances where such access will or may involve groups of (i) five or fewer children under twelve years of age, (ii) three or fewer children between twelve and sixteen years of age, (iii) developmentally disabled persons, or (iv) vulnerable adults;

(c) Any prospective adoptive parent, as defined in RCW 26.33.020; or

(d) Any prospective custodian in a nonparental custody proceeding under chapter 26.10 RCW.

(3) "Business or organization" means a person, business, or organization licensed in this state, any agency of the state, or other governmental entity, that educates, trains, treats, supervises, houses, or provides recreation to developmentally disabled persons, vulnerable adults, or children under sixteen years of age, or that provides child day care, early learning, or early learning childhood education services, including but not limited to public housing authorities, school districts, and educational service districts.

(4) "Civil adjudication proceeding" is a judicial or administrative adjudicative proceeding that results in a finding of, or upholds an agency finding of, domestic violence, abuse, sexual abuse, neglect, abandonment, violation of a professional licensing standard regarding a child or vulnerable adult, or exploitation or financial exploitation of a child or vulnerable adult under any provision of law, including but not limited to chapter 13.34, 26.44, or 74.34 RCW, or rules adopted under chapters 18.51 and 74.42 RCW. "Civil adjudication proceeding" also includes judicial or administrative findings that become final due to the failure of the alleged perpetrator to timely exercise a legal right to administratively challenge such findings.

(5) "Client" or "resident" means a child, person with developmental disabilities, or vulnerable adult applying for housing assistance from a business or organization.

(6) "Conviction record" means "conviction record" information as defined in RCW 10.97.030 and 10.97.050 relating to a crime committed by either an adult or a juvenile. It does not include a conviction for an offense that has been the subject of an expungement, pardon, annulment, certificate of rehabilitation, or other equivalent procedure based on a finding of the rehabilitation of the person convicted, or a conviction that has been the subject of a pardon, annulment, or other equivalent procedure based on a finding of innocence. It does include convictions for offenses for which the defendant received a deferred or suspended sentence, unless the record has been expunged according to law.

(7) "Crime against children or other persons" means a conviction of any of the following offenses: Aggravated murder; first or second degree murder; first or second degree kidnapping; first, second, or third degree assault; fourth degree assault (if a violation of RCW 9A.36.041(3)); first, second, or third degree assault of a child; first, second, or third degree rape; first, second, or third degree rape of a child; first or second degree robbery; first degree arson; first degree burglary; first or second degree manslaughter; first or second degree extortion; indecent liberties; incest; vehicular homicide; first degree promoting prostitution; communication with a minor; unlawful imprisonment; simple assault; sexual exploitation of minors; first or second degree criminal mistreatment; endangerment with a controlled substance; child abuse or neglect as defined in RCW 26.44.020; first or second degree custodial interference; first or second degree custodial sexual misconduct; hate crime; first, second, or third degree child

Engrossed Substitute House Bill No. 1565, by House Committee on Health Care & Wellness (originally sponsored by Robinson, Tharinger, Klippert and Lovick)

Concerning certain providers sharing background checks.

The bill was read the third time.

There being no objection, the rules were suspended, and Engrossed Substitute House Bill No. 1565 was returned to second reading for the purpose of amendment.

Second Reading

Representative Robinson moved the adoption of the striking amendment (967):

Strike everything after the enacting clause and insert the following:

"Sec. 4. RCW 43.43.830 and 2019 c 271 s 10 are each amended to read as follows:

Unless the context clearly requires otherwise, the definitions in this section apply throughout RCW 43.43.830 through 43.43.845.

(1) "Agency" means any person, firm, partnership, association, corporation, or facility which receives, provides services to, houses or otherwise cares for vulnerable adults, juveniles, or children, or which provides child day care, early learning, or early childhood education services.

(2) "Applicant" means:

(a) Any prospective employee who will or may have unsupervised access to children under sixteen years of age or developmentally disabled persons or vulnerable adults during the course of his or her employment or involvement with the business or organization;

(b) Any prospective volunteer who will have regularly scheduled unsupervised access to children under sixteen years of age, developmentally disabled persons, or vulnerable adults during the course of his or her employment or involvement with the business or organization under circumstances where such access will or may involve groups of (i) five or fewer children under twelve years of age, (ii) three or fewer children between twelve and sixteen years of age, (iii) developmentally disabled persons, or (iv) vulnerable adults;

(c) Any prospective adoptive parent, as defined in RCW 26.33.020; or

(d) Any prospective custodian in a nonparental custody proceeding under chapter 26.10 RCW.

(3) "Business or organization" means a person, business, or organization licensed in this state, any agency of the state, or other governmental entity, that educates, trains, treats, supervises, houses, or provides recreation to developmentally disabled persons, vulnerable adults, or children under sixteen years of age, or that provides child day care, early learning, or early learning childhood education services, including but not limited to public housing authorities, school districts, and educational service districts.

(4) "Civil adjudication proceeding" is a judicial or administrative adjudicative proceeding that results in a finding of, or upholds an agency finding of, domestic violence, abuse, sexual abuse, neglect, abandonment, violation of a professional licensing standard regarding a child or vulnerable adult, or exploitation or financial exploitation of a child or vulnerable adult under any provision of law, including but not limited to chapter 13.34, 26.44, or 74.34 RCW, or rules adopted under chapters 18.51 and 74.42 RCW. "Civil adjudication proceeding" also includes judicial or administrative findings that become final due to the failure of the alleged perpetrator to timely exercise a legal right to administratively challenge such findings.

(5) "Client" or "resident" means a child, person with developmental disabilities, or vulnerable adult applying for housing assistance from a business or organization.

(6) "Conviction record" means "conviction record" information as defined in RCW 10.97.030 and 10.97.050 relating to a crime committed by either an adult or a juvenile. It does not include a conviction for an offense that has been the subject of an expungement, pardon, annulment, certificate of rehabilitation, or other equivalent procedure based on a finding of the rehabilitation of the person convicted, or a conviction that has been the subject of a pardon, annulment, or other equivalent procedure based on a finding of innocence. It does include convictions for offenses for which the defendant received a deferred or suspended sentence, unless the record has been expunged according to law.

(7) "Crime against children or other persons" means a conviction of any of the following offenses: Aggravated murder; first or second degree murder; first or second degree kidnapping; first, second, or third degree assault; fourth degree assault (if a violation of RCW 9A.36.041(3)); first, second, or third degree assault of a child; first, second, or third degree rape; first, second, or third degree rape of a child; first or second degree robbery; first degree arson; first degree burglary; first or second degree manslaughter; first or second degree extortion; indecent liberties; incest; vehicular homicide; first degree promoting prostitution; communication with a minor; unlawful imprisonment; simple assault; sexual exploitation of minors; first or second degree criminal mistreatment; endangerment with a controlled substance; child abuse or neglect as defined in RCW 26.44.020; first or second degree custodial interference; first or second degree custodial sexual misconduct; hate crime; first, second, or third degree child
molestation; first or second degree sexual misconduct with a minor; commercial sexual abuse of a minor; child abandonment; promoting pornography; selling or distributing erotic material to a minor; custodial assault; violation of child abuse restraining order; child buying or selling; prostitution; felony indecent exposure; criminal abandonment; or any of these crimes as they may be renamed in the future.

(8) "Crimes relating to drugs" means a conviction of a crime to manufacture, delivery, or possession with intent to manufacture or deliver a controlled substance.

(9) "Crimes relating to financial exploitation" means a conviction for first, second, or third degree extortion; first, second, or third degree theft; first or second degree robbery; forgery; or any of these crimes as they may be renamed in the future.

(10) "Criminal background inquiry information" means only the results from a processed background check, including criminal history record information that may be disclosed without restriction under RCW 10.97.050. "Criminal background inquiry information" does not include any commercial records or financial records of an individual or any criminal history record information that is confidential under state or federal law.

(11) "Financial exploitation" means "financial exploitation" as defined in RCW 74.34.020.

(12) "Health care facility" means a nursing home licensed under chapter 18.51 RCW, an assisted living facility licensed under chapter 18.20 RCW, a home licensed under chapter 70.128 RCW, or an enhanced services facility licensed under chapter 70.97 RCW.

(13) "Peer counselor" means a nonprofessional person who has equal standing with another person, providing advice on a topic about which the nonprofessional person is more experienced or knowledgeable, and who is a counselor for a peer counseling program that contracts with or is otherwise approved by the department, another state or local agency, or the court.

(14) "Provider" means the following types of entities:

(a) A health care facility, as defined in this section;

(b) An in-home services agency, as defined in RCW 70.127.010;

(c) A community residential service business, as defined in RCW 74.39A.009; and

(d) A consumer directed employer, as defined in RCW 74.39A.009.

(15) "Unsupervised" means not in the presence of:

(a) Another employee or volunteer from the same business or organization as the applicant; or

(b) Any relative or guardian of any of the children or developmentally disabled persons or vulnerable adults to which the applicant has access during the course of his or her employment or involvement with the business or organization.

With regard to peer counselors, "unsupervised" does not include incidental contact with children under age sixteen at the location at which the peer counseling is taking place. "Incidental contact" means minor or casual contact with a child in an area accessible to and within visual or auditory range of others. It could include passing a child while walking down a hallway but would not include being alone with a child for any period of time in a closed room or office.

(16) "Vulnerable adult" means "vulnerable adult" as defined in chapter 74.34 RCW, except that for the purposes of requesting and receiving background checks pursuant to RCW 43.43.832, it shall also include adults of any age who lack the functional, mental, or physical ability to care for themselves.

Sec. 5. RCW 43.43.832 and 2019 c 146 s 6 are each amended to read as follows:

(1) The Washington state patrol identification and criminal history section shall disclose conviction records as follows:

(a) An applicant's conviction record, upon the request of a business or organization as defined in RCW 43.43.830, a developmentally disabled person, or a vulnerable adult as defined in RCW 43.43.830 or his or her guardian;

(b) The conviction record of an applicant for certification, upon the request of the Washington professional educator standards board;

(c) Any conviction record to aid in the investigation and prosecution of child, developmentally disabled person, and vulnerable adult abuse cases and to protect children and adults from further incidents of abuse, upon the request of a law enforcement agency, the office of the attorney general, prosecuting authority, or the department of social and health services; and

(d) A prospective client's or resident's conviction record, upon the request of a business or organization that qualifies for exemption under section 501(c)(3) of the internal revenue code of 1986 (26 U.S.C. Sec. 501(c)(3)) and that provides emergency shelter or transitional housing for children, persons with developmental disabilities, or vulnerable adults.

(2) The secretary of the department of social and health services and the secretary of children, youth, and families must establish rules and set standards to require specific action when considering the information received pursuant to subsection (1) of this section, and when considering additional information including but not limited to civil adjudication proceedings as defined in RCW 43.43.830 and any out-of-state equivalent, in the following circumstances:

(a) When considering persons for state employment in positions directly responsible for the supervision, care, or treatment of children, vulnerable adults, or individuals with mental illness or developmental disabilities provided that: For persons residing in a home that will be utilized to provide foster care for dependent youth, a criminal
background check will be required for all persons aged sixteen and older and the department of social and health services may require a criminal background check for persons who are younger than sixteen in situations where it may be warranted to ensure the safety of youth in foster care;

(b) When considering persons for state positions involving unsupervised access to vulnerable adults to conduct comprehensive assessments, financial eligibility determinations, licensing and certification activities, investigations, surveys, or case management; or for state positions otherwise required by federal law to meet employment standards;

(c) When licensing agencies or facilities with individuals in positions directly responsible for the care, supervision, or treatment of children, developmentally disabled persons, or vulnerable adults, including but not limited to agencies or facilities licensed under chapter 74.15 or 18.51 RCW;

(d) When contracting with individuals or businesses or organizations for the care, supervision, case management, or treatment, including peer counseling, of children, developmentally disabled persons, or vulnerable adults, including but not limited to services contracted for under chapter 18.20, 70.127, 70.128, 72.36, or 74.39A RCW or Title 71A RCW;

(e) When individual providers are paid by the state or providers are paid by home care agencies to provide in-home services involving unsupervised access to persons with physical, mental, or developmental disabilities or mental illness, or to vulnerable adults as defined in chapter 74.34 RCW, including but not limited to services provided under chapter 74.39 or 74.39A RCW.

(3) The secretary of the department of children, youth, and families shall investigate the conviction records, pending charges, and other information including civil adjudication proceeding records of current employees and of any person actively being considered for any position with the department who will or may have unsupervised access to children, or for state positions otherwise required by federal law to meet employment standards. "Considered for any position" includes decisions about (a) initial hiring, layoffs, reallocations, transfers, promotions, or demotions, or (b) other decisions that result in an individual being in a position that will or may have unsupervised access to children as an employee, an intern, or a volunteer.

(4) The secretary of the department of children, youth, and families shall adopt rules and investigate conviction records, pending charges, and other information including civil adjudication proceeding records, in the following circumstances:

(a) When licensing or certifying agencies with individuals in positions that will or may have unsupervised access to children who are in child care, in early learning programs, or receiving early childhood education services, including but not limited to licensees, agency staff, interns, volunteers, contracted providers, and persons living on the premises who are sixteen years of age or older;

(b) When authorizing individuals who will or may have unsupervised access to children who are in child day care, in early learning programs, or receiving early childhood learning education services in licensed or certified agencies, including but not limited to licensees, agency staff, interns, volunteers, contracted providers, and persons living on the premises who are sixteen years of age or older;

(c) When contracting with any business or organization for activities that will or may have unsupervised access to children who are in child day care, in early learning programs, or receiving early childhood learning education services;

(d) When establishing the eligibility criteria for individual providers to receive state paid subsidies to provide child day care or early learning services that will or may involve unsupervised access to children.

(5) Whenever a state conviction record check is required by state law, persons may be employed or engaged as volunteers or independent contractors on a conditional basis pending completion of the state background investigation. Whenever a national criminal record check through the federal bureau of investigation is required by state law, a person may be employed or engaged as a volunteer or independent contractor on a conditional basis pending completion of the national check. The office of financial management shall adopt rules to accomplish the purposes of this subsection as it applies to state employees.

(b)(a) For purposes of facilitating timely access to criminal background information and to reasonably minimize the number of requests made under this section, recognizing that certain (health care) providers have staff who change employment frequently, (health care facilities) providers may(( upon request from another health care facility)) share copies of completed criminal background inquiry information.

(b) Completed criminal background inquiry information may be shared by a willing (health care facility) provider listed in (a) of this subsection only if the following conditions are satisfied: The (licensed health care facility) provider sharing the criminal background inquiry information is reasonably known to be the person's most recent employer, no more than twelve months has elapsed from the date the person was last employed ((at a licensed health care facility)) by the provider to the date of their current employment application, and the criminal background information is no more than two years old.

(c) If criminal background inquiry information is shared, the (health care facility) provider employing the subject of the inquiry must require the applicant to sign a disclosure statement indicating that there has been no conviction or finding as described in RCW 43.43.842 since the completion date of the most recent criminal background inquiry.

(d) Any (health care facility) provider that knows or has reason to believe that an applicant has or may have a disqualifying conviction or finding as described in RCW 43.43.842, subsequent to the completion date of their most recent criminal background inquiry, shall be prohibited from relying on the applicant's previous employer's criminal
background inquiry information. A new criminal background inquiry shall be requested pursuant to RCW 43.43.830 through 43.43.842.

(c) (Health care facilities) Providers that share criminal background inquiry information shall be immune from any claim of defamation, invasion of privacy, negligence, or any other claim in connection with any dissemination of this information in accordance with this subsection.

(f) (Health care facilities) Providers shall transmit and receive the criminal background inquiry information in a manner that reasonably protects the subject's rights to privacy and confidentiality.

(7) The department of social and health services may maintain a background check database. The background check database shall be a web-based background check system for the use of authorized internal and external entities to submit background check requests; receive results of background checks based on name, date of birth, fingerprint identification, or any other method of positive identification; review state and federal criminal history records; and process the results of background checks. A business or organization required to complete background checks for long-term care workers under RCW 74.39A.056 may satisfy that requirement by using the results of the background check database in accordance with rules adopted by the department of social and health services.

Correct the title.

Representatives Robinson and Caldier spoke in favor of the adoption of the striking amendment.

The striking amendment (967) was adopted.

The bill was ordered engrossed.

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

Representatives Robinson and Caldier spoke in favor of the passage of the bill.

The Speaker stated the question before the House to be the final passage of Substitute House Bill No. 1565.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 1565, and the bill passed the House by the following vote: Yeas, 96; Nays, 0; Absent, 0; Excused, 2.


Excused: Representatives Hudgins and Schmick.

SECOND ENGROSSED SUBSTITUTE HOUSE BILL NO. 1565, having received the necessary constitutional majority, was declared passed.

SUBSTITUTE HOUSE BILL NO. 1826, by House Committee on Civil Rights & Judiciary (originally sponsored by Leavitt, Kilduff and Morgan)

Concerning the disclosure of certain information during the discharge planning process.

The bill was read the third time.

Representatives Leavitt and Irwin spoke in favor of the passage of the bill.

The Speaker stated the question before the House to be the final passage of Substitute House Bill No. 1826.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 1826, and the bill passed the House by the following vote: Yeas, 96; Nays, 0; Absent, 0; Excused, 2.


Excused: Representatives Hudgins and Schmick.

SUBSTITUTE HOUSE BILL NO. 1826, having received the necessary constitutional majority, was declared passed.

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

SECOND READING
HOUSE BILL NO. 2099, by Representatives Irwin and Jinkins

Concerning the use of video technology under the involuntary treatment act.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2099 was substituted for House Bill No. 2099 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2099 was read the second time.

Representative Irwin moved the adoption of the striking amendment (1000):

Strike everything after the enacting clause and insert the following:

"Sec. 6. RCW 71.05.020 and 2019 c 446 s 2, 2019 c 444 s 16, and 2019 c 325 s 3001 are each reenacted to read as follows:

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

(1) "Admission" or "admit" means a decision by a physician, physician assistant, or psychiatric advanced registered nurse practitioner that a person should be examined or treated as a patient in a hospital;

(2) "Alcoholism" means a disease, characterized by a dependency on alcoholic beverages, loss of control over the amount and circumstances of use, symptoms of tolerance, physiological or psychological withdrawal, or both, if use is reduced or discontinued, and impairment of health or disruption of social or economic functioning;

(3) "Antipsychotic medications" means that class of drugs primarily used to treat serious manifestations of mental illness associated with thought disorders, which includes, but is not limited to atypical antipsychotic medications;

(4) "Approved substance use disorder treatment program" means a program for persons with a substance use disorder provided by a treatment program certified by the department as meeting standards adopted under chapter 71.24 RCW;

(5) "Attending staff" means any person on the staff of a public or private agency having responsibility for the care and treatment of a patient;

(6) "Authority" means the Washington state health care authority;

(7) "Co-occurring disorder specialist" means an individual possessing an enhancement granted by the department of health under chapter 18.205 RCW that certifies the individual to provide substance use disorder counseling subject to the practice limitations under RCW 18.205.105;

(8) "Commitment" means the determination by a court that a person should be detained for a period of either evaluation or treatment, or both, in an inpatient or a less restrictive setting;

(9) "Conditional release" means a revocable modification of a commitment, which may be revoked upon violation of any of its terms;

(10) "Crisis stabilization unit" means a short-term facility or a portion of a facility licensed or certified by the department, such as an evaluation and treatment facility or a hospital, which has been designed to assess, diagnose, and treat individuals experiencing an acute crisis without the use of long-term hospitalization;

(11) "Custody" means involuntary detention under the provisions of this chapter or chapter 10.77 RCW, uninterrupted by any period of unconditional release from commitment from a facility providing involuntary care and treatment;

(12) "Department" means the department of health;

(13) "Designated crisis responder" means a mental health professional appointed by the county or an entity appointed by the county, to perform the duties specified in this chapter;

(14) "Detention" or "detain" means the lawful confinement of a person, under the provisions of this chapter;

(15) "Developmental disabilities professional" means a person who has specialized training and three years of experience in directly treating or working with persons with developmental disabilities and is a psychiatrist, physician assistant working with a supervising psychiatrist, psychologist, psychiatric advanced registered nurse practitioner, or social worker, and such other developmental disabilities professionals as may be defined by rules adopted by the secretary of the department of social and health services;

(16) "Developmental disability" means that condition defined in RCW 71A.10.020(5);

(17) "Director" means the director of the authority;

(18) "Discharge" means the termination of hospital medical authority. The commitment may remain in place, be terminated, or be amended by court order;

(19) "Drug addiction" means a disease, characterized by a dependency on psychoactive chemicals, loss of control over the amount and circumstances of use, symptoms of tolerance, physiological or psychological withdrawal, or both, if use is reduced or discontinued, and impairment of health or disruption of social or economic functioning;

(20) "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 timely and appropriate inpatient care to persons suffering from a mental disorder, and which is licensed or certified as such by the department. The authority may certify single beds as temporary
evaluation and treatment beds under RCW 71.05.745. A physically separate and separately operated portion of a state hospital may be designated as an evaluation and treatment facility. A facility which is part of, or operated by, the department of social and health services or any federal agency will not require certification. No correctional institution or facility, or jail, shall be an evaluation and treatment facility within the meaning of this chapter.

(21) "Gravely disabled" means a condition in which a person, as a result of a mental disorder, or as a result of the use of alcohol or other psychoactive chemicals: (a) Is in danger of serious physical harm resulting from a failure to provide for his or her essential human needs of health or safety; or (b) manifests severe deterioration in routine functioning evidenced by repeated and escalating loss of cognitive or volitional control over his or her actions and is not receiving such care as is essential for his or her health or safety;

(22) "Habilitative services" means those services provided by program personnel to assist persons in acquiring and maintaining life skills and in raising their levels of physical, mental, social, and vocational functioning. Habilitative services include education, training for employment, and therapy. The habilitative process shall be undertaken with recognition of the risk to the public safety presented by the person being assisted as manifested by prior charged criminal conduct;

(23) "Hearing" means any proceeding conducted in open court. For purposes of this chapter, at any hearing the petitioner, the respondent, the witnesses, and the presiding judicial officer may be present and participate either in person or by video, as determined by the court. The term "video" as used herein shall include any functional equivalent. At any hearing conducted by video, the technology used must permit the judicial officer, counsel, all parties, and the witnesses to be able to see, hear, and speak, when authorized, during the hearing; to allow attorneys to use exhibits or other materials during the hearing; and to allow respondent's counsel to be in the same location as the respondent unless otherwise requested by the respondent or the respondent's counsel. Witnesses in a proceeding may also appear in court through other means, including telephonically, pursuant to the requirements of superior court civil rule 43. Notwithstanding the foregoing, the court, upon its own motion or upon a motion for good cause by any party, may require all parties and witnesses to participate in the hearing in person rather than by video. In ruling on any such motion, the court may allow in-person or video testimony; and the court may consider, among other things, whether the respondent's alleged mental illness affects the respondent's ability to perceive or participate in the proceeding by video;

(24) "History of one or more violent acts" refers to the period of time ten years prior to the filing of a petition under this chapter, excluding any time spent, but not any violent acts committed, in a mental health facility, a long-term alcoholism or drug treatment facility, or in confinement as a result of a criminal conviction;

(25) "Imminent" means the state or condition of being likely to occur at any moment or near at hand, rather than distant or remote;

(26) "In need of assisted outpatient behavioral health treatment" means that a person, as a result of a mental disorder or substance use disorder: (a) Has been committed by a court to detention for involuntary behavioral health treatment during the preceding thirty-six months; (b) is unlikely to voluntarily participate in outpatient treatment without an order for less restrictive alternative treatment, based on a history of nonadherence with treatment or in view of the person's current behavior; (c) is likely to benefit from less restrictive alternative treatment; and (d) requires less restrictive alternative treatment to prevent a relapse, decompensation, or deterioration that is likely to result in the person presenting a likelihood of serious harm or the person becoming gravely disabled within a reasonably short period of time;

(27) "Individualized service plan" means a plan prepared by a developmental disabilities professional with other professionals as a team, for a person with developmental disabilities, which shall state:

(a) The nature of the person's specific problems, prior charged criminal behavior, and habilitation needs;

(b) The conditions and strategies necessary to achieve the purposes of habilitation;

(c) The intermediate and long-range goals of the habilitation program, with a projected timetable for the attainment;

(d) The rationale for using this plan of habilitation to achieve those intermediate and long-range goals;

(e) The staff responsible for carrying out the plan;

(f) Where relevant in light of past criminal behavior and due consideration for public safety, the criteria for proposed movement to less-restrictive settings, criteria for proposed eventual discharge or release, and a projected possible date for discharge or release; and

(g) The type of residence immediately anticipated for the person and possible future types of residences;

(28) "Information related to mental health services" means all information and records compiled, obtained, or maintained in the course of providing services to either voluntary or involuntary recipients of services by a mental health service provider. This may include documents of legal proceedings under this chapter or chapter 71.34 or 10.77 RCW, or somatic health care information;

(29) "Intoxicated person" means a person whose mental or physical functioning is substantially impaired as a result of the use of alcohol or other psychoactive chemicals;

(30) "Judicial commitment" means a commitment by a court pursuant to the provisions of this chapter;

(31) "Legal counsel" means attorneys and staff employed by county prosecutor offices or the state attorney general acting in their capacity as legal representatives of
public mental health and substance use disorder service providers under RCW 71.05.130;

(32) "Less restrictive alternative treatment" means a program of individualized treatment in a less restrictive setting than inpatient treatment that includes the services described in RCW 71.05.585;

(33) "Licensed physician" means a person licensed to practice medicine or osteopathic medicine and surgery in the state of Washington;

(34) "Likelihood of serious harm" means:

(a) A substantial risk that: (i) Physical harm will be inflicted by a person upon his or her own person, as evidenced by threats or attempts to commit suicide or inflict physical harm on oneself; (ii) physical harm will be inflicted by a person 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 (iii) physical harm will be inflicted by a person upon the property of others, as evidenced by behavior which has caused substantial loss or damage to the property of others; or

(b) The person has threatened the physical safety of another and has a history of one or more violent acts;

(35) "Medical clearance" means a physician or other health care provider has determined that a person is medically stable and ready for referral to the designated crisis responder;

(36) "Mental disorder" means any organic, mental, or emotional impairment which has substantial adverse effects on a person's cognitive or volitional functions;

(37) "Mental health professional" means a psychiatrist, psychologist, physician assistant working with a supervising psychiatrist, psychiatric advanced registered nurse practitioner, psychiatric nurse, or social worker, and such other mental health professionals as may be defined by rules adopted by the secretary pursuant to the provisions of this chapter;

(38) "Mental health service provider" means a public or private agency that provides mental health services to persons with mental disorders or substance use disorders as defined under this section and receives funding from public sources. This includes, but is not limited to, hospitals licensed under chapter 70.41 RCW, evaluation and treatment facilities as defined in this section, community mental health service delivery systems or community behavioral health programs as defined in RCW 71.24.025, facilities conducting competency evaluations and restoration under chapter 10.77 RCW, approved substance use disorder treatment programs as defined in this section, secure withdrawal management and stabilization facilities as defined in this section, and correctional facilities operated by state and local governments;

(39) "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;

(40) "Physician assistant" means a person licensed as a physician assistant under chapter 18.57A or 18.71A RCW;

(41) "Private agency" means any person, partnership, corporation, or association that is not 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, or hospital, or approved substance use disorder treatment program, which is conducted for, or includes a department or ward conducted for, the care and treatment of persons with mental illness, substance use disorders, or both mental illness and substance use disorders;

(42) "Professional person" means a mental health professional, substance use disorder professional, or designated crisis responder and shall also mean a physician, physician assistant, psychiatric advanced registered nurse practitioner, registered nurse, and such others as may be defined by rules adopted by the secretary pursuant to the provisions of this chapter;

(43) "Psychiatric advanced registered nurse practitioner" means a person who is licensed as an advanced registered nurse practitioner pursuant to chapter 18.79 RCW; and who is board certified in advanced practice psychiatric and mental health nursing;

(44) "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 and is certified or eligible to be certified by the American board of psychiatry and neurology;

(45) "Psychologist" means a person who has been licensed as a psychologist pursuant to chapter 18.83 RCW;

(46) "Public agency" means any evaluation and treatment facility or institution, secure withdrawal management and stabilization facility, approved substance use disorder treatment program, or hospital which is conducted for, or includes a department or ward conducted for, the care and treatment of persons with mental illness, substance use disorders, or both mental illness and substance use disorders, if the agency is operated directly by federal, state, county, or municipal government, or a combination of such governments;

(47) "Release" means legal termination of the commitment under the provisions of this chapter;

(48) "Resource management services" has the meaning given in chapter 71.24 RCW;

(49) "Secretary" means the secretary of the department of health, or his or her designee;

(50) "Secure withdrawal management and stabilization facility" means a facility operated by either a public or private agency or by the program of an agency which provides care to voluntary individuals and individuals involuntarily detained and committed under this chapter for whom there is a likelihood of serious harm or who are gravely disabled due to the presence of a substance use
disorder. Secure withdrawal management and stabilization facilities must:

(a) Provide the following services:

(i) Assessment and treatment, provided by certified substance use disorder professionals or co-occurring disorder specialists;

(ii) Clinical stabilization services;

(iii) Acute or subacute detoxification services for intoxicated individuals; and

(iv) Discharge assistance provided by certified substance use disorder professionals or co-occurring disorder specialists, including facilitating transitions to appropriate voluntary or involuntary inpatient services or to less restrictive alternatives as appropriate for the individual;

(b) Include security measures sufficient to protect the patients, staff, and community; and

(c) Be licensed or certified as such by the department of health;

(51) "Serious violent offense" has the same meaning as provided in RCW 9.94A.030;

(52) "Social worker" means a person with a master's or further advanced degree from a social work educational program accredited and approved as provided in RCW 18.320.010;

(53) "Substance use disorder" means a cluster of cognitive, behavioral, and physiological symptoms indicating that an individual continues using the substance despite significant substance-related problems. The diagnosis of a substance use disorder is based on a pathological pattern of behaviors related to the use of the substances;

(54) "Substance use disorder professional" means a person certified as a substance use disorder professional by the department of health under chapter 18.205 RCW;

(55) "Therapeutic court personnel" means the staff of a mental health court or other therapeutic court which has jurisdiction over defendants who are dually diagnosed with mental disorders, including court personnel, probation officers, a court monitor, prosecuting attorney, or defense counsel acting within the scope of therapeutic court duties;

(56) "Treatment records" include registration and all other records concerning persons who are receiving or who at any time have received services for mental illness, which are maintained by the department of social and health services, the department, the authority, behavioral health administrative services organizations and their staffs, managed care organizations and their staffs, and by treatment facilities. Treatment records include mental health information contained in a medical bill including but not limited to mental health drugs, a mental health diagnosis, provider name, and dates of service stemming from a medical service. Treatment records do not include notes or records maintained for personal use by a person providing treatment services for the department of social and health services, the department, the authority, behavioral health administrative services organizations, managed care organizations, or a treatment facility if the notes or records are not available to others;

(57) "Triage facility" means a short-term facility or a portion of a facility licensed or certified by the department, which is designed as a facility to assess and stabilize an individual or determine the need for involuntary commitment of an individual, and must meet department residential treatment facility standards. A triage facility may be structured as a voluntary or involuntary placement facility;

(58) "Video" means the delivery of health care services through the use of interactive audio and video technology, permitting real-time communication between a person and a designated crisis responder, for the purpose of evaluation. "Video" does not include the use of audio-only telephone, facsimile, email, or store and forward technology. "Store and forward technology" means use of an asynchronous transmission of a person's medical information from a mental health service provider to the designated crisis responder which results in medical diagnosis, consultation, or treatment;

(59) "Violent act" means behavior that resulted in homicide, attempted suicide, nonfatal injuries, or substantial damage to property.

Sec. 7. RCW 71.05.150 and 2019 c 446 s 4 are each amended to read as follows:

(1) When a designated crisis responder receives information alleging that a person, as a result of a mental disorder, substance use disorder, or both presents a likelihood of serious harm or is gravely disabled, or that a person is in need of assisted outpatient behavioral health treatment; the designated crisis responder may, after investigation and evaluation of the specific facts alleged and of the reliability and credibility of any person providing information to initiate detention or involuntary outpatient treatment, if satisfied that the allegations are true and that the person will not voluntarily seek appropriate treatment, file a petition for initial detention under this section or a petition for involuntary outpatient behavioral health treatment under RCW 71.05.148. Before filing the petition, the designated crisis responder must personally interview the person, unless the person refuses an interview, and determine whether the person will voluntarily receive appropriate evaluation and treatment at an evaluation and treatment facility, crisis stabilization unit, triage facility, or approved substance use disorder treatment program. The interview performed by the designated crisis responder may be conducted by video provided that a licensed health care professional or professional person who can adequately and accurately assist with obtaining any necessary information is available at the time of the interview.

(2)(a) An order to detain a person with a mental disorder to a designated evaluation and treatment facility, or to detain a person with a substance use disorder to a secure withdrawal management and stabilization facility or approved substance use disorder treatment program, for not more than a seventy-two-hour evaluation and treatment period may be issued by a judge of the superior court upon request of a designated
Sec. 8. RCW 71.05.150 and 2019 c 446 s 5 are each amended to read as follows:

(1) When a designated crisis responder receives information alleging that a person, as a result of a mental disorder, substance use disorder, or both presents a likelihood of serious harm or is gravely disabled, or that a person is in need of assisted outpatient behavioral health treatment; the designated crisis responder may, after investigation and evaluation of the specific facts alleged and of the reliability and credibility of any person providing information to initiate detention or involuntary outpatient treatment, if satisfied that the allegations are true and that the person will not voluntarily seek appropriate treatment, file a petition for initial detention under this section or a petition for involuntary outpatient behavioral health treatment under RCW 71.05.148. Before filing the petition, the designated crisis responder must personally interview the person, unless the person refuses an interview, and determine whether the person will voluntarily receive appropriate evaluation and treatment at an evaluation and treatment facility, crisis stabilization unit, triage facility, or approved substance use disorder treatment program. The interview performed by the designated crisis responder may be conducted by video provided that a licensed health care professional or professional person who can adequately and accurately assist with obtaining any necessary information is available at the time of the interview:

(i) That there is probable cause to support the petition; and

(ii) That the person has refused or failed to accept appropriate evaluation and treatment voluntarily.

(b) The petition for initial detention, signed under penalty of perjury, or sworn telephonic testimony may be considered by the court in determining whether there are sufficient grounds for issuing the order.

(c) The order shall designate retained counsel or, if counsel is appointed from a list provided by the court, the name, business address, and telephone number of the attorney appointed to represent the person.

(d) A court may not issue an order to detain a person to a secure withdrawal management and stabilization facility or approved substance use disorder treatment program unless there is an available secure withdrawal management and stabilization facility or approved substance use disorder treatment program that has adequate space for the person.

(3) The designated crisis responder shall then serve or cause to be served on such person, his or her guardian, and conservator, if any, a copy of the order together with a notice of rights, and a petition for initial detention. After service on such person the designated crisis responder shall file the return of service in court and provide copies of all papers in the court file to the evaluation and treatment facility, secure withdrawal management and stabilization facility, or approved substance use disorder treatment program, and the designated attorney. The person shall be permitted to be accompanied by one or more of his or her relatives, friends, an attorney, a personal physician, or other professional or religious advisor to the place of evaluation. An attorney accompanying the person to the place of evaluation shall be permitted to be present during the admission evaluation. Any other individual accompanying the person may be present during the admission evaluation. The facility may exclude the individual if his or her presence would present a safety risk, delay the proceedings, or otherwise interfere with the evaluation.

(4) The designated crisis responder 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, secure withdrawal management and stabilization facility, or approved substance use disorder treatment program. At the time such person is taken into custody there shall commence to be served on such person, his or her guardian, and conservator, if any, a copy of the original order together with a notice of rights and a petition for initial detention.
notify the court and the prosecuting attorney that a probable cause hearing will be held within seventy-two hours of the date and time of outpatient evaluation or admission to the evaluation and treatment facility, secure withdrawal management and stabilization facility, or approved substance use disorder treatment program. The person shall be permitted to be accompanied by one or more of his or her relatives, friends, an attorney, a personal physician, or other professional or religious advisor to the place of evaluation. An attorney accompanying the person to the place of evaluation shall be permitted to be present during the admission evaluation. Any other individual accompanying the person may be present during the admission evaluation. The facility may exclude the individual if his or her presence would present a safety risk, delay the proceedings, or otherwise interfere with the evaluation.

(4) The designated crisis responder 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, secure withdrawal management and stabilization facility, or approved substance use disorder treatment program. At the time such person is taken into custody there shall commence to be served on such person, his or her guardian, and conservator, if any, a copy of the original order together with a notice of rights and a petition for initial detention.

Sec. 9. RCW 71.05.153 and 2019 c 446 s 6 are each amended to read as follows:

(1) When a designated crisis responder receives information alleging that a person, as the result of a mental disorder, presents an imminent likelihood of serious harm, 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 designated crisis responder 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.

(2) When a designated crisis responder receives information alleging that a person, as the result of substance use disorder, presents an imminent likelihood of serious harm, 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 designated crisis responder may take such person, or cause by oral or written order the person to be taken, into emergency custody in a secure withdrawal management and stabilization facility or approved substance use disorder treatment program for not more than seventy-two hours as described in RCW 71.05.180, if a secure withdrawal management and stabilization facility or approved substance use disorder treatment program is available and has adequate space for the person.

(3)(a) Subject to (b) of this subsection, a peace officer may take or cause such person to be taken into custody and immediately delivered to a triage facility, crisis stabilization unit, evaluation and treatment facility, secure withdrawal management and stabilization facility, approved substance use disorder treatment program, or the emergency department of a local hospital under the following circumstances:

(i) Pursuant to subsection (1) or (2) of this section; or

(ii) When he or she has reasonable cause to believe that such person is suffering from a mental disorder or substance use disorder and presents an imminent likelihood of serious harm or is in imminent danger because of being gravely disabled.

(b) A peace officer's delivery of a person, based on a substance use disorder, to a secure withdrawal management and stabilization facility or approved substance use disorder treatment program is subject to the availability of a secure withdrawal management and stabilization facility or approved substance use disorder treatment program with adequate space for the person.

(4) Persons delivered to a crisis stabilization unit, evaluation and treatment facility, emergency department of a local hospital, triage facility that has elected to operate as an involuntary facility, secure withdrawal management and stabilization facility, or approved substance use disorder treatment program by peace officers pursuant to subsection (3) of this section may be held by the facility for a period of up to twelve hours, not counting time periods prior to medical clearance.

(5) Within three hours after arrival, not counting time periods prior to medical clearance, the person must be examined by a mental health professional. Within twelve hours of notice of the need for evaluation, not counting time periods prior to medical clearance, the designated crisis responder must determine whether the individual meets detention criteria. The interview performed by the designated crisis responder may be conducted by video provided that a licensed health care professional or professional person who can adequately and accurately assist with obtaining any necessary information is available at the time of the interview. If the individual is detained, the designated crisis responder shall file a petition for detention or a supplemental petition as appropriate and commence service on the designated attorney for the detained person. If the individual is released to the community, the mental health service provider shall inform the peace officer of the release within a reasonable period of time after the release if the peace officer has specifically requested notification and provided contact information to the provider.

(6) Dismissal of a commitment petition is not the appropriate remedy for a violation of the timeliness requirements of this section based on the intent of this chapter under RCW 71.05.010 except in the few cases where the facility staff or designated mental health professional has totally disregarded the requirements of this section.

Sec. 10. RCW 71.05.153 and 2019 c 446 s 7 are each amended to read as follows:

(1) When a designated crisis responder receives information alleging that a person, as the result of a mental disorder, presents an imminent likelihood of serious harm,
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 designated crisis responder 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.

(2) When a designated crisis responder receives information alleging that a person, as the result of substance use disorder, presents an imminent likelihood of serious harm, 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 designated crisis responder may take the person, or cause by oral or written order the person to be taken, into emergency custody in a secure withdrawal management and stabilization facility or approved substance use disorder treatment program for not more than seventy-two hours as described in RCW 71.05.180.

(3) A peace officer may take or cause such person to be taken into custody and immediately delivered to a triage facility, crisis stabilization unit, evaluation and treatment facility, secure withdrawal management and stabilization facility, approved substance use disorder treatment program, or the emergency department of a local hospital under the following circumstances:

(a) Pursuant to subsection (1) or (2) of this section; or

(b) When he or she has reasonable cause to believe that such person is suffering from a mental disorder or substance use disorder and presents an imminent likelihood of serious harm or is in imminent danger because of being gravely disabled.

(4) Persons delivered to a crisis stabilization unit, evaluation and treatment facility, emergency department of a local hospital, triage facility that has elected to operate as an involuntary facility, secure withdrawal management and stabilization facility, or approved substance use disorder treatment program by peace officers pursuant to subsection (3) of this section may be held by the facility for a period of up to twelve hours, not counting time periods prior to medical clearance.

(5) Within three hours after arrival, not counting time periods prior to medical clearance, the person must be examined by a mental health professional. Within twelve hours of notice of the need for evaluation, not counting time periods prior to medical clearance, the designated crisis responder must determine whether the individual meets detention criteria. The interview performed by the designated crisis responder may be conducted by video provided that a licensed health care professional or professional person who can adequately and accurately assist with obtaining any necessary information is available at the time of the interview. If the individual is detained, the designated crisis responder shall file a petition for detention or a supplemental petition as appropriate and commence service on the designated attorney for the detained person. If the individual is released to the community, the mental health service provider shall inform the peace officer of the release within a reasonable period of time after the release if the peace officer has specifically requested notification and provided contact information to the provider.

(6) Dismissal of a commitment petition is not the appropriate remedy for a violation of the timeliness requirements of this section based on the intent of this chapter under RCW 71.05.010 except in the few cases where the facility staff or designated mental health professional has totally disregarded the requirements of this section.

Sec. 11. RCW 71.05.235 and 2016 sp.s. c 29 s 231 are each amended to read as follows:

(1) If an individual is referred to a designated crisis responder under RCW 10.77.088((1)(e))) (2)(d)(i), the designated crisis responder shall examine the individual within forty-eight hours. If the designated crisis responder determines it is not appropriate to detain the individual or petition for a ninety-day less restrictive alternative under RCW 71.05.230(4), that decision shall be immediately presented to the superior court for hearing. The court shall hold a hearing to consider the decision of the designated crisis responder not later than the next judicial day. At the hearing the superior court shall review the determination of the designated crisis responder and determine whether an order should be entered requiring the person to be evaluated at an evaluation and treatment facility. No person referred to an evaluation and treatment facility may be held at the facility longer than seventy-two hours.

(2) If an individual is placed in an evaluation and treatment facility under RCW 10.77.088((1)(e))) (2)(d)(ii), a professional person shall evaluate the individual for purposes of determining whether to file a ninety-day inpatient or outpatient petition under this chapter. Before expiration of the seventy-two hour evaluation period authorized under RCW 10.77.088((1)(e))) (2)(d)(ii), the professional person shall file a petition or, if the recommendation of the professional person is to release the individual, present his or her recommendation to the superior court of the county in which the criminal charge was dismissed. The superior court shall review the recommendation not later than forty-eight hours, excluding Saturdays, Sundays, and holidays, after the recommendation is presented. If the court rejects the recommendation to unconditionally release the individual, the court may order the individual detained at a designated evaluation and treatment facility for not more than a seventy-two hour evaluation and treatment period and direct the individual to appear at a surety hearing before that court within seventy-two hours, or the court may release the individual but direct the individual to appear at a surety hearing set before that court within eleven days, at which time the prosecutor may file a petition under this chapter for ninety-day inpatient or outpatient treatment. If a petition is filed by the prosecutor, the court may order that the person named in the petition be detained at the evaluation and treatment facility that performed the evaluation under this subsection or order the respondent to be in outpatient treatment. If a petition is filed but the individual fails to appear in court for the surety hearing, the court shall order that a mental health professional or peace officer shall take such person or cause
such person to be taken into custody and placed in an evaluation and treatment facility to be brought before the court the next judicial day after detention. Upon the individual's first appearance in court after a petition has been filed, proceedings under RCW 71.05.310 and 71.05.320 shall commence. For an individual subject to this subsection, the prosecutor or professional person may directly file a petition for ninety-day inpatient or outpatient treatment and no petition for initial detention or fourteen-day detention is required before such a petition may be filed.

The court shall conduct the hearing on the petition filed under this subsection within five judicial days of the date the petition is filed. The court may continue the hearing upon the written request of the person named in the petition or the person's attorney, for good cause shown, which continuance shall not exceed five additional judicial days. If the person named in the petition requests a jury trial, the trial shall commence within ten judicial days of the date of the filing of the petition. The burden of proof shall be by clear, cogent, and convincing evidence and shall be upon the petitioner. The person shall be present at such proceeding, which shall in all respects accord with the constitutional guarantees of due process of law and the rules of evidence pursuant to RCW 71.05.360 (8) and (9). Presence at such proceeding shall mean participation either in person or by video as provided in the definition of "hearing" in RCW 71.05.020, as determined by the court.

During the proceeding the person named in the petition shall continue to be detained and treated until released by order of the court. If no order has been made within thirty days after the filing of the petition, not including any extensions of time requested by the detained person or his or her attorney, the detained person shall be released.

(3) If a designated crisis responder or the professional person and prosecuting attorney for the county in which the criminal charge was dismissed or attorney general, as appropriate, stipulate that the individual does not present a likelihood of serious harm or is not gravely disabled, the hearing under this section is not required and the individual, if in custody, shall be released.

(4) The individual shall have the rights specified in RCW 71.05.360 (8) and (9).

Sec. 12. RCW 71.05.310 and 2012 c 256 s 8 are each amended to read as follows:

The court shall conduct a hearing on the petition for ninety-day treatment within five judicial days of the first court appearance after the probable cause hearing, or within ten judicial days for a petition filed under RCW 71.05.280(3). The court may continue the hearing for good cause upon the written request of the person named in the petition or the person's attorney. The court may continue for good cause the hearing on a petition filed under RCW 71.05.280(3) upon written request by the person named in the petition, the person's attorney, or the petitioner. If the person named in the petition requests a jury trial, the trial shall commence within ten judicial days of the first court appearance after the probable cause hearing. The burden of proof shall be by clear, cogent, and convincing evidence and shall be upon the petitioner. The person shall be present at such proceeding, which shall in all respects accord with the constitutional guarantees of due process of law and the rules of evidence pursuant to RCW 71.05.360 (8) and (9). Presence at such proceeding shall mean participation either in person or by video as provided in the definition of "hearing" in RCW 71.05.020, as determined by the court.

During the proceeding, the person named in the petition shall continue to be treated until released by order of the superior court. If no order has been made within thirty days after the filing of the petition, not including extensions of time requested by the detained person or his or her attorney, or the petitioner in the case of a petition filed under RCW 71.05.280(3), the detained person shall be released.

NEW SECTION. Sec. 13. Sections 2 and 4 of this act expire July 1, 2026.

NEW SECTION. Sec. 14. Sections 3 and 5 of this act take effect July 1, 2026.

Correct the title.

Representative Irwin moved the adoption of amendment (1001) to the striking amendment (1000):

) On page 15, at the beginning of line 26 of the striking amendment, strike "available" and insert "present"

On page 17, at the beginning of line 12 of the striking amendment, strike "available" and insert "present"

Representatives Irwin and Kilduff spoke in favor of the adoption of the amendment to the striking amendment.

Amendment (1001) to the striking amendment (1000) was adopted.

Representatives Irwin and Kilduff spoke in favor of the adoption of the striking amendment as amended.

The striking amendment (1000), as amended, was adopted.

The bill was ordered engrossed.

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

Representatives Irwin and Kilduff spoke in favor of the passage of the bill.

The Speaker stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2099.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2099, and the bill passed the House by the following vote: Yeas, 96; Nays, 0; Absent, 0; Excused, 2.

Excused: Representatives Hudgins and Schmick.

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

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

MOTION

There being no objection, the Committee on Appropriations was relieved of HOUSE BILL NO. 1775, and the bill was referred to the Committee on Human Services & Early Learning.

There being no objection, the House adjourned until 9:55 a.m., January 17, 2020, the 5th Day of the Regular Session.

LAURIE JINKINS, Speaker
BERNARD DEAN, Chief Clerk
The House was called to order at 9:55 a.m. by the Speaker.

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

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

INTRODUCTION & FIRST READING

HB 2664 by Representatives Lovick, Klippert, Goodman and Fey

AN ACT Relating to sheriff's office qualifications; amending RCW 29A.24.091 and 36.28.025; and adding a new section to chapter 43.101 RCW.

Referred to Committee on Public Safety.

HB 2665 by Representatives Boehnke, Tarleton, Barkis and Eslick

AN ACT Relating to encouraging economic growth in Washington by providing tax preferences for advanced spacecraft manufacturing; amending RCW 82.63.010, 82.63.020, and 82.63.045; adding a new section to chapter 82.63 RCW; creating new sections; and providing expiration dates.

Referred to Committee on Public Safety.

HB 2666 by Representatives McCaslin, Blake, Dent, Ryu, Chandler, Young, Dufault, Eslick and Shea

AN ACT Relating to establishing the warm water fishing advisory group; and amending RCW 77.44.010 and 77.44.040.

Referred to Committee on Rural Development, Agriculture, & Natural Resources.

HB 2667 by Representatives Chapman, Maycumber, Tharinger, Hoff, Vick, Blake, Dufault, Van Werven, Barkis, Eslick, Springer, Kretz and Schmick

AN ACT Relating to increasing housing access and affordability by decreasing construction costs associated with implementing the Washington state energy code for residential buildings; amending RCW 19.27A.020, 19.27A.045, and 19.27A.160; creating a new section; and declaring an emergency.

Referred to Committee on Local Government.

HB 2668 by Representative Ryu

AN ACT Relating to providing local governments with options to preserve affordable housing in their communities; adding a new chapter to Title 84 RCW; and creating new sections.

Referred to Committee on Finance.

HB 2669 by Representatives Sullivan, MacEwen, Lovick and Tharinger

AN ACT Relating to creating Seattle NHL hockey special license plates; reenacting and amending RCW 46.17.220, 46.18.200, and 46.68.420; adding a new section to chapter 46.04 RCW; and providing an effective date.

Referred to Committee on Transportation.

HB 2670 by Representatives Van Werven and Klippert

AN ACT Relating to removing the state preemption of local regulations pertaining to residency restrictions for persons convicted of sex offenses; and repealing RCW 9.94A.8445.

Referred to Committee on Public Safety.

HB 2671 by Representatives Walsh, Griffey, Barkis, Ybarra, Steele, Gildon, Boehnke, Smith, Chambers, Hoff, Vick, Goehner, Eslick, Volz, Graham, Klippert, Van Werven and Kretz

AN ACT Relating to short subdivisions; and amending RCW 58.17.020 and 58.17.060.

Referred to Committee on Local Government.

HB 2672 by Representatives Barkis, Griffey, Gildon, Steele, Boehnke, Ybarra, Smith, Chambers, Hoff, Vick, Goehner, Eslick, Dye, Volz, Graham, Klippert, Maycumber, Van Werven, Dufault and Kretz

AN ACT Relating to limited areas of more intensive rural development; and reenacting and amending RCW 36.70A.070.
Referred to Committee on Environment & Energy.

HB 2673 by Representatives Barkis, Griffey, Gildon, Steele, Ybarra, Smith, Chambers, Boehnke, Hoff, Vick, Eslick, Volz, Graham, Jenkin, Klippert, Van Werven, Tharinger and Dufault

AN ACT Relating to exemptions for infill development under the state environmental policy act; and amending RCW 43.21C.229 and 36.70A.600.

Referred to Committee on Environment & Energy.

HB 2674 by Representatives Hudgins and Tarleton

AN ACT Relating to the administration of election campaign activities and reporting statements of financial affairs; amending RCW 42.17A.005, 42.17A.100, 42.17A.105, 42.17A.700, 42.17A.710, and 42.17A.785; and adding a new section to chapter 42.17A RCW.

Referred to Committee on State Government & Tribal Relations.

HB 2675 by Representatives Robinson, Leavitt and Senn

AN ACT Relating to allowing the use of parental leave after a pregnancy disability is resolved; and amending RCW 41.04.655.

Referred to Committee on Labor & Workplace Standards.

HB 2676 by Representatives Kloba, Boehnke and Hudgins

AN ACT Relating to establishing minimum requirements for the testing of autonomous vehicles; adding a new section to chapter 46.30 RCW; adding a new chapter to Title 46 RCW; and providing an effective date.

Referred to Committee on Transportation.

HB 2677 by Representatives Chopp, Cody, Tharinger, Leavitt and Davis

AN ACT Relating to sharing health insurance information to improve the coordination of benefits between health insurers and the health care authority; and amending RCW 74.09A.020.

Referred to Committee on Health Care & Wellness.

HB 2678 by Representatives Bergquist, Griffey, Lovick, Sullivan, Ortiz-Self, Davis, Tharinger, Fitzgibbon and Morgan

AN ACT Relating to allowing retirees to change their survivor option election after retirement; and amending RCW 41.26.460.

Referred to Committee on Appropriations.

HB 2679 by Representatives Robinson, Macri, Cody, Chopp, Tarleton, Frame, Stonier, Ormsby, Riccelli, Tharinger, Ortiz-Self, Davis, Pollet and Kloba

AN ACT Relating to funding for individuals who are not eligible for federal insurance subsidies and for foundational public health services; reenacting and amending RCW 43.84.092; adding a new section to chapter 48.43 RCW; adding a new section to chapter 43.70 RCW; creating a new section; and providing an effective date.

Referred to Committee on Health Care & Wellness.

HB 2680 by Representatives Chapman, Jenkin, Steele, Walsh, Tarleton, Ortiz-Self, Gildon, Tharinger, Springer, Santos, Kretz and Pollet

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

Referred to Committee on State Government & Tribal Relations.

HB 2681 by Representatives Stonier, Eslick, Harris, Macri, Thai, Riccelli, Sells, Robinson, Cody, Kilduff, Davis, Gregerson, Chapman, Tharinger, Ormsby, Walen, Tarleton, Ortiz-Self, Valdez, Shewmake, Lovick, Goodman, Frame, Orwell and Pollet

AN ACT Relating to preventing harassment, abuse, and discrimination experienced by long-term care workers; adding a new chapter to Title 49 RCW; creating a new section; and prescribing penalties.

Referred to Committee on Labor & Workplace Standards.

HB 2682 by Representatives Senn, Kilduff, Leavitt and Pollet

AN ACT Relating to out-of-home services; amending RCW 74.13.350; reenacting and amending RCW 13.04.030; adding a new chapter to Title 71A RCW; recodifying RCW 74.13.350; and repealing RCW 13.34.270.

Referred to Committee on Human Services & Early Learning.

HB 2683 by Representatives Chapman, Jenkin, Wylie, Chambers, Chandler, Tharinger and Kretz

AN ACT Relating to the creation of a local wine industry association license; and adding a new section to chapter 66.24 RCW.
Referred to Committee on Commerce & Gaming.

HB 2684 by Representatives Shewmake, Slatter, Rude, Ortiz-Self and Kloba

AN ACT Relating to traffic control signals; and amending RCW 46.61.055.

Referred to Committee on Transportation.

HB 2685 by Representatives Frame, Dolan, J. Johnson, Leavitt, Mead, Ortiz-Self, Valdez, Bergquist, Pollet and Kloba

AN ACT Relating to sick leave for K-12 employees; amending RCW 28A.400.300; and creating a new section.

Referred to Committee on Education.

HB 2686 by Representatives Orwall, MacEwen, DeBolt, Blake, Fey, Vick and Springer

AN ACT Relating to excluding the common carrier licensees from the definition of retailer for the purposes of the three-tier system; and amending RCW 66.28.285.

Referred to Committee on Commerce & Gaming.

HB 2687 by Representatives Barkis, Griffey, Corry, Blake, DeBolt, Irwin, Springer, Stokesbary, Mead and Van Werven

AN ACT Relating to planning for affordable housing under the growth management act; amending RCW 36.70A.210; and reenacting and amending RCW 36.70A.070.

Referred to Committee on Environment & Energy.

HB 2688 by Representatives Shewmake, Fey, Fitzgibbon, Macri, Doglio, Peterson, Stonier, Riccelli and Davis

AN ACT Relating to transportation policy goals; amending RCW 47.04.280; and adding a new section to chapter 47.04 RCW.

Referred to Committee on Transportation.

HB 2689 by Representatives Mead, Hansen, Pollet, Chapman, Gregerson, Sells, Ramos, Valdez, Doglio and Davis

AN ACT Relating to industrial insurance medical examinations; amending RCW 51.32.110 and 51.36.070; and adding a new section to chapter 51.08 RCW.

Referred to Committee on Commerce & Gaming.

HB 2690 by Representatives Callan, Ortiz-Self, Dolan, Stonier, Davis, Bergquist and Pollet

AN ACT Relating to providing students with equitable access to a high-quality public education by developing an infrastructure that assists public schools in the delivery of integrated student supports; creating a new section; and providing an expiration date.

Referred to Committee on Education.

HB 2691 by Representatives Valdez, Ryu, Frame, Doglio, Dolan, Slatter, Lovick, Ortiz-Self, Fitzgibbon, Davis, Pollet and Macri

AN ACT Relating to the scope of collective bargaining for language access providers; and amending RCW 41.56.030 and 41.56.510.

Referred to Committee on Labor & Workplace Standards.

HB 2692 by Representatives Doglio, Irwin, Walsh, Lovick and Fitzgibbon

AN ACT Relating to vehicle combinations that may be operated on public highways; and amending RCW 46.44.030 and 46.44.037.

Referred to Committee on Transportation.

HB 2693 by Representatives Wylie and Eslick

AN ACT Relating to the temporary sale of liquor at special events; and adding new sections to chapter 66.24 RCW.

Referred to Committee on Commerce & Gaming.

HB 2694 by Representatives Pollet, Duerr, Appleton, Goehner and Senn

AN ACT Relating to underground utilities and safety committee; amending RCW 19.122.050 and 19.122.130; and reenacting and amending RCW 19.122.020.

Referred to Committee on Local Government.

HB 2695 by Representatives Pollet, Robinson, Tarleton, Lovick, Valdez, Davis, Goodman, Orwall, Frame and Macri

AN ACT Relating to establishing an asthma statewide home assistance program; and adding a new chapter to Title 70 RCW.

Referred to Committee on Health Care & Wellness.
HB 2696 by Representatives Dent, Blake, McCaslin, Callan, Eslick, Springer, Griffey, Boehnke, Maycumber, Dye, Chandler, Kretz and Schmick

AN ACT Relating to misbranding of meat and poultry products; amending RCW 15.130.110; and adding a new section to chapter 15.130 RCW.

Referred to Committee on Rural Development, Agriculture, & Natural Resources.

HB 2697 by Representatives Dent, Blake, Dye, Springer, Boehnke, Callan and Chandler

AN ACT Relating to noxious weeds; and amending RCW 17.10.010, 17.10.030, 17.10.050, 17.10.060, 17.10.070, 17.10.074, 17.10.100, 17.10.140, 17.10.145, 17.10.205, 17.10.235, 17.10.240, and 17.10.890.

Referred to Committee on Rural Development, Agriculture, & Natural Resources.

HB 2698 by Representatives Walsh, Goehner, Smith, Mosbrucker and Van Werven

AN ACT Relating to increasing participation in the presidential primary; amending RCW 29A.56.050; and declaring an emergency.

Referred to Committee on State Government & Tribal Relations.

HJM 4015 by Representatives Boehnke and Dufault

Requesting Congress to establish a United States Space Academy in Washington state.

Referred to Committee on Innovation, Technology & Economic Development.

HJR 4211 by Representatives Gregerson, Walsh, Tarleton, Frame and Morgan

Amending the state Constitution to provide property tax relief.

Referred to Committee on Finance.

ESB 5450 by Senators Rivers, Wilson and L.

AN ACT Relating to superior court judges; amending RCW 2.08.062 and 2.08.065; and creating new sections.

Referred to Committee on Civil Rights & Judiciary.

2ESB 5887 by Senators Short, Keiser and Nguyen

AN ACT Relating to health carrier requirements for prior authorization standards; and amending RCW 48.43.016.

Referred to Committee on Health Care & Wellness.

There being no objection, the bills, memorial and resolution listed on the day’s introduction sheet under the fourth order of business were referred to the committees so designated, with the exception of HOUSE BILL NO. 2675 which was referred to the Committee on State Government & Tribal Relations and HOUSE BILL NO. 2679 which was referred to the Committee on Appropriations.

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

REPORTS OF STANDING COMMITTEES

January 15, 2020

HB 2211 Prime Sponsor, Representative Kirby: Concerning life insurance products or services that are intended to incent behavioral changes that improve the health and reduce the risk of death of the insured. Reported by Committee on Consumer Protection & Business

MAJORITY recommendation: Do pass. Signed by Representatives Kirby, Chair; Vick, Ranking Minority Member; Hoff, Assistant Ranking Minority Member; Barkis; Blake; Duerr; Dufault; Johnson, J.; Ryu; Santos; Volz; Walen and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representatives Chandler, Assistant Ranking Minority Member and Hoff.

Referred to Committee on Rules for second reading.

January 16, 2020

HB 2212 Prime Sponsor, Representative Blake: Providing department of fish and wildlife officers interest arbitration under certain circumstances. Reported by Committee on Labor & Workplace Standards

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Sells, Chair; Chapman, Vice Chair; Mosbrucker, Ranking Minority Member; Gregerson and Ormsby.

MINORITY recommendation: Do not pass. Signed by Representatives Chandler, Assistant Ranking Minority Member and Hoff.

Referred to Committee on Appropriations.

January 16, 2020

HB 2266 Prime Sponsor, Representative Doglio: Concerning reasonable accommodation for the expression of breast milk without requiring written certification from a health care professional. Reported by Committee on Labor & Workplace Standards
MAJORITY recommendation: Do pass. Signed by Representatives Sells, Chair; Chapman, Vice Chair; Mosbrucker, Ranking Minority Member; Chandler, Assistant Ranking Minority Member; Gregerson; Hoff and Ormsby.

Referred to Committee on Rules for second reading.

January 16, 2020

HB 2304  Prime Sponsor, Representative Doglio: Concerning shared leave and industrial insurance benefits. Reported by Committee on Labor & Workplace Standards

MAJORITY recommendation: Do pass. Signed by Representatives Sells, Chair; Chapman, Vice Chair; Mosbrucker, Ranking Minority Member; Gregerson; Hoff and Ormsby.

MINORITY recommendation: Do not pass. Signed by Representative Chandler, Assistant Ranking Minority Member.

Referred to Committee on Appropriations.

There being no objection, the bills listed on the day’s committee reports under the fifth order of business were referred to the committees so designated.

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

MOTION

There being no objection, the Committee on Health Care & Wellness was relieved of HOUSE BILL NO. 2616, and the bill was referred to the Committee on Appropriations.

There being no objection, the House adjourned until 10:00 a.m., January 20, 2020, the 8th Day of the Regular Session.

LAURIE JINKINS, Speaker

BERNARD DEAN, Chief Clerk
EIGHTH DAY, JANUARY 20, 2020

SIXTY SIXTH LEGISLATURE - REGULAR SESSION

EIGHTH DAY

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

The flags were escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Lucas Lund and Sheridan D’Angelo. The Speaker (Representative Lovick presiding) led the Chamber in the Pledge of Allegiance. The prayer was offered by Reverend Troy Carr, Grace United Methodist Church, Seattle, Washington.

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

SPEAKER’S PRIVILEGE

The Speaker (Representative Lovick presiding) introduced Cece Chan, a first year student from Pacific Lutheran University, a member of the Washington State NAACP Youth Council, and one of the winners of the Black Education Matters Student Activist Award of 2019, for a reading to honor Dr. Martin Luther King, Jr.

Cece Chan: “Dreams aren’t anything if we are only sleepwalking
Injustice anywhere is a threat to justice everywhere.
We are caught
Not saying anything is an injustice
We’ve dishonored him
Like a fool
Raise in hate crimes
Black bodies in the streets
Mass incarceration
These nightmares weren’t his dreams
You see
He led us so we could lead ourselves
Justice for all does not mean justice for this wall
Separating families and communities
We must take a stand
The work is not easy
You must learn to take a passion
To live and to love
Could we, through love in action, change the reality
If your actions do not prove the truth of your words, then your words are nothing more than lies.
Sleepwalking is dreaming without waking up
SPEAK LOUDER
For diversity and inclusion is clear
Diversity benefits the bottom line
Confront implicit bias
Stay dreaming but don’t stay sleepwalking
You don’t know who you are anymore

House Chamber, Olympia, Monday, January 20, 2020

We don't always have an awareness of our identity or even a loss of identity
Identity is constantly lost
Constantly feel drained, depressed or unhappy with yourself
You're always trying to fit in and belong
Soul-sucking goal
Dream a new dream.
Better things wait for us on the horizon
Clouds hide the sun
But no clouds can forever prevent the sun from shining
Only rainbows after rain
You gotta keep your head up
Let your hair down
So encouraged by the women
Encouraging women to study politics.
Women's involvement in social activism
Women of color, immigrant women, LGBTQIA+ women, and disabled women
Barriers and discrimination
Laws, policies and practices
Help a school run
Are you helping your students find their voice
To help my students see themselves
 Representation in books
Ethnic studies isn’t anything without professional development
Black Lives Matter
Teachers of color facing racism like their students of color
But we lay back because it’s not me, it's them
Okay, I’m awake.
But just because you wake up doesn’t mean you stop dreaming
I’m babysitting overnight
Tip me at the end
Just an extremely tired person
Running a marathon
They roll their eyes
The internet latches onto these gems
Pain and past
I've sat with many wounded people.
Battle scars remind us that we are strong
I won’t let you down
Community is the kindest most compassionate place
Message of hope
Bring attention to the healing
Hold the power within ourselves to shift and heal parts of ourselves.
Release anything that is no longer serving you
Work to become the best version of us ever created to live
But people wait
Basic fact is that too many people are waiting
This “Wait” has almost always meant “Never”
Justice too long delayed is justice denied
Lukewarm acceptance is much more bewildering than outright rejection
So keeping pushing
Racism didn’t end with King but it taught us that dreams can become a reality
Only when you stop sleepwalking
And make your dreams into actions”

**SPEAKER’S PRIVILEGE**

The Speaker (Representative Lovick presiding) introduced students from the Institute for Community Leadership: Alphia Sharif, 14 year old freshman; Christopher Castro-Salgado, 16 year old sophomore; and Fayth Njenga, 17 year old senior, who presented readings to commemorate Dr. Martin Luther King Jr.

Alphia Sherif: “Good morning. Thank you for the work you do for our State’s families, schools and students.
Today we live in a world where many of us are stuck in neutral. We seem to be unable to shift ourselves into gear. We see this in the lack of civic engagement amongst our peers. Dr. King teaches, one of the greatest tragedies in times of change, is too many of us fail to remain awake.
It is up to all of us to overcome this obstacle. We need to blink back our drowsiness. Open our eyes. We need to gear up, and get out of our comfort zones. We need to move out of the parking lot, and onto the highway of taking risks, and daring to dream.
Indeed, dreaming requires taking risks. We have all felt the devastation of a fallen dream. Dr. King teaches us, there are 3 negative responses to shattered dreams. One, resorting to a bitter, vengeful persona. Two, adopting an introverted self. Or, three, developing a fatalistic, blaming attitude.
Dr. King challenges us, instead of falling into these negative responses, we can take our shattered dreams and turn them into assets. He says, it is not what happens TO us that determines who we are, but what we do with what happens to us that matters. Let us celebrate Dr. King’s Life and Legacy by first, getting on the highway, and second, by taking the high road! THANK YOU.”

Chris Castro: “Dr. King teaches us how to develop consciousness. The definition of consciousness is to be awake. Developing our ability to stay awake, and to raise our consciousness, will create a stronger democracy and a peaceful tomorrow. Dr. King points out steps we can take to develop our consciousness. The first step begins with changing our conduct. When we change our conduct, our character either grows or shrinks. We probably all know teenagers who open doors for others. And we probably all know teenagers who habitually do not. Simple actions like this, either raise one’s character, or lower it.
As we become proficient at conducting ourselves in ways that serve others, our character continues to rise. If we have low character, we have little consciousness. And we all know that when we wrap ourselves up only in ourselves, we make a very, little package! Doing things for others raises character, and if our character is higher, we see people much further away, perhaps even on the other side of the world.
And we see much broader, we see people across town, and across the lines of difference that keep us separated.
With persistent conduct that raises our character we remain alert. We connect with people from different races and cultures, colors and nationalities, in ways that serve the greater good.
Changes we can make, like eating with folks who are different from us in our cafeterias and lunchrooms, opening doors, smiling— simple conduct changes like these assure that are ends are in our means. Dr. King would urge us today, to be the change we wish to see in the world! THANK YOU!”

Fayth Njenga: “Dr. Martin Luther King Jr. challenges us to consider the value of living a life rooted in the principles of nonviolence. Nonviolent power is a beautiful gift given to all. However, we can fail to recognize it, and chose not to accept it. It is a matter of our power and our responsibility to make decisions. We can choose to unify, to bring together. Or we can choose to disunify, to separate and divide. Building the Beloved Community requires intentional sustained acts of nonviolence.
Dr. King teaches us that Nonviolence is neither weak, nor anemic. It requires the harmonious blending of a tough mind and a tender heart. He teaches us, that nonviolence is powerful beyond measure, requiring tremendous courage. Nonviolence does not seek to defeat or humiliate, rather it involves the inner realm strength of a willingness to accept suffering without retaliation. It is rooted in the profound and hopeful conviction that the universe is on the side of justice.
Today we have the opportunity to practice nonviolent power, acknowledging it takes compassion, humility, discipline, and great listening skills. Dr. King’s legacy calls upon us to build up and not tear down. To lift up and not push out.
He teaches us, “Nonviolence is peaceful and just weapon which cuts without wounding and ennobles the people who wield it.” It is a sword that heals.
This is a pivotal moment in history to heal our communities and create a more perfect union. THANK YOU”

**SPEAKER’S PRIVILEGE**

The Speaker (Representative Lovick presiding) introduced Dr. Nyla Rosen, Dr. Karen Bohlke and students from the Institute for Community Leadership and asked the members to acknowledge them.

**RESOLUTION**

**HOUSE RESOLUTION NO. 2020-4647**, by Representatives Jinkins, Wilcox, Appleton, Barkis, Bergquist, Blake, Boehnke, Caldier, Callan, Chambers, Chandler, Chapman, Chopp, Cody, Corry, Davis, DeBolt, Dent, Doglio, Dolan, Duerr, Dufault, Dye, Entenman, Eslick, Fey, Fitzgibbon, Frame, Gildon, Goehner, Goodman, Graham, Gregerson, Griffey, Hansen, Harris, Hoff, Hudgins, Irwin, Jenkin, J. Johnson, Kilduff, Kirby, Klippert, Kloba, Kraft, Kretz, Leavitt, Lekanoff, Lovick, MacEwen, Macri, Maycumber, McCaslin, Mead, Morgan, Mosbrucker,
WHEREAS, Today, January 20, 2020, we join the nation in honor and celebration of the profound legacy of the Reverend Dr. Martin Luther King, Jr.; and

WHEREAS, We remember Dr. King’s courage, commitment, and unwavering compassion in the face of tremendous injustice; and

WHEREAS, Dr. King once said that the "arc of the moral universe is long, but it bends toward justice"; and

WHEREAS, He propelled a movement to end unfair laws and fulfill the promises of democracy for every person, bringing the truth of segregation and civil rights into households across America; and

WHEREAS, We continue to draw inspiration from his teachings, reflecting on what his dream means for a new generation of Washingtonians who strive for complete racial, social, and economic equality; and

WHEREAS, We celebrate Dr. King’s historic advocacy and bold vision during a time when unity, community, and dreams are needed most;

NOW, THEREFORE, BE IT RESOLVED, That the Washington state House of Representatives recognize Dr. King for dedicating his life to achieving justice; and

BE IT FURTHER RESOLVED, That the House of Representatives call on the people of the State of Washington to honor Dr. King by pursuing with unwavering resolve his dream of equity and opportunity for all people.

Representative J. Johnson moved adoption of HOUSE RESOLUTION NO. 4647.

Representative Johnson: “Thank you Mr. Speaker, and thank you for your visionary leadership in this chamber. Out of the night that covers me black as the pit from pole to pole. I thank whatever gods may be in my unconquerable soul. In the fell clutch of circumstance I have not winced nor cried aloud. Under the bludgeoning of chance my head is bloody but unbowed. Beyond this place of wrath and tears looms but the horrors of the shade, and yet the minutes of the years finds and shall find me unafraid. It matters not how straight the gate, how charged with punishment the scroll, I am the master of my fate, I am the captain of my soul. That was the poem Invictus by William Ernest Hemly. Nelson Mandela read that to fellow prisoners during confinement and I believe that poem is the embodiment of Dr. Martin Luther King Jr. A man of character and a man of empathy. His moral compass always, always pointed towards justice and that's why he could lead a movement that revolutionized the entire world. Because Dr. King used both his voice and his vision to get to people at their core. He made people believe that change was in fact possible. He got people to ask themselves a fundamental, life altering question: “Why?” It's one word, three letters. “Why?” What is your “why?” What is your purpose? What is our “why?” What is our purpose? Your “why” which brings about introspection, looking deep within yourself. Innovation and ingenuity. Dr. King answered that question, not just with deeds, in words, but with action, collaborative action. When they threw him in a Birmingham jail he wrote letters that inspired America. And when he gave his life to the cause of civil rights social justice for all of us, his ideas and legacy lived on. Dr. King awakened us to a moral consciousness, a sense of other. Of what it truly means to be free in this world. That freedom is not just a state but an act. That silence in the face of injustice and oppression is worse than injustice and oppression itself. That regardless of your skin color or gender, every one of us deserves the basic rights of life, liberty and the pursuit of happiness. Because, as a society, we have become far too well adjusted to injustice. We must first recognize our reality before working to change it, and the reality of today has an ugly side. Black men, women and children are still being gunned down in the streets at higher numbers than any time in our history. One hundred years after recognizing women's right to vote, women's rights are still being attacked. Our family, friends and neighbors are living in fear every day of deportation. Refugee children are being locked in cages, and far too many LGBTQ teenagers are living on the streets being kicked out of their homes, homeless. Kids are still going to school hungry, and our economy is not working for everyone. I believe the expectation that a people can be immersed in suffering and injustice without being harmed is as unrealistic as walking on water without getting wet. If he were alive today, what would Dr. King say? He wouldn't be going around writing books, memoirs and going on book tours, but he would be at the funerals of victims of gun violence on Sunday and marching on the streets on Monday. He wouldn't rest until moms and dads with full time jobs or two or three jobs got a fair wage, and those little boys and girls were removed from those cages. Because as Dr. King once said: “The ultimate measure of a man is not where he stands in moments of comfort and convenience but at times of challenge and controversy.” We are challenged today. We are in a time of immense and profound conflict and controversy. So on this historic day, Dr. King would not want us to just shower him with praise, he would want us to act – today, tomorrow and the week after that, because in this chamber each of us are the masters of our fate and the captains of our soul. So I leave you with this: I hope we have the courage, Mr. Speaker, to continue the work of Dr. King, even if we are planting seeds in a garden we may never see grow. Seeds of opportunity, seeds of love, seeds of tolerance, seeds of justice, seeds of hope. Because in every corner of the great state of Washington, that’s what our people deserve. Thank you. “

Representative Ybarra: “Today our nation commemorates Reverend Dr. Martin Luther King who stood on the steps of the Lincoln Memorial and spoke for the dreams of equality and justice for all. Like some of us in this
room, I didn't know who Martin Luther King was. I grew up in the sixties. I saw him on T.V. My family was migrant so there were no African-Americans in our community, so when Martin Luther King was on T.V., I asked my dad, "What's he doing? What's his civil rights?" and he said "Well, in the South, across the country, African-Americans are treated badly," and I said "Oh, Ok" so I knew something, I was just a kid at the time so I didn't really know. As time went on, one of the things that Martin Luther King said was that there's prejudice out there. And I'll tell you, some prejudice stuff was not only happening to African-Americans, but also to the Hispanic communities - in my community. I'll give you a story. Sunnyside Washington. My brother was going to be born, my mom went into labor. They lived in a little country home outside of Sunnyside and my dad didn't have a car so he went to the farmhouse, ran about a mile away, went to use a phone to get a car so that my mom could go to the hospital. Well, he gets to the farmhouse, knocks on the door, a farmer comes out and my dad says "Can I use your phone?" and the farmer said no. My dad goes "my wife’s in labor I need to call for help," and he said "No, and the only reason I'm telling you no is because you're Mexican." That's prejudice. This is all before Martin Luther King. When I got to my hometown, the way it was set up was just like a Westside story, if you remember that movie back in the day, you had the railroad tracks. You had the white people on one side and the north side, on C street, that's where the Hispanics or the Mexicans lived we called it tortilla flats. That's how we grew up. When I got to high school, as a freshman, my brother, my sophomore brother, took me and he said Alex here's the rules you go down that hall because that's a Mexican hall. You go down this hall, that's a white hall and you don't want to go down that hall because the Mexicans will beat you up. And I said "What are you talking about?" and he said they'll beat you up because you're trying to be like a white guy. And I said "Well how do I get the class? How to move around?" and he said "Well, you just have to maneuver and just not hang around white people or else you're going to get beat up." That is prejudice. That's what it's like that's the real life of it. When Martin Luther King came all of those things changed. I wasn't being called those violent names I'd been called my whole life. Those names you get called all the time. All of a sudden I was called just a Mexican. Not anything behind it - all those names that we all know what those names are. I was called a Mexican. They still didn't like me too much but at least it was better. I could go down that hall. After a little while, I could go down that hall and go to my class, mingle with white people because they let us and we kind of fought the fight and it wasn't because of me, it was because of Martin Luther King and some of the things he did that made people change their mannerisms; their thinking about what it is to be a person - not the color of your skin, but a person. And so as time went on, you know, living in Quincy, all of a sudden I'm a school board member, all the sudden I get voted in twice, all of a sudden I'm a state representative and I'm still here at the floor with these wonderful folks that are here trying to change this world for the better and that was all due to Martin Luther King and his dream to make everybody the same. I can go back home, I can mingle with white people, African-Americans, with Hispanics, and we're all the same. We have a long ways to go but he's the one that got us started and let's just keep going forward. Thank you."
“God,” that is not a word you will see on the Martin Luther King Jr. Memorial in Washington D.C. which is astonishing. A memorial honoring the Reverend Dr. Martin Luther King whose doctorate was in theology and who founded the Southern Christian Leadership Conference somehow exists without mentioning the faith that gave Dr. King his own hope. I’ll tell one quick story and I’ll close here. Early in the Montgomery bus boycott, Dr. King received death threats which he did on a regular basis. But one that they got to him in an unusual way, and he had an experience that he would speak about for the rest of his life. He went into the kitchen and he brewed himself a cup of coffee and he sat there in prayer thinking about what he learned in seminary and graduate school, and he said “and I prayed a prayer and I prayed out loud that night. I said Lord I'm down here trying to do what's right. I think I'm right. I think the cause that we represent is right. But Lord, I must confess that I'm weak now. I'm faltering. I'm losing my courage and I can't let the people see me like this because if they see me weak in losing my courage they will begin to get weak, and it seemed at that moment I could hear an inner voice saying to me Martin Luther stand up for righteousness stand up for justice stand up for truth and lo I will be with you even until the end of the world.” that's what Dr. King believed - that racism is a deep deep sin, very deep in this nation in the human heart. Number two, that we still have a duty to work towards action that will limit the damage racism can do to God's children. But third, that our hope lies ultimately not in American democracy or in human hearts, but in the Risen Lord. This is not necessarily a familiar or comforting version of Dr. King's message but it is what he believed, and on this day we may as well do him the honor of remembering him accurately.”

Representative Young: “Thank you Mr. Speaker. It’s an honor to rise and address the body today. I don’t find now with my time in the legislature that I get nervous when I speak to the body; I’m nervous now. I don’t share a lot of my personal story but it’s nerve racking this to stand on a day like this and attempt to address a body when you're really standing in the shadows of such a great man. The words that you say should be poignant and they should be reverent and I hope I do them justice. Martin Luther King Jr. was a man of prayer. If you would oblige me I'd just like to say a quick prayer: “Father I just want to, I want to thank you for such a man as Martin Luther King Jr. I want to thank you for giving our national leaders the wisdom and the courage to enshrine him in 1983 as a man worthy of a national day and a national holiday. I want to thank you for the role that played in my upbringing as a young kid going through elementary school; being allowed to be introduced to such a man of character and example. Father it is so easy for us to overlook, maybe short change, the lessons that we can learn from a man like him because it's easy, it's easy and virtually pain free to read the quotes or hear the quotes that he said because we didn't have to necessarily go through and pay the price that he did to produce those quotes, to come up with the experiences that led him to develop the character that would then bless our nation with such an example, and I would just pray right now that you bless each one of us with a special wisdom. Imbue us with a character that would seek to do more than just short change him by reading his quotes but not taking the time to internalize them, because it's far too easy to overlook the lessons then if we do. In Jesus’ name I pray. I think one of the lessons I've learned as a man: it is not easy to judge one by the content of their character; it's not easy. That line means so much to me; being introduced to it; watching it as a young man growing up in this world, but I've seen far too many people say “mmhmm” and hallelujah to that type of phrase but then immediately forget about it five minutes later and attempt to short change what that phrase really means to judge one by the content of their character. I have a couple of examples: they’re personal; I hope you'll indulge me as I try to get through them. In the early eighties in Tacoma, there’s a park; it's been on the news recently it's People's Park in Tacoma. There's a rather big homeless camp there: they're cleaning it up and that park sits along Martin Luther King Jr. Avenue. If you grew up there and you know it used to be called K. street, I remember when they dedicated to Martin Luther King Jr. There was a certain time, as my Mom was working out her sobriety, she went to an AA meeting and took my brother and I; we didn't have a place for us to be watched so we came with her and we don't go into the meeting so we went over to People's Park and we had a basketball and we were just shooting hoops by ourselves and a group of kids came up. About ten, a dozen of them maybe; my brother and I are white and they were all black and they came and, now this is on Hilltop if you don't know the history of Tacoma, and they didn't really ask to play, more demanded to play and we obliged; smart enough street smarts to know what we're doing and the long story short was after maybe a round or two of the game, they beat the crap out of my brother and me bad and I had to walk through that and hopefully learn a lesson that wouldn't be imbued with hate. I have another story, it's on the corner of 12th and Union in Tacoma. On the southeast corner of 12th and Union in Tacoma, there used to exist an AM/FM. It's not there any longer, for me and it's kind of a happy happenstance that it's no longer there because on that night during high school, I was out with a couple of friends and we stopped there for gas and another group of kids, there was about eight or nine of them, stopped into the gas station while we were pumping gas and start a fight with us. We were white they were black and they picked a fight with one of our friends; they picked the wrong one: his name was Reinhold; he knew how to take care of himself and we kind of, a few of my friends, kind of wimps, jumped in the store, didn't want to get around the fighting and Reinhold and this other kid, I don’t know his name, got into a squabble and they started fighting and again he picked the wrong guy; Reinhold got the better of him a little bit and in the middle of that scum a gun was produced and they coldcocked Reinhold in the back of the head and he started bleeding pretty bad. And within short order that gun was introduced into the front of my face; I could still see down the barrel of that gun right now, and while I sat there with that gun pointed at me I had to endure one of those young men who I could only, with the amount of energy that he had, could only believe he was high on drugs, and he came and five times in a row took a running start and punched me right in the face and I could do nothing about it. The best I could do is attempt to deflect it and make it seem like it was worse than it was. How am I supposed to judge the content of their character? It's not easy. Now that I’ve shared those stories
in that way, I'd like to go back to the first story. I cannot hate, I can't because the truth is, in the first example where we were getting beat up, the kids, you know about a dozen divided, six of them, there were some bigger kids, there were some kids our age; it was a beat down. Half of them went after my brother, half of them went after me and I got to say my brother took the worst of it and the reason why was because there was one particular kid there that protected me. While we were playing basketball he whispered in my ear, one of the older kids that was kind of the ringleader of them, said "Don't, don't go around him." and I stayed away from him but when they came to start beating us up, he took the lead on doing it and every time he would jump in to hit me, he would land a very soft blow and he would make it seem bigger than it was; he would put on a facade for his friends, and while he would throw the punch it would land softly; I didn't really get hurt. I felt bad for my brother that day because he took a much bigger beating, but that young man protected me. Doesn't matter that he was with the group; I doubt he started that day walking down the street with his friends expecting that they were going to get into some type of scrum like that, but the content of that man's character could be easily judged one way but in the sense that he stood up to protect me, I can only have love for him. I can't judge a group on its whole, you need to judge someone by the content of their individual character. We also got a ball back. He ended up grabbing the ball and I remember they were going to take the ball but he ended up making a big show of it and said "You want this ball?" and he booted it, but the fact that he booted it gave us a chance to go get it and go home. Now on the night where that gun was stuck in my face while the scrum was happening after my friend was coldcocked in the back of the head we tried to break it up and there was another gentleman in that group that attempted to break it up with me, from the other group, and when I got in the stuck in my head, that guy put his hand on the arm of the person putting the gun in my face and calmed him down. I don't know, I probably wouldn't be here today if he hadn't done that. so now that guy steps back a few paces, the gun still pointed at me, and this this man that was trying to help break up the fight had calmed him. Now he did another thing too. Every time that the other gentleman came and punched in the face this guy made a big show of it "Ooh you really hit him hard! That should be good." I don't know how many times the guy would've hit me or what they would have done after it, but this guy stopped them from going further; he protected me. How am I supposed to judge that group? Collectively or should I judge him or judge him by the content of his character? Now if the police showed up, he might have gotten arrested. I wouldn't have wanted to see that man go to jail; he stood up for me. I doubt he started that night wanting to be in that situation. Judging the content of one's character is a tough thing to do. The third story, many of you know I have an adopted son Joseph; he's African-American. About seven months ago I got a chance to watch him stand up for his little brother, and I guess I don't have time to give the rest of my my speech on it but it was really touching to me to watch race not be a part of one young man standing up for another young man against friends that he had already had, he already accrued, and it really touched me and maybe I'm doing a good job as a father for my kids. Mr. Speaker I guess what I would end with is I would say this: each one of us here has our own squabbles. We have our own groups that we come to this with. We have people that surround us every day and we have an opportunity every time we do that, while we might get mad at each other, and I've made you people mad, some of you on the other side of the, I forced you to actually have to gavel me a few times, but I know this: we have an opportunity every day and we have a duty as legislators to try to look beyond the politics, look beyond all the squabbles that we have, the affiliations that we have and judge each and every one of us by the content of our character. If we do we will have earned our seat at the table of brotherhood that Reverend King talked about and Mr. Speaker, I'm looking at you right now to tell you in spite of all the squabbles I hope you know something I love you. I love every member of this body. Regardless of the squabbles I hope you know that if something were to happen, if danger were to present itself I would stand in front of you to protect you because I know the content of your character and I appreciate it and I appreciate every member of this body and I thank you for the opportunity to rise and share those testimonies with you today."

HOUSE RESOLUTION NO. 4647 was adopted.

MOTION

Representative Santos: Mr. Speaker, I make the motion that the remarks of the preceding speakers be spread upon the Journal.

The motion to spread the remarks of the preceding speakers was adopted.

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

MESSAGES FROM THE SENATE

January 17, 2020

Mme. SPEAKER:

The Senate has passed:

ENGROSSED SENATE BILL NO. 5165, and the same is herewith transmitted.

Brad Hendrickson, Secretary

January 17, 2020

Mme. SPEAKER:

The Senate has passed:

SECOND ENGROSSED SECOND SUBSTITUTE SENATE BILL NO. 5740, and the same is herewith transmitted.

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

**INTRODUCTION & FIRST READING**

**HB 2699** by Representatives Stonier, Appleton, Fitzgibbon, Lekanoff, Goodman, Fey and Pollet

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

Referred to Committee on Education.

**HB 2700** by Representatives Mosbrucker, Chapman, Chandler, Hoff, Sells, Goehner, Eslick, Dent, Davis and Pollet

AN ACT Relating to insurance coverage of prosthetics and orthotics; and adding a new section to chapter 48.43 RCW.

Referred to Committee on Health Care & Wellness.

**HB 2701** by Representatives Ormsby, Eslick and Riccelli

AN ACT Relating to inspection and testing of fire and smoke control systems and dampers; amending RCW 43.43.944; adding new sections to chapter 19.27 RCW; prescribing penalties; and providing an effective date.

Referred to Committee on Local Government.

**HB 2702** by Representatives Thai, Chandler, Steele, Rude, Macri, Griffey, Stonier, Dolan, Pettigrew, Appleton, Leavitt, Kloba, Riccelli, Callan, Ramos, Young and Ormsby

AN ACT Relating to allowing chiropractors to deliver care to medicaid patients; and amending RCW 74.09.520.

Referred to Committee on Appropriations.

**HB 2703** by Representatives Chapman, Mosbrucker, Irwin, Goehner, Steele, Barkis, Kraft, Chandler, Orcutt, Gildon, Caldier, Eslick, Volz, Shea, Fey and Young

AN ACT Relating to applying the public records act to all courts and offices within the judicial branch; and amending RCW 42.56.010.

Referred to Committee on State Government & Tribal Relations.

**HB 2704** by Representatives Caldier, Orwell, Griffey, Mosbrucker, Callan, Appleton, Davis, Tarleton, Pollet and Ormsby

AN ACT Relating to establishing a competitive grant program for community sexual assault programs to provide counseling services in schools; and adding a new section to chapter 43.280 RCW.

Referred to Committee on Appropriations.

**HB 2705** by Representatives Dye, Dent, Blake and Eslick

AN ACT Relating to special antlerless deer hunting seasons; and adding a new section to chapter 77.32 RCW.

Referred to Committee on Rural Development, Agriculture, & Natural Resources.

**HB 2706** by Representatives Kirby, Thai, Goodman and Davis

AN ACT Relating to licensure of music therapists; amending RCW 18.120.020; reenacting and amending RCW 18.130.040; and adding a new chapter to Title 18 RCW.

Referred to Committee on Health Care & Wellness.

**HB 2707** by Representatives Kirby, Thai, Robinson, Riccelli, Goodman and Davis

AN ACT Relating to licensure of music therapists; amending RCW 18.120.020; reenacting and amending RCW 18.130.040; and adding a new chapter to Title 18 RCW.

Referred to Committee on Health Care & Wellness.

**HB 2708** by Representatives Stonier, Riccelli, Harris, Robinson, Leavitt, Senn, Pettigrew, Macri, Appleton, Davis, Tharinger, Pollet and Ormsby

AN ACT Relating to establishing a work group on school-based health centers; creating a section; and providing an expiration date.

Referred to Committee on Education.

**HB 2709** by Representatives Lovick, Dent and Goodman

AN ACT Relating to food benefits trafficking; amending RCW 9.91.140; reenacting and amending RCW 9.94A.515; repealing RCW 9.91.142 and 9.91.144; and prescribing penalties.

Referred to Committee on Public Safety.

**HB 2710** by Representatives Robinson, Tarleton, Cody, Tharinger and Ormsby

AN ACT Relating to modifying the uses, disclosure, and requirement dates of prescription drug price transparency data; and amending RCW 43.71C.020,
43.71C.030, 43.71C.040, 43.71C.050, 43.71C.060, 43.71C.070, 43.71C.080, and 43.71C.100.

Referred to Committee on Health Care & Wellness.

**HB 2711** by Representatives J. Johnson, Corry, Stonier, Ormsby, Appleton, Caldier, Davis, Leavitt, Lekanoff, Ramel, Senn, Chopp, Goodman, Fey, Pollet, Callan and Chambers

AN ACT Relating to equitable educational outcomes for foster care and homeless children and youth from prekindergarten to postsecondary education; amending RCW 74.13.1051; adding a new section to chapter 28A.300 RCW; creating a new section; and repealing RCW 28A.300.8001.

Referred to Committee on Education.

**HB 2712** by Representatives Kretz, Riccelli, Maycumber, Lekanoff, Mosbrucker, Chopp, Walsh, Chapman, Harris, Blake, Dent, Pettigrew, Rude, Springer, Steele, Appleton, Caldier, Fitzgibbon, Leavitt, Eslick, Volz, Van Werven, Shea, Cody, Tharinger, Robinson, Young and Ormsby

AN ACT Relating to requiring retailers to indicate the country of origin on beef sold to the public; and adding a new section to chapter 15.04 RCW.

Referred to Committee on Rural Development, Agriculture, & Natural Resources.

**HB 2713** by Representatives Walen, Chandler, Springer, Kretz, Fitzgibbon, Blake, Doglio, Davis, Ramel, Goodman and Pollet

AN ACT Relating to encouraging compost procurement and use; adding new sections to chapter 43.19A RCW; creating new sections; and providing an expiration date.

Referred to Committee on State Government & Tribal Relations.

**HB 2714** by Representatives Hoff, Fitzgibbon, Orcutt, Blake, Chapman, Lekanoff, Van Werven, Tharinger and Kretz

AN ACT Relating to valuing the carbon in forest riparian easements; amending RCW 76.13.120; and creating a new section.

Referred to Committee on Rural Development, Agriculture, & Natural Resources.

**HB 2715** by Representatives Gregerson, Orwall, Sells, Lekanoff, Valdez, Goodman and Pollet

AN ACT Relating to minimum labor standards for certain employees working at an airport or air navigation facility; and amending RCW 14.08.330 and 14.08.120.

Referred to Committee on Labor & Workplace Standards.

**HB 2716** by Representatives Fitzgibbon, Walsh, Ormsby, Bergquist, Stokesbary, Volz and Tharinger

AN ACT Relating to protecting the confidentiality of retirement system files and records relating to health information; amending RCW 42.56.360; and adding a new section to chapter 41.04 RCW.

Referred to Committee on Appropriations.

**HB 2717** by Representatives Ortiz-Self, Rude, Sullivan, Harris, Bergquist, Stonier, Boehnke, Davis, Eslick, Goodman, Senn, Tharinger and Ormsby

AN ACT Relating to allowing the learning assistance program to support school-wide behavioral health system of supports and interventions; and amending RCW 28A.165.035 and 28A.165.005.

Referred to Committee on Education.

**HB 2718** by Representatives Walsh, Shea, Young, Gildon, Eslick, Van Werven, Kretz and Chambers

AN ACT Relating to protecting parental rights with regard to insurance communication confidentiality of minors; reenacting and amending RCW 48.43.005; and creating a new section.

Referred to Committee on Health Care & Wellness.

**HB 2719** by Representatives Callan, Bergquist, Thai, Dolan, Duerr, Kilduff, Leavitt, Goodman and Tharinger

AN ACT Relating to the use of K-3 class size funding for student supports; amending RCW 28A.150.260; and adding a new section to chapter 28A.150 RCW.

Referred to Committee on Appropriations.

**HB 2720** by Representatives Hudgins, Vick, Jenkin and Blake

AN ACT Relating to the application of gambling loss recovery laws to certain online games of chance; amending RCW 4.24.070; and creating a new section.

Referred to Committee on Civil Rights & Judiciary.

**HB 2721** by Representatives Mead, Kilduff, Leavitt and Boehnke

AN ACT Relating to the joint center for aerospace technology innovation; and amending RCW 43.131.417 and 43.131.418.
Referred to Committee on Innovation, Technology & Economic Development.

HB 2722  by Representatives Mead, Fitzgibbon, Peterson, Doglio, Goodman, Gregerson, Slatter, Tarleton, Davis, Duerr, Ramel, Walen, Cody, Senn and Pollet

AN ACT Relating to minimum recycled content requirements; adding a new section to chapter 42.56 RCW; adding a new chapter to Title 70 RCW; creating a new section; and prescribing penalties.

Referred to Committee on Environment & Energy.

HB 2723  by Representative Wylie

AN ACT Relating to off-road vehicle and snowmobile registration enforcement; amending RCW 46.09.420, 46.09.442, 46.10.410, 46.93.210, 46.09.495, and 46.10.505; creating a new section; prescribing penalties; and providing an expiration date.

Referred to Committee on Transportation.

HB 2724  by Representatives Macri, Gregerson, Stonier, Thai, Davis, Chopp, Robinson and Pollet

AN ACT Relating to residential tenant protections; amending RCW 59.18.057, 59.18.365, 59.18.410, 59.18.230, 59.18.290, 59.18.140, and 43.31.605; creating a new section; and declaring an emergency.

Referred to Committee on Civil Rights & Judiciary.

HB 2725  by Representatives Ortiz-Self, Morgan, Frame, Kilduff, Lovick, Callan and Leavitt

AN ACT Relating to foster resource parents; amending RCW 4.24.230, 4.92.060, 4.92.070, 4.92.150, 9A.44.093, 9A.44.096, 13.34.045, 13.34.145, 13.34.215, 13.34.234, 13.34.260, 13.34.385, 13.34.820, 13.36.090, 13.38.130, 26.44.031, 26.44.190, 28A.150.510, 41.04.674, 43.06A.085, 43.216.015, 43.216.035, 46.18.245, 48.18.565, 49.46.210, 50A.05.010, 74.13.250, 74.13.270, 74.13.285, 74.13.310, 74.13.315, 74.13.333, 74.13.335, 74.13.650, 74.13.660, 74.13.700, 74.14B.020, and 74.14B.080; reenacting and amending RCW 70.47.020 and 74.13.031; and creating a new section.

Referred to Committee on Human Services & Early Learning.

HB 2726  by Representatives Tharinger, Appleton, Chapman and Robinson

AN ACT Relating to the types of marijuana-infused edible products that may be lawfully processed and sold in the regulated marijuana market, including products requiring refrigeration; amending RCW 69.07.200; and adding a new section to chapter 69.50 RCW.

Referred to Committee on Commerce & Gaming.

HB 2727  by Representatives Doglio, Springer, Peterson and MacEwen

AN ACT Relating to creating a retail liquor license for restaurants operated in connection with a course offered by postsecondary institutions; and adding a new section to chapter 66.24 RCW.

Referred to Committee on Commerce & Gaming.

HB 2728  by Representatives Slatter, Davis, Senn, Bergquist, Frame, Fey and Pollet

AN ACT Relating to implementation of a sustainable funding model for the services provided through the children's mental health services consultation program and the telebehavioral health video call center; amending RCW 71.24.061; and adding new sections to chapter 71.24 RCW.

Referred to Committee on Appropriations.

HB 2729  by Representatives Dufault, Chapman, Schmick, Chandler, Corry, Eslick, Rude, MacEwen, Stokesbary, Sutherland, Kretz and Chambers

AN ACT Relating to providing enhanced payment to low volume, small rural hospitals; amending RCW 74.09.5225; and creating a new section.

Referred to Committee on Appropriations.

HB 2730  by Representatives Kilduff, Ryu, Klippert, Appleton, Calidier, Davis, Leavitt and Ormsby

AN ACT Relating to military spouse employment; adding a new section to chapter 73.16 RCW; and adding a new section to chapter 38.42 RCW.

Referred to Committee on Civil Rights & Judiciary.

HB 2731  by Representatives Irwin, Doglio, Davis, Pollet and Leavitt

AN ACT Relating to reporting of student head injury information sustained during athletics and other activities; and adding a new section to chapter 28A.600 RCW.

Referred to Committee on Education.

HB 2732  by Representatives Riccelli, Barkis, Orwall, Mosbrucker, Appleton, Davis, Leavitt, Valdez, Goodman and Pollet

AN ACT Relating to expanding the landlord mitigation program to alleviate the financial burden on victims
attempting to flee domestic violence, sexual assault, unlawful harassment, or stalking; amending RCW 43.31.605, 59.18.280, and 59.18.575; and creating a new section.

Referred to Committee on Civil Rights & Judiciary.

HB 2733 by Representative Davis

AN ACT Relating to supporting relationships between parents and their children; amending RCW 13.34.020, 13.34.065, 13.34.190, 13.34.210, 26.11.020, 26.11.030, 26.33.295, 26.44.020, 71.12.680, 71.12.682, 71.12.684, and 71.12.686; and prescribing penalties.

Referred to Committee on Human Services & Early Learning.

HB 2734 by Representatives Davis, Walen, Macri, Frame, Sells, Ramel, Peterson, Bergquist, Santos, Doglio, Valdez, Fitzgibbon, Riccelli, Kloba, Gregerson, Cody, Chopp, Stonier, Thai, Robinson, Appleton, Duerr, Lekanoff, Tarleton, Chapman, Pollet, Ramos, Ormsby and Pellicciotti

AN ACT Relating to creating pathways to recovery from addiction by eliminating a tax preference for the warehousing of opioids and other drugs; amending RCW 82.04.272; adding a new section to chapter 71A.12 RCW; creating new sections; and providing an effective date.

Referred to Committee on Finance.

HB 2735 by Representatives Springer, Walen, Slatter, Fitzgibbon, Kloba and Pollet

AN ACT Relating to allowing limited authority officers to issue infractions for violations detected through automated traffic safety and school bus safety cameras; and amending RCW 46.16A.120, 46.63.030, 46.63.140, 46.63.170, 46.63.180, and 46.75.050.

Referred to Committee on Public Safety.

HB 2736 by Representatives Kilduff, Klippert and Leavitt

AN ACT Relating to the retirement age for state guard members; and amending RCW 38.16.015.

Referred to Committee on Housing, Community Development & Veterans.

HB 2737 by Representatives Callan, Dent, Frame, Stonier, Eslick, Lovick, Entenman, Senn, Calder, Davis, Leavitt, Bergquist, Goodman, Riccelli and Chambers

AN ACT Relating to revising the name, term, membership, and duties of the children's mental health work group; and amending RCW 74.09.4951.

Referred to Committee on Human Services & Early Learning.

HB 2738 by Representatives Frame, Dent, Kilduff, Klippert, Senn, Ortiz-Self, Leavitt, Chopp, Bergquist, Kloba and Pollet

AN ACT Relating to the budgeting process for services for individuals with developmental disabilities; amending RCW 43.88C.010; adding new sections to chapter 71A.12 RCW; creating a new section; and repealing RCW 71A.18.020.

Referred to Committee on Appropriations.

HB 2739 by Representatives Kloba, Stonier, Appleton, Davis and Duerr

AN ACT Relating to adjusting certain requirements of the shared leave program; and amending RCW 41.04.665.

Referred to Committee on State Government & Tribal Relations.

HB 2740 by Representatives Kloba, Macri, Stonier, Appleton, Fitzgibbon, Lekanoff and Tharinger

AN ACT Relating to the employment of individuals who lawfully consume marijuana; amending RCW 69.51A.060; and adding a new section to chapter 49.44 RCW.

Referred to Committee on Labor & Workplace Standards.

HB 2741 by Representatives Van Werven and Chambers

AN ACT Relating to increasing the abundance of salmonids in Washington waters; amending RCW 77.95.320; and creating new sections.

Referred to Committee on Appropriations.

HB 2742 by Representatives Kloba, Hudgins, Lekanoff and Pollet

AN ACT Relating to the management and oversight of personal data; adding a new chapter to Title 19 RCW; prescribing penalties; and providing an effective date.

Referred to Committee on Innovation, Technology & Economic Development.

HB 2743 by Representatives Peterson, Appleton, Lekanoff, Kloba and Tharinger

AN ACT Relating to modifying the excise tax for medical marijuana patients with recognition cards for products identified as beneficial for medical use; amending RCW 69.50.535; and providing an effective date.
Referred to Committee on Finance.

HB 2744 by Representatives Doglio, Duerr, Davis, Fitzgibbon and Ramel

AN ACT Relating to improving environmental and social outcomes associated with the production of building materials; amending RCW 39.04.350, 39.10.330, 39.10.360, 39.26.160, 36.32.245, 36.32.250, 35.23.352, 39.04.155, 53.08.120, 54.04.070, and 57.08.050; adding a new section to chapter 19.27 RCW; adding a new chapter to Title 39 RCW; and providing an expiration date.

Referred to Committee on Finance.

HB 2745 by Representatives Fey, Appleton and Davis

AN ACT Relating to requiring the department of health to conduct a study on treatments for pediatric autoimmune neuropsychiatric disorders associated with streptococcal infections; creating a new section; and providing an expiration date.

Referred to Committee on Health Care & Wellness.

HB 2746 by Representatives Ramel, Macri, Lekanoff, Morgan, Fey, Davis, Duerr, Tharinger, Robinson and Pollet


Referred to Committee on Finance.

HB 2747 by Representatives Ramel, Lekanoff, Riccelli and Ormsby

AN ACT Relating to establishing the state microanimal; adding a new section to chapter 1.20 RCW; and creating a new section.

Referred to Committee on State Government & Tribal Relations.

HB 2748 by Representatives Ramel, Davis, Fey, Lekanoff and Fitzgibbon

AN ACT Relating to parking cash out programs; adding a new section to chapter 49.64 RCW; and creating a new section.

Referred to Committee on Labor & Workplace Standards.

HB 2749 by Representatives Orwall, Gregerson, Entenman and Sullivan

AN ACT Relating to authorizing an extension of time for certain cities to decline to partner with the department of revenue for the issuance or renewal of general business licenses; and amending RCW 35.90.020.

Referred to Committee on Finance.

HB 2750 by Representatives Lekanoff, Tharinger, Robinson, Cody, Chopp, Leavitt, Ramel, Appleton, Davis, Valdez, Goodman, Chapman, Riccelli, Pollet and Ormsby

AN ACT Relating to improving the Indian behavioral health system in this state; amending RCW 71.24.035, 71.24.155, 71.05.150, 71.05.150, 71.05.201, 71.05.212, 71.05.435, and 70.02.010; reenacting and amending RCW 71.24.025, 71.05.020, and 70.02.230; providing effective dates; and providing an expiration date.

Referred to Committee on State Government & Tribal Relations.

HB 2751 by Representatives Pettigrew, DeBolt, Lekanoff, Maycumber, Fitzgibbon, Rude, Chapman, Tharinger, Pollet and Ormsby

AN ACT Relating to tribal-state relations; reenacting and amending RCW 1.16.050; adding a new chapter to Title 44 RCW; creating a new section; and providing an expiration date.

Referred to Committee on State Government & Tribal Relations.

HB 2752 by Representatives Lekanoff, Eslick and Dent

AN ACT Relating to directing the department of fish and wildlife to review certain wildlife management plans; adding new sections to chapter 77.36 RCW; and creating a new section.

Referred to Committee on Rural Development, Agriculture, & Natural Resources.

HB 2753 by Representatives Lekanoff, Ramel, Bergquist and Pollet

AN ACT Relating to school district enrichment levies; and amending RCW 84.52.0531.

Referred to Committee on Education.

HB 2754 by Representatives Lekanoff, Tharinger, Robinson, Cody, Chopp, Leavitt, Ramel, Appleton, Davis, Valdez, Tarleton, Goodman, Chapman, Pollet and Ormsby

AN ACT Relating to addressing the suicide and addiction crisis among American Indians and Alaska Natives in this state; and amending RCW 43.71B.901 and 43.71B.010.

Referred to Committee on Health Care & Wellness.
HB 2755 by Representatives Schmick, Caldier and Cody

AN ACT Relating to transparency regarding the cost of air ambulance services; amending RCW 43.371.060; and adding a new section to chapter 18.73 RCW.

Referred to Committee on Health Care & Wellness.

HB 2756 by Representatives Shea and Kretz

AN ACT Relating to advanced metering infrastructure; amending RCW 19.29A.010; and adding a new section to chapter 19.29A RCW.

Referred to Committee on Environment & Energy.

HJM 4016 by Representatives Riccelli, Volz, Graham, Fey, Lovick, Maycumber, Leavitt, Tarleton, Shea and Ormsby

Requesting to commence proceedings in naming state route number 902 the Gold Star Memorial Highway.

Referred to Committee on Transportation.

There being no objection, the bills and memorial listed on the day’s introduction sheet under the fourth order of business were referred to the committees so designated, with the exception of HOUSE BILL NO. 2716 which was referred to the Committee on State Government & Tribal Affairs.

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

SECOND READING

HOUSE BILL NO. 1422, by Representatives Valdez, Harris, Tharinger, Jinkins, Macri, Kilduff, Van Werven, Doglio, Morgan, Fey and Ormsby

Concerning the protection of vulnerable adults.

The bill was read the second time.

There being no objection Substitute House Bill No. 1422 was substituted for House Bill No. 1422 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 1422 was read the second time.

Representative Valdez moved the adoption of the striking amendment (990):

Strike everything after the enacting clause and insert the following:

"Sec. 15. RCW 74.34.020 and 2019 c 325 s 5030 are each amended to read as follows:

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

(1) "Abandonment" means action or inaction by a person or entity with a duty of care for a vulnerable adult that leaves the vulnerable person without the means or ability to obtain necessary food, clothing, shelter, or health care.

(2) "Abuse" means ((the willful)) an intentional, knowing, or reckless action or inaction that inflicts injury, unreasonable confinement, intimidation, or punishment on a vulnerable adult. Accidental actions that result in injury are not abuse. Actions reasonable to protect a person from an immediate and substantial risk of injury are not physical abuse, mental abuse, or improper use of restraint. In instances of abuse of a vulnerable adult who is unable to express or demonstrate physical harm, pain, or mental anguish, the abuse is presumed to cause physical harm, pain, or mental anguish.

(a) For the purpose of this subsection, the following definitions apply:

(i) INTENTIONAL. A person acts with intent or intentionally when he or she acts with the objective or purpose to inflict injury, unreasonable confinement, intimidation, or punishment on a vulnerable adult.

(ii) KNOWING. A person knows, or acts knowingly or with knowledge, when he or she is aware that his or her actions would inflict injury, unreasonable confinement, intimidation, or punishment on a vulnerable adult.

(iii) RECKLESS. A person is reckless or acts recklessly when he or she knows of and disregards a substantial risk that his or her action is likely to inflict injury, unreasonable confinement, intimidation, or punishment on a vulnerable adult, and his or her disregard of such substantial risk is a gross deviation from conduct that a reasonable person would exercise in the same situation.

(b) Abuse includes sexual abuse, mental abuse, physical abuse, personal exploitation of a vulnerable adult, and improper use of restraint against a vulnerable adult which have the following meanings:

((ii)) (i) "Sexual abuse” means any form of nonconsensual sexual conduct, including but not limited to unwanted or inappropriate touching, rape, sodomy, sexual coercion, sexually explicit photographing, and sexual harassment. Sexual abuse also includes any sexual conduct between a staff person, who is not also a resident or client, of a facility or a staff person of a program authorized under chapter 71A.12 RCW, and a vulnerable adult, and improper use of restraint against a vulnerable adult which have the following meanings:

((ii)) (ii) "Physical abuse” means the ((willful)) action of intentionally, knowingly, or recklessly inflicting bodily injury or physical mistreatment. Physical abuse includes, but is not limited to, striking with or without an object, slapping, pinching, choking, kicking, shoving, or prodding.

((ii)) (iii) "Mental abuse” means a ((willful)) verbal or nonverbal action that intentionally, knowingly, or recklessly threatens, humiliates, harasses, coerces, intimidates, isolates, unreasonably confines, or punishes a
vulnerable adult. Mental abuse may include ridiculing, yelling, or swearing.

((12)) (iv) "Personal exploitation" means an act of forcing, compelling, or exerting undue influence over a vulnerable adult causing the vulnerable adult to act in a way that is inconsistent with relevant past behavior, or causing the vulnerable adult to perform services for the benefit of another.

((13)) (v) "Improper use of restraint" means the inappropriate use of chemical, physical, or mechanical restraints for convenience or discipline or in a manner that: ((12)) (A) is inconsistent with federal or state licensing or certification requirements for facilities, hospitals, or programs authorized under chapter 71A.12 RCW; ((13)) (B) is not medically authorized; or ((13)) (C) otherwise constitutes abuse under this section.

(3) "Chemical restraint" means the administration of any drug to manage a vulnerable adult's behavior in a way that reduces the safety risk to the vulnerable adult or others, has the temporary effect of restricting the vulnerable adult's freedom of movement, and is not standard treatment for the vulnerable adult's medical or psychiatric condition.

(4) "Consent" means express written consent granted after the vulnerable adult or his or her legal representative has been fully informed of the nature of the services to be offered and that the receipt of services is voluntary.

(5) "Department" means the department of social and health services.

(6) "Facility" means a residence licensed or required to be licensed under chapter 18.20 RCW, assisted living facilities; chapter 18.51 RCW, nursing homes; chapter 70.128 RCW, adult family homes; chapter 72.36 RCW, soldiers' homes; chapter 70.97 RCW, enhanced services facilities; chapter 71A.20 RCW, residential habilitation centers; or any other facility licensed or certified by the department.

(7) "Financial exploitation" means the illegal or improper use, control over, or withholding of the property, income, resources, or trust funds of the vulnerable adult by any person or entity for any person's or entity's profit or advantage other than for the vulnerable adult's profit or advantage. "Financial exploitation" includes, but is not limited to:

(a) The use of deception, intimidation, or undue influence by a person or entity in a position of trust and confidence with a vulnerable adult to obtain or use the property, income, resources, or trust funds of the vulnerable adult for the benefit of a person or entity other than the vulnerable adult;

(b) The breach of a fiduciary duty, including, but not limited to, the misuse of a power of attorney, trust, or a guardianship appointment, that results in the unauthorized appropriation, sale, or transfer of the property, income, resources, or trust funds of the vulnerable adult for the benefit of a person or entity other than the vulnerable adult;

(c) Obtaining or using a vulnerable adult's property, income, resources, or trust funds without lawful authority, by a person or entity who knows or clearly should know that the vulnerable adult lacks the capacity to consent to the release or use of his or her property, income, resources, or trust funds.

(8) "Financial institution" has the same meaning as in RCW 30A.22.040 and 30A.22.041. For purposes of this chapter only, "financial institution" also means a "broker-dealer" or "investment adviser" as defined in RCW 21.20.005.

(9) "Hospital" means a facility licensed under chapter 70.41 or 71.12 RCW or a state hospital defined in chapter 72.23 RCW and any employee, agent, officer, director, or independent contractor thereof.

(10) "Incapacitated person" means a person who is at a significant risk of personal or financial harm under RCW 11.88.010(1) (a), (b), (c), or (d).

(11) "Individual provider" means a person under contract with the department to provide services in the home under chapter 74.09 or 74.39A RCW.

(12) "Interested person" means a person who demonstrates to the court's satisfaction that the person is interested in the welfare of the vulnerable adult, that the person has a good faith belief that the court's intervention is necessary, and that the vulnerable adult is unable, due to incapacity, undue influence, or duress at the time the petition is filed, to protect his or her own interests.

(13)(a) "Isolate" or "isolation" means to restrict a vulnerable adult's ability to communicate, visit, interact, or otherwise associate with persons of his or her choosing. Isolation may be evidenced by acts including but not limited to:

(i) Acts that prevent a vulnerable adult from sending, making, or receiving his or her personal mail, electronic communications, or telephone calls; or

(ii) Acts that prevent or obstruct the vulnerable adult from meeting with others, such as telling a prospective visitor or caller that a vulnerable adult is not present, or does not wish contact, where the statement is contrary to the express wishes of the vulnerable adult.

(b) The term "isolate" or "isolation" may not be construed in a manner that prevents a guardian or limited guardian from performing his or her fiduciary obligations under chapter 11.92 RCW or prevents a hospital or facility from providing treatment consistent with the standard of care for delivery of health services.

(14) "Mandated reporter" is an employee of the department or the department of children, youth, and families; law enforcement officer; social worker; professional school personnel; individual provider; ((a an employee of a facility)) an operator of a facility or a certified residential services and supports agency under chapter 71A.12 RCW; an employee of a facility; an employee of a social service, welfare, mental health, adult day health, adult day care, home health, home care, ((an employee of a facility)) hospice, or certified
residential services and supports agency; county coroner or medical examiner; Christian Science practitioner; or health care provider subject to chapter 18.130 RCW.

(15) "Mechanical restraint" means any device attached or adjacent to the vulnerable adult's body that he or she cannot easily remove that restricts freedom of movement or normal access to his or her body. "Mechanical restraint" does not include the use of devices, materials, or equipment that are (a) medically authorized, as required, and (b) used in a manner that is consistent with federal or state licensing or certification requirements for facilities, hospitals, or programs authorized under chapter 71A.12 RCW.

(16) "Neglect" means (a) a pattern of conduct or inaction by a person or entity with a duty of care that fails to provide the goods and services that maintain physical or mental health of a vulnerable adult, or that fails to avoid or prevent physical or mental harm or pain to a vulnerable adult; or (b) an act or omission by a person or entity with a duty of care that demonstrates a serious disregard of consequences of such a magnitude as to constitute a clear and present danger to the vulnerable adult's health, welfare, or safety, including but not limited to conduct prohibited under RCW 9A.42.100.

(17) "Permissive reporter" means any person, including, but not limited to, an employee of a financial institution, attorney, or volunteer in a facility or program providing services for vulnerable adults.

(18) "Physical restraint" means the application of physical force without the use of any device, for the purpose of restraining the free movement of a vulnerable adult's body. "Physical restraint" does not include (a) briefly holding without undue force a vulnerable adult in order to calm or comfort him or her, or (b) holding a vulnerable adult's hand to safely escort him or her from one area to another.

(19) "Protective services" means any services provided by the department to a vulnerable adult with the consent of the vulnerable adult, or the legal representative of the vulnerable adult, who has been abandoned, abused, financially exploited, neglected, or in a state of self-neglect. These services may include, but are not limited to case management, social casework, home care, placement, arranging for medical evaluations, psychological evaluations, day care, or referral for legal assistance.

(20) "Self-neglect" means the failure of a vulnerable adult, not living in a facility, to provide for himself or herself the goods and services necessary for the vulnerable adult's physical or mental health, and the absence of which impairs or threatens the vulnerable adult's well-being. This definition may include a vulnerable adult who is receiving services through home health, hospice, or a home care agency, or an individual provider when the neglect is not a result of inaction by that agency or individual provider.

(21) "Social worker" means:

(a) A social worker as defined in RCW 18.320.010(2); or 

(b) Anyone engaged in a professional capacity during the regular course of employment in encouraging or promoting the health, welfare, support, or education of vulnerable adults, or providing social services to vulnerable adults, whether in an individual capacity or as an employee or agent of any public or private organization or institution.

(22) "Vulnerable adult" includes a person:

(a) Sixty years of age or older who has the functional, mental, or physical inability to care for himself or herself; or

(b) Found incapacitated under chapter 11.88 RCW; or

(c) Who has a developmental disability as defined under RCW 71A.10.020; or

(d) Admitted to any facility; or

(e) Receiving services from home health, hospice, or home care agencies licensed or required to be licensed under chapter 70.127 RCW; or

(f) Receiving services from an individual provider; or

(g) Who self-directs his or her own care and receives services from a personal aide under chapter 74.39 RCW.

(23) "Vulnerable adult abuse registry" means a list of individuals who have a final substantiated finding by the department of abuse, abandonment, neglect, or financial exploitation of a vulnerable adult.

(24) "Vulnerable adult advocacy team" means a team of three or more persons who coordinate a multidisciplinary process, in compliance with chapter 266, Laws of 2017 and the protocol governed by RCW 74.34.320, for preventing, identifying, investigating, prosecuting, and providing services related to abuse, neglect, or financial exploitation of vulnerable adults.

Sec. 16. RCW 74.34.063 and 2017 3rd sp.s. c 6 s 818 are each amended to read as follows:

(1) The department shall initiate a response to a report, no later than twenty-four hours after knowledge of the report, of suspected abandonment, abuse, financial exploitation, neglect, or self-neglect of a vulnerable adult.

(2) When the initial report or investigation by the department indicates that the alleged abandonment, abuse, financial exploitation, or neglect may be criminal, the department shall make an immediate report to the appropriate law enforcement agency. The department and law enforcement will coordinate in investigating reports made under this chapter. The department may provide protective services and other remedies as specified in this chapter.

(3) The law enforcement agency or the department shall report the incident in writing to the proper county prosecutor or city attorney for appropriate action whenever the investigation reveals that a crime may have been committed.

(4) Upon request, the department and law enforcement ((may)) must share information contained in reports and findings of abandonment, abuse, financial exploitation, and
neglect of vulnerable adults with each other, consistent with RCW 74.04.060((chapter 42.56. RCW)) and other applicable confidentiality laws. The information contained in reports and findings may not be further disseminated and is not subject to disclosure under chapter 42.56 RCW.

(5) (( Unless prohibited by federal law, the department of social and health services may share with the department of children, youth, and families information contained in reports and findings of abandonment, abuse, financial exploitation, and neglect of vulnerable adults.)) (a) The investigation of alleged abandonment, abuse, financial exploitation, neglect, or self-neglect of a vulnerable adult is a legitimate state purpose. Upon request, the department and the department of children, youth, and families must share information with each other contained in reports and findings of: (i) Abandonment, abuse, financial exploitation, neglect, or self-neglect of vulnerable adults; and (ii) abuse and neglect of children but only for the purposes set forth in (b) of this subsection.

(b) Upon request, the department and the department of children, youth, and families may only share information with each other to the extent that such information pertains to or may assist with (i) investigating or preventing child abuse or neglect; (ii) providing for the health and well-being of children in foster care; or (iii) investigating or preventing the abandonment, abuse, financial exploitation, neglect, or self-neglect of a vulnerable adult.

(c) This information sharing is required for purposes of the federal health insurance portability and accountability act of 1996. The information contained in reports and findings retains its confidentiality under federal and state law and may not be further disseminated except as authorized by law. This information is not subject to public disclosure under chapter 42.56 RCW.

(6) The department shall notify the proper licensing authority concerning any report received under this chapter that alleges that a person who is professionally licensed, certified, or registered under Title 18 RCW has abandoned, abused, financially exploited, or neglected a vulnerable adult.

Sec. 17. RCW 74.34.095 and 2013 c 23 s 218 are each amended to read as follows:

(1) The following information is confidential and not subject to disclosure, except as provided in this section:

(a) A report of abandonment, abuse, financial exploitation, or neglect made under this chapter;

(b) The identity of the person making the report; and

(c) All files, reports, records, communications, and working papers used or developed in the investigation or provision of protective services.

(2) Information considered confidential may be disclosed only for a purpose consistent with this chapter, or as authorized by chapter 18.20, 18.51, or 74.39A RCW((as authorized by)); the long-term care ombuds programs under federal law or state law, chapter 43.190 RCW, or the office of the developmental disabilities ombuds program under chapter 43.382 RCW.

(3) A court or presiding officer in an administrative proceeding may order disclosure of confidential information only if the court, or presiding officer in an administrative proceeding, determines that disclosure is essential to the administration of justice and will not endanger the life or safety of the vulnerable adult or individual who made the report. The court or presiding officer in an administrative hearing may place restrictions on such disclosure as the court or presiding officer deems proper.

(4)(a) Except as provided in (b) of this subsection, upon a request for information regarding a specifically named vulnerable adult, the department may disclose only the following information:

(i) Whether or not a report was received;

(ii) The status of the report; and

(iii) The outcome of an investigation.

(b) The department may not disclose any information regarding a specifically named vulnerable adult if any of the following circumstances apply:

(i) The information concerns a vulnerable adult residing in or receiving services from a department licensed or certified facility or provider where an unannounced investigation in response to the report has not been initiated;

(ii) The requester is the alleged perpetrator;

(iii) The department has a reasonable belief that disclosure may compromise any investigation by a law enforcement agency, disciplinary authority, the department, or the department of children, youth, and families; or

(iv) The department has a reasonable belief that the information may endanger any person.

Sec. 18. RCW 74.34.110 and 2007 c 312 s 3 are each amended to read as follows:

((1) An action known as a petition for an order for protection of a vulnerable adult in cases of abandonment, abuse, financial exploitation, or neglect is created.

(((a))) (a) A vulnerable adult, or interested person on behalf of the vulnerable adult, may seek relief from abandonment, abuse, financial exploitation, or neglect, or the threat thereof, by filing a petition for an order for protection in superior court.

(((b))) (b) A petition shall allege that the petitioner, or person on whose behalf the petition is brought, is a vulnerable adult and that the petitioner, or person on whose behalf the petition is brought, has been abandoned, abused, financially exploited, or neglected, or is threatened with abandonment, abuse, financial exploitation, or neglect by respondent.

(((c))) (c) A petition shall be accompanied by affidavit made under oath, or a declaration signed under penalty of perjury, stating the specific facts and circumstances which demonstrate the need for the relief sought. If the petition is

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filed by an interested person, the affidavit or declaration must also include a statement of why the petitioner qualifies as an interested person.

(41) A petition for an order may be made whether or not there is a pending lawsuit, complaint, petition, or other action pending that relates to the issues presented in the petition for an order for protection.

(5a) Within ninety days of receipt of the master copy from the administrative office of the courts, all court clerk's offices shall make available the standardized forms and instructions required by RCW 74.34.115.

(6) Any assistance or information provided by any person, including, but not limited to, court clerks, employees of the department, and other court facilitators, to another to complete the forms provided by the court in subsection (e) of this section does not constitute the practice of law.

(7) A petitioner is not required to post bond to obtain relief in any proceeding under this section.

(8) An action under this section shall be filed in the county where the vulnerable adult resides; except that if the vulnerable adult has left or been removed from the residence as a result of abandonment, abuse, financial exploitation, or neglect, or in order to avoid abandonment, abuse, financial exploitation, or neglect, the petitioner may bring an action in the county of either the vulnerable adult's previous or new residence.

(9) No filing fee may be charged to the petitioner for proceedings under this section. Standard forms and written instructions shall be provided free of charge.

(10) A vulnerable adult who is the victim of stalking, or an interested person on behalf of the vulnerable adult, may apply for a stalking protection order under RCW 7.92.040.

Sec. 19. RCW 74.34.300 and 2016 c 172 s 4 are each amended to read as follows:

1. The department shall conduct quality assurance reviews to monitor processes related to the receipt of and timely response to reports of vulnerable adult abuse, abandonment, neglect, self-neglect, and financial exploitation; quality of investigations; and implementation of protective services.

(a) As part of the quality assurance process, the department shall conduct a vulnerable adult fatality review in the event of a death of a vulnerable adult when the department has reason to believe that the death of the vulnerable adult may be related to the abuse, abandonment, financial exploitation, or neglect of the vulnerable adult, or may be related to the vulnerable adult's self-neglect, and the vulnerable adult was:

(i) Receiving home and community-based services in his or her own home or licensed or certified settings, described under chapters 74.39, 74.39A, 18.20, 70.128, and 71A.12 RCW, within sixty days preceding his or her death; or

((b)) (ii) Living in his or her own home or licensed or certified settings described under chapters 74.39, 74.39A, 18.20, 70.128, and 71A.12 RCW and was the subject of a report under this chapter received by the department within twelve months preceding his or her death.

(b) When conducting a vulnerable adult fatality review of a person who had been receiving hospice care services before the person's death, the review shall provide particular consideration to the similarities between the signs and symptoms of abuse and those of many patients receiving hospice care services.

(2a) Quality assurance reviews completed pursuant to this section are not subject to discovery in a civil or administrative proceeding and may not be admitted into evidence or otherwise used in a civil or administrative proceeding except pursuant to this section.

(b) A department employee responsible for conducting quality assurance reviews, or a member of a quality assurance team, may not be examined in a civil or administrative proceeding regarding (i) the work of the quality assurance review or quality assurance team, (ii) the incident under review, (iii) his or her statements, deliberations, thoughts, analyses, or impressions relating to the work of the quality assurance review or the incident under review, or (iv) the statements, deliberations, thoughts, analyses, or impressions of any other member of the quality assurance review or quality assurance team, or any person who provided information to the quality assurance review or quality assurance team, relating to the work of the quality assurance review or the incident under review.

(c) Documents prepared by or for a quality assurance review or quality assurance team are inadmissible and may not be used in a civil or administrative proceeding, except that any document that exists before its use or consideration in a quality assurance review, or that is created independently of such review, does not become inadmissible merely because it is reviewed or used by a quality assurance team. A person is not unavailable as a witness merely because the person has been interviewed by or has provided a statement for a quality assurance review, but if called as a witness, a person may not be examined regarding the person's interactions with the quality assurance review including, without limitation, whether the person was interviewed during such review, the questions that were asked during such review, and the answers that the person provided during such review. This section does not restrict the person from testifying fully in any proceeding regarding his or her knowledge of the incident under review.

(3) All files, reports, records, communications, and working papers used or developed for purposes of a fatality review are confidential and not subject to disclosure pursuant to RCW 74.34.095.

(4) The department may adopt rules to implement this section.

NEW SECTION. Sec. 20. A new section is added to chapter 74.34 RCW to read as follows:
(1) The department shall maintain a vulnerable adult abuse registry. Upon request of any person, the department may disclose the identity of a person who has been entered on the registry with a final substantiated finding of abandonment, abuse, financial exploitation, or neglect of a vulnerable adult.

(2) The department must develop a process in rule by which the department may remove individuals from the vulnerable adult abuse registry. The process must not allow a removal that would conflict with federal law.

(3) Except as described in subsection (4) of this section, a person who is on the vulnerable adult abuse registry may petition the department, in writing, for removal from the registry after three years have elapsed from the date on which the final substantiated finding is entered.

(4) A person may not petition the department to be removed from the registry if:

(a) The final substantiated finding that the person abused, abandoned, neglected, or financially exploited a vulnerable adult included information that:

(i) The person sexually abused a vulnerable adult;

(ii) The abuse or neglect caused a vulnerable adult to suffer great bodily harm or death;

(iii) The person financially exploited a vulnerable adult of property, resources, or services exceeding five thousand dollars; or

(iv) The abuse involved a lethal weapon;

(b) The person has a conviction for a disqualifying crime under RCW 43.43.842;

(c) The person has more than one final substantiated finding of abuse, abandonment, neglect, financial exploitation, or any combination thereof, of a vulnerable adult; or has a final substantiated finding involving more than one vulnerable adult victim; or has a final substantiated finding involving multiple instances of misconduct against a single vulnerable adult victim; or

(d) The person is a nursing assistant whose name is on the registry for conduct committed while working as a certified nursing assistant in a nursing facility, unless the removal from the registry maintained by the department under 42 C.F.R. Sec. 483.156 would be authorized under 42 U.S.C. Sec. 1396r(g)(1)(D).

(5) A person may petition the department for removal from the vulnerable adult abuse registry a maximum of three times and may only file one petition in any twelve-month period.

(6) If the petition is granted, the individual is removed from the vulnerable adult abuse registry and the individual is no longer disqualified from employment under RCW 74.39A.056 or 18.20.125 by reason of the final substantiated finding. Nothing in this subsection affects a finding against the individual that is on the vulnerable adult abuse registry maintained by the department under 42 C.F.R. Sec. 483.156 unless removal from that registry is permitted by 42 U.S.C. Sec. 1396r(g)(1)(D).

(7) If the department removes an individual from the vulnerable adult abuse registry, the department shall maintain a record of the individual and the underlying finding. These records are exempt from disclosure under subsection (1) of this section and chapter 42.56 RCW.

(8)(a) The state of Washington and its officers, employees, contractors, agents, and agencies, including the department, are immune from suit in law, equity, or any action under the administrative procedure act, chapter 34.05 RCW, based on the exercise of discretion to remove an individual from the vulnerable adult abuse registry, except as specified in (b) of this subsection. This section does not modify an applicant's right to seek review of an agency's licensing or certification decision under the administrative procedure act, chapter 34.05 RCW, or other applicable statute or agency rule.

(b) A person denied removal from the vulnerable adult abuse registry has the right to an adjudicative proceeding, and to judicial review of that adjudicative proceeding, to challenge the denial pursuant to chapter 34.05 RCW. In any such proceeding, it is the appellant's burden to prove that the appellant should be removed from the registry.

(9)(a) Except as provided in (b) of this subsection, the following information is inadmissible and may not be used against the department or its employees in any civil or administrative action related to the hiring of a person who is or was on the vulnerable adult abuse registry:

(i) Documents prepared by department staff during the department's review and consideration of a petition for removal of a registry finding; and

(ii) Facts related to the underlying finding, including the underlying finding itself.

(b) Any documents that existed before a petition for removal was filed or that were created independently of the department's review and consideration of such petition do not become inadmissible merely because they were used during the department's review process.

(10) An individual's removal from the vulnerable adult abuse registry does not require an employer to use that individual for the care of, or allow that individual unsupervised access to, vulnerable adults.

(11) The department shall adopt rules necessary to implement this section.

(12) Nothing in this section limits any rights or remedies available under federal law, including the removal of a name from the nurse aide registry under 42 U.S.C. Sec. 1395i-3(g)(1)(D).

(13) This section does not create a protected class; private right of action; any right, privilege, or duty; or change any right, privilege, or duty existing under law.

Sec. 21. RCW 74.39A.056 and 2018 c 278 s 8 are each amended to read as follows:

(1)(a) All long-term care workers shall be screened through state and federal background checks in a uniform and timely manner to verify that they do not have a history
that would disqualify them from working with vulnerable persons. The department must process background checks for long-term care workers and make the information available to employers, prospective employers, and others as authorized by law.

(b)(i) Except as provided in (b)(ii) of this subsection, for long-term care workers hired on or after July 1, 2012, the background checks required under this section shall include checking against the federal bureau of investigation fingerprint identification records system and against the national sex offenders registry or their successor programs. The department shall require these long-term care workers to submit fingerprints for the purpose of investigating conviction records through both the Washington state patrol and the federal bureau of investigation. The department shall not pass on the cost of these criminal background checks to the workers or their employers.

(ii) This subsection does not apply to long-term care workers employed by community residential service businesses until January 1, 2016.

(c) The department shall share state and federal background check results with the department of health in accordance with RCW 18.88B.080.

(d) Background check screening required under this section and department rules is not required for an employee of a consumer directed employer if all of the following circumstances apply:

(i) The individual has an individual provider contract with the department;

(ii) The last background check on the contracted individual provider is still valid under department rules and did not disqualify the individual from providing personal care services;

(iii) Employment by the consumer directed employer is the only reason a new background check would be required; and

(iv) The department's background check results have been shared with the consumer directed employer.

(2) (a) An individual provider as defined in RCW 74.39A.240;

(b) An employee, licensee, or contractor of any of the following: A home care agency licensed under chapter 70.127 RCW, a nursing home under chapter 18.51 RCW, an enhanced services facility under chapter 70.97 RCW, a certified residential services and supports agency licensed or certified under chapter 71A.12 RCW, an adult family home under chapter 70.128 RCW, or any other long-term care facility certified to provide Medicaid or Medicare services; and

(c) Any contractor of the department who may have unsupervised access to vulnerable adults.

(3) (a) For purposes of this section, "provider" means:

(b) A disciplining authority, including the department of health, has made a finding of abuse, abandonment, neglect, or financial exploitation of a minor or a vulnerable adult against the provider;

(c) A disciplining authority, including the department of health, has made a finding of abuse, abandonment, neglect, or financial exploitation of a minor or a vulnerable adult against the provider.

(d) A court has issued an order that includes a finding of fact or conclusion of law that the provider has committed abuse, abandonment, neglect, or financial exploitation of a minor or vulnerable adult.

(3) ((The department shall establish, by rule, a state registry which contains identifying information about long-term care workers identified under this chapter who have final substantiated findings of abuse, neglect, financial exploitation, or abandonment of a vulnerable adult as defined in RCW 74.34.020. The rule shall include disclosure, disposition of findings, notification, findings of fact, appeal rights, and fair hearing requirements. The department shall disclose, upon request, final substantiated findings of abuse, neglect, financial exploitation, or abandonment to any person so requesting this information. This information must also be shared with the department of health to advance the purposes of chapter 18.88B RCW.))

For the purposes of this section, "provider" means:

(a) An individual provider as defined in RCW 74.39A.240;

(b) An employee, licensee, or contractor of any of the following: A home care agency licensed under chapter 70.127 RCW, a nursing home under chapter 18.51 RCW, an enhanced services facility under chapter 70.97 RCW, a certified residential services and supports agency licensed or certified under chapter 71A.12 RCW, an adult family home under chapter 70.128 RCW, or any other long-term care facility certified to provide Medicaid or Medicare services; and

(c) Any contractor of the department who may have unsupervised access to vulnerable adults.

(4) The department shall adopt rules to implement this section.

Sec. 22. RCW 13.50.010 and 2019 c 470 s 22 and 2019 c 82 s 22 and 2019 c 82 s 1 are each reenacted and amended to read as follows:

(1) For purposes of this chapter:

(a) "Good faith effort to pay" means a juvenile offender has either (i) paid the principal amount in full; (ii) made at least eighty percent of the value of full monthly payments within the period from disposition or deferred disposition until the time the amount of restitution owed is under review; or (iii) can show good cause why he or she paid an amount less than eighty percent of the value of full monthly payments;

(b) "Juvenile justice or care agency" means any of the following: Police, diversion units, court, prosecuting attorney, defense attorney, detention center, attorney general, the oversight board for children, youth, and
families, the office of the family and children's ombuds, the department of social and health services and its contracting agencies, the department of children, youth, and families and its contracting agencies, schools; persons or public or private agencies having children committed to their custody; and any placement oversight committee created under RCW 72.05.415;

(c) "Official juvenile court file" means the legal file of the juvenile court containing the petition or information, motions, memorandums, briefs, notices of hearing or appearance, service documents, witness and exhibit lists, findings of the court and court orders, agreements, judgments, decrees, notices of appeal, as well as documents prepared by the clerk, including court minutes, letters, warrants, waivers, affidavits, declarations, invoices, and the index to clerk papers;

(d) "Records" means the official juvenile court file, the social file, and records of any other juvenile justice or care agency in the case;

(e) "Social file" means the juvenile court file containing the records and reports of the probation counselor.

(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. Any information in records maintained by the department of social and health services or the department of children, youth, and families relating to a petition filed pursuant to chapter 13.34 RCW that is found by the court to be false or inaccurate shall be corrected or expunged from such records by the agency;

(b) An agency shall take reasonable steps to assure 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 may make a motion to the court challenging the accuracy of any information concerning the moving party in the record or challenging 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. The court may also permit inspection by or release to individuals or agencies, including juvenile justice advisory committees of county law and justice councils, engaged in legitimate research for educational, scientific, or public purposes. 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.

(9) The court shall release to the caseload forecast council the records needed for its research and data-gathering functions. Access to caseload forecast data may be permitted by the council for research purposes only if the anonymity of all persons mentioned in the records or information will be preserved.

(10) Juvenile detention facilities shall release records to the caseload forecast council upon request. The commission shall not disclose the names of any juveniles or parents mentioned in the records without the named individual's written permission.

(11) Requirements in this chapter relating to the court's authority to compel disclosure shall not apply to the oversight board for children, youth, and families or the office of the family and children's ombuds.

(12) For the purpose of research only, the administrative office of the courts shall maintain an electronic research copy of all records in the judicial information system related to juveniles. Access to the research copy is restricted to the administrative office of the courts for research purposes as authorized by the supreme court or by state statute. The administrative office of the courts shall maintain the confidentiality of all confidential records and shall preserve the anonymity of all persons identified in the research copy. Data contained in the research copy may be shared with other governmental agencies as authorized by state statute, pursuant to data-sharing and research agreements, and consistent with applicable security and confidentiality requirements. The research copy may not be subject to any records retention schedule and must include records destroyed or removed from the judicial information system pursuant to RCW 13.50.270 and 13.50.100(3).

(13) The court shall release to the Washington state office of public defense records needed to implement the agency's oversight, technical assistance, and other functions as required by RCW 2.70.020. Access to the records used as
a basis for oversight, technical assistance, or other agency functions is restricted to the Washington state office of public defense. The Washington state office of public defense shall maintain the confidentiality of all confidential information included in the records.

(14) The court shall release to the Washington state office of civil legal aid records needed to implement the agency's oversight, technical assistance, and other functions as required by RCW 2.53.045. Access to the records used as a basis for oversight, technical assistance, or other agency functions is restricted to the Washington state office of civil legal aid. The Washington state office of civil legal aid shall maintain the confidentiality of all confidential information included in the records, and shall, as soon as possible, destroy any retained notes or records obtained under this section that are not necessary for its functions related to RCW 2.53.045.

(15) For purposes of providing for the educational success of youth in foster care, the department of children, youth, and families may disclose only those confidential child welfare records that pertain to or may assist with meeting the educational needs of current and former foster youth to another state agency or state agency's contracted provider responsible under state law or contract for assisting current and former foster youth to attain educational success. The records retain their confidentiality pursuant to this chapter and federal law and cannot be further disclosed except as allowed under this chapter and federal law.

(16) For the purpose of ensuring the safety and welfare of the youth who are in foster care, the department of children, youth, and families may disclose to the department of commerce and its contracted providers responsible under state law or contract for providing services to youth, only those confidential child welfare records that pertain to ensuring the safety and welfare of the youth who are in foster care who are admitted to crisis residential centers or HOPE centers under contract with the office of homeless youth prevention and protection. Records disclosed under this subsection retain their confidentiality pursuant to this chapter and federal law and may not be further disclosed except as permitted by this chapter and federal law.

(17) Except as provided in subsection (19) of this section, for purposes of investigating and preventing child abuse and neglect, and providing for the health care coordination and the well-being of children in foster care, the department of children, youth, and families may disclose only those confidential child welfare records that pertain to or may assist with investigation and prevention of child abuse and neglect, or may assist with providing for the health and well-being of children in foster care to the department of social and health services, the health care authority, or their contracting agencies. For purposes of investigating and preventing child abuse and neglect, and to provide for the coordination of health care and the well-being of children in foster care, the department of social and health services and the health care authority may disclose only those confidential child welfare records that pertain to or may assist with investigation and prevention of child abuse and neglect, or may assist with providing for the health care coordination and the well-being of children in foster care to the department of children, youth, and families, or its contracting agencies. The records retain their confidentiality pursuant to this chapter and federal law and cannot be further disclosed except as allowed under this chapter and federal law.

(18) For the purpose of investigating child sexual abuse, online sexual exploitation and commercial sexual exploitation of minors, and child fatality, child physical abuse, and criminal neglect cases for the well-being of the child, the department of children, youth, and families may disclose only those confidential child welfare records that pertain to or may assist with such an investigation pursuant to RCW 26.44.180 and 26.44.175. The records retain their confidentiality pursuant to this chapter and federal law and cannot be further disclosed except as allowed under this chapter and federal law.

(19)(a) Upon request, the department and the department of social and health services must share information with each other contained in reports and findings of: (i) Abandonment, abuse, financial exploitation, self-neglect, and neglect of vulnerable adults; and (ii) abuse and neglect of children.

(b) Upon request, the department and the department of social and health services must share information with each other to the extent that such information pertains to or may assist with (i) investigating or preventing child abuse or neglect; (ii) providing for the health and well-being of children in foster care; or (iii) investigating or preventing the abandonment, abuse, financial exploitation, self-neglect, and neglect of a vulnerable adult.

(c) This information sharing is required for purposes of the federal health insurance portability and accountability act of 1996. The information contained in reports and findings retains its confidentiality under federal and state law and may not be further disseminated except as authorized by law. This information is not subject to public disclosure under chapter 42.56 RCW.

Sec. 23. RCW 68.50.105 and 2019 c 470 s 14 are each amended to read as follows:

(1) Reports and records of autopsies or postmortems shall be confidential, except that the following persons may examine and obtain copies of any such report or record: The personal representative of the decedent as defined in RCW 11.02.005, any family member, the attending physician or advanced registered nurse practitioner, the prosecuting attorney or law enforcement agencies having jurisdiction, public health officials, the department of labor and industries in cases in which it has an interest under RCW 68.50.103, (c ee) the secretary of the department of children, youth, and families or his or her designee in cases being reviewed under RCW 74.13.640, or the secretary of the department of social and health services or his or her designee in cases being reviewed under RCW 74.34.300.

(2)(a) Notwithstanding the restrictions contained in this section regarding the dissemination of records and reports of autopsies or postmortems, nor the exemptions referenced under RCW 42.56.240(1), nothing in this chapter prohibits a coroner, medical examiner, or his or her designee,
from publicly discussing his or her findings as to any death subject to the jurisdiction of his or her office where actions of a law enforcement officer or corrections officer have been determined to be a proximate cause of the death, except as provided in (b) of this subsection.

(b) A coroner, medical examiner, or his or her designee may not publicly discuss his or her findings outside of formal court or inquest proceedings if there is a pending or active criminal investigation, or a criminal or civil action, concerning a death that has commenced prior to January 1, 2014.

(3) The coroner, the medical examiner, or the attending physician shall, upon request, meet with the family of the decedent to discuss the findings of the autopsy or postmortem. For the purposes of this section, the term "family" means the surviving spouse, state registered domestic partner, or any child, parent, grandparent, grandchild, brother, or sister of the decedent, or any person who was guardian of the decedent at the time of death.

NEW SECTION. Sec. 24. Section 6 of this act takes effect January 1, 2021.

Correct the title.

Representatives Valdez and Irwin spoke in favor of the adoption of the striking amendment.

Amendment (990) was adopted.

The bill was ordered engrossed.

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

Representatives Valdez and Irwin spoke in favor of the passage of the bill.

MOTION

On motion of Representative Jenkin, Representative Griffey was excused.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 1422.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 1422, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative Griffey.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 1422, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 1783, by Representatives Gregerson, Morgan, Ryu, Lovick, Valdez, Ramos, Thai, Reeves, Slatter, Lekanoff, Peterson, Macri, Entenman, Pettigrew, Bergquist, Callan, Stonier, Orwell, Hudgins, Riccelli, Mead, Senn, Santos, Chapman, Walen, Kloba, Doglio, Tarleton, Pollet, Dolan, Davis, Jinkins, Wylie, Shevmake, Pellicciotti, Fey, Stanford, Sells, Morris, Kilduff, Leavitt, Appleton, Tharinger, Ormsby, Frame and Robinson

Creating the Washington state office of equity.

The bill was read the second time.

There being no objection, Second Substitute House Bill No. 1783 was substituted for House Bill No. 1783 and the second substitute bill was placed on the second reading calendar.

SECOND SUBSTITUTE HOUSE BILL NO. 1783 was read the second time.

Representative Morgan moved the adoption of the striking amendment (964):

Strike everything after the enacting clause and insert the following:

"NEW SECTION. Sec. 25. The legislature finds that the population of Washington state has become increasingly diverse over the last several decades. The legislature also finds that as the demographics of our state change, historically and currently marginalized communities still do not have the same opportunities to meet parity as their nonmarginalized counterparts across nearly every measure including education, poverty, employment, health, and more. Inequities based on race, ethnicity, gender, and other characteristics continue to be deep, pervasive, and persistent, and they come at a great economic and social cost. When individuals face barriers to achieving their full potential, the impact is felt by the individual, their communities, businesses, governments, and the economy as a whole in the form of lost wages, avoidable public expenditures, and more.

The legislature finds that a more inclusive Washington economy as a whole in the future is possible if agencies identify and implement effective strategies to eliminate systemic inequities. The legislature recognizes that different forms of discrimination and
oppression are related to each other, and these relationships need to be taken into account.

The legislature finds that over the years, significant strides have been made within agencies to address the disparate outcomes faced by historically and currently marginalized communities. While these efforts have yielded positive work, the legislature finds that the work happening in agencies is fragmented across state government. Additionally, smaller agencies may not have the resources necessary to identify and implement policies to address systemic inequities. The legislature finds that state government must identify and coordinate effective strategies that focus on eliminating systemic barriers for historically and currently marginalized groups. To support this objective, an office of equity will provide a unified vision around equity for all state agencies. The office will assist government agencies to apply an equity lens in all aspects of their decision making, including but not limited to services, programming, policy development, budgeting, and staffing. Doing so will foster a culture of accountability within state government that promotes opportunity for marginalized communities and will help normalize language and concepts around equity, race, social justice, diversity, and inclusion.

NEW SECTION. Sec. 26. The definitions in this section apply throughout this chapter unless the context clearly requires otherwise.

(1) "Agency" means every state executive office, agency, department, or commission.

(2) "Director" means the director of the Washington state office of equity.

(3) "Equity lens" means providing consideration to the characteristics listed in RCW 49.60.030, as well as immigration status and language access, to evaluate the equitable impacts of an agency’s policy or program.

(4) "Office" means the Washington state office of equity.

NEW SECTION. Sec. 27. (1) The Washington state office of equity is established within the office of the governor for the purpose of promoting access to equitable opportunities and resources that reduce disparities, and improve outcomes statewide across state government.

(2) The office envisions everyone in Washington having full access to the opportunities and resources they need to flourish and achieve their full potential.

(3) The work of the office must be guided by principles of equity:

(a) Equity requires developing, strengthening, and supporting policies and procedures that distribute and prioritize resources to those who have been historically and currently marginalized, including tribes;

(b) Equity requires the elimination of systemic barriers that have been deeply entrenched in systems of inequality and oppression; and

(c) Equity achieves procedural and outcome fairness, promoting dignity, honor, and respect for all people.

NEW SECTION. Sec. 28. (1) The office is administered by a director, who is appointed by, and reports to, the governor. The director must receive a salary as fixed by the governor in accordance with RCW 43.03.040.

(2) The director shall:

(a) Employ and supervise staff as necessary to carry out the purpose of this chapter and the duties of the office; and

(b) Oversee the administration, programs, and policies of the office in accordance with the principles in section 3 of this act.

NEW SECTION. Sec. 29. (1) The office shall work to facilitate policy and systems change to promote equitable policies, practices, and outcomes through:

(a) Agency decision making. The office shall assist agencies in applying an equity lens in all aspects of agency decision making, including service delivery, program development, policy development, and budgeting. The office shall provide assistance by:

(i) Facilitating information sharing between agencies around diversity, equity, and inclusion issues;

(ii) Convening work groups as needed;

(iii) Developing and providing assessment tools for agencies to use in the development and evaluation of agency programs, services, policies, and budgets;

(iv) Training agency staff on how to effectively use the assessment tools developed under (a)(ii) of this subsection, including developing guidance for agencies on how to apply an equity lens to the agency’s work when carrying out the agency’s duties under this chapter;

(v) Developing, by rule, a form that will serve as each agency’s diversity, equity, and inclusion plan, required to be submitted by all agencies under section 7 of this act, for each agency to report on its work in the area of diversity, equity, and inclusion. The office must develop the format and content of the plan and determine the frequency of reporting. The office must post each agency plan on the dashboard referenced in (d) of this subsection;

(vi) Maintaining an inventory of agency work in the area of diversity, equity, and inclusion;

(vii) Compiling and creating resources for agencies to use as guidance when carrying out the requirements under section 7 of this act; and

(viii) Collaborating with the governor’s office of Indian affairs.

(b) Community outreach and engagement. The office shall:

(i) Staff the community advisory board created under section 6 of this act; and

(ii) Collaborate with the following: Commission on African American affairs, commission on Asian Pacific American affairs, commission on Hispanic affairs, governor’s office of Indian affairs, human rights
commission, LGBTQ commission, women's commission, and any other agency the office deems necessary, in order to identify policy and system barriers, including language access, to meaningful engagement with communities in all aspects of agency decision making.

(c) Training on maintaining a diverse, inclusive, and culturally sensitive workforce. The office shall collaborate with the office of financial management and the department of enterprise services to develop policies and provide technical assistance and training to agencies on maintaining a diverse, inclusive, and culturally sensitive workforce that delivers culturally sensitive services.

(d) Data maintenance and establishing performance metrics. The office shall:

   (i) Collaborate with results Washington and agencies to:

      (A) Establish standards for the collection, analysis, and reporting of disaggregated data regarding race and ethnicity, including subracial and subethnic populations as it pertains to tracking population level outcomes, except as provided under (d)(ii) of this subsection;

      (B) Create statewide and agency-specific process and outcome measures to show performance:

         (I) Using outcome-based methodology to determine the effectiveness of agency programs and services on reducing disparities; and

         (II) Taking into consideration community feedback, as necessary, on whether the performance measures established accurately measure the effectiveness of agency programs and services in the communities served; and

      (C) Create an online performance dashboard to publish state and agency performance measures and outcomes; and

   (ii) Collaborate with the office of financial management to identify additional subcategories in workforce data for disaggregation in order to track disparities in public employment.

(e) Accountability. The office shall:

   (i) Publish a report for each agency detailing whether the agency has met the performance measures established pursuant to (d)(i) of this subsection and the effectiveness of agency programs and services on reducing disparities. The report must include: The agency's strengths and accomplishments, areas for continued improvement, and areas for corrective action. The office must post each report on the dashboard referenced in subsection (d) of this section;

   (ii) Establish, by rule, a process for the office to report on agency performance in accordance with (e)(i) of this subsection and a process for agencies to respond to the report. The agency's response must include the agency's progress on performance, the agency's action plan to address areas for improvement and corrective action, and a timeline for the action plan; and

   (iii) Adopt rules to develop accountability and enforcement mechanisms, which may include conducting audits in collaboration with the office of the state auditor, related to agency compliance with office performance measures.

   (2) By July 1, 2022, and every two years thereafter, the office shall report to the legislature and governor. The report must include a summary of the office's work, including strengths and accomplishments, an overview of agency compliance with office standards and performance measures, and an equity analysis of the makeup of the community advisory board established in section 6 of this act to ensure that it accurately reflects historically and currently marginalized groups.

   (3) The director and the office shall consider the recommendations submitted pursuant to section 221, chapter 415, Laws of 2019, by the task force established under section 221, chapter 415, Laws of 2019, when carrying out the duties prescribed under this chapter.

NEW SECTION. Sec. 30. (1) A community advisory board is created within the office to advise the office on its priorities and timelines.

(2) The director must appoint members to the community advisory board to support diverse representation by geography and identity.

(3) The community advisory board shall, among other duties determined by the director, provide guidance to the office on standards and performance measures.

(4) The community advisory board is staffed by the office.

(5) Board members shall be entitled to compensation of fifty dollars per day for each day spent conducting official business and to reimbursement for travel expenses as provided by RCW 43.03.050 and 43.03.060.

(6) The community advisory board may adopt bylaws for the operation of its business for the purposes of this chapter.

NEW SECTION. Sec. 31. Each agency shall:

(1) Designate an agency diversity, equity, and inclusion liaison within existing resources to serve as the liaison between the agency and the office;

(2) Apply an equity lens, as developed by the office in accordance with section 5 of this act, to assess existing and proposed agency policies, services and service delivery, practices, programs, and budget decisions using the assessment tools developed by the office pursuant to section 5 of this act;

(3) Develop and submit a diversity, equity, and inclusion plan to the office, in accordance with section 5 of this act;

(4) Develop and maintain written language access policies and plans;

(5) Collaborate with the office to establish performance measures in accordance with section 5 of this act;
(6) Provide data and information requested by the office in accordance with standards established pursuant to section 5 of this act; and

(7) Submit a response to the office’s report on agency performance, pursuant to section 5(1)(e) of this act.

NEW SECTION.  Sec. 32. The office may:
(1) Provide technical assistance to agencies;
(2) Conduct research projects and policy analyses, as needed;
(3) Develop policy positions and legislative initiatives;
(4) Fulfill external data requests, as resources allow;
(5) Receive and solicit gifts, grants, and endowments from public or private sources that are made for the use or benefit of the office and to expend the same or any income therefrom according to their terms and the purpose of this chapter. The director must report funds received from private sources to the office of financial management on a regular basis. Such funds received from private sources may not be applied to reduce or substitute the office’s budget as appropriated by the legislature, but must be applied and expended toward projects and functions authorized by this chapter that were not funded by the legislature; and

(6) Adopt rules as necessary to implement the policy and purpose of this chapter.

NEW SECTION.  Sec. 33. Nothing in this act creates any right or cause of action, nor may it be relied upon to compel the establishment of any program or special entitlement.

NEW SECTION.  Sec. 34. Sections 2 through 9 of this act constitute a new chapter in Title 43 RCW.

NEW SECTION.  Sec. 35. Section 3 of this act takes effect July 1, 2020.”

Correct the title.

Representative Walsh moved the adoption of amendment (1006) to the striking amendment (964):

) On page 2, line 3 of the striking amendment, after “development,” strike “budgeting, and staffing” and insert “and budgeting”

On page 3, line 16 of the striking amendment, after “budgeting” insert “, but not including hiring, staffing, or workforce management”

On page 4, beginning on line 13 of the striking amendment, strike all of subsection (c)

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

On page 4, beginning on line 25 of the striking amendment, after “outcomes” strike “, except as provided under (d)(ii) of this subsection”

On page 4, beginning on line 38 of the striking amendment, strike all of subsection (ii)

On page 5, after line 31 of the striking amendment, insert the following:

“(4) In carrying out its duties under this section, the office is prohibited from developing policies or mechanisms that result in hiring preferences, whether explicit or implied, on the basis of race, sex, color, ethnicity, or national origin, as provided by RCW 49.60.400.”

Representative Walsh spoke in favor of the adoption of the amendment to the striking amendment.

Representative Gregerson spoke against the adoption of the amendment to the striking amendment.

Amendment (1006) to the striking amendment (964) was not adopted.

Representative Graham moved the adoption of amendment (1008) to the striking amendment (964):

) On page 3, line 2 of the striking amendment, after “is” strike “appointed by, and reports to,” and insert “jointly selected by the speaker and minority leader of the house of representatives, and the majority leader and minority leader of the senate. The director reports to”

Representative Graham spoke in favor of the adoption of the amendment to the striking amendment.

Representative Gregerson spoke against the adoption of the amendment to the striking amendment.

Amendment (1008) to the striking amendment (964) was not adopted.

Representative Dufault moved the adoption of amendment (1009) to the striking amendment (964):

) On page 3, line 7 of the striking amendment, after “office” insert “, except that the office's total number of full-time employee positions may not exceed six”

Representative Dufault spoke in favor of the adoption of the amendment to the striking amendment.

Representative Gregerson spoke against the adoption of the amendment to the striking amendment.

Amendment (1009) to the striking amendment (964) was not adopted.

Representative Young moved the adoption of amendment (1007) to the striking amendment (964):

) On page 3, line 16 of the striking amendment, after “budgeting” insert “, but not including hiring, staffing, or workforce management”

On page 4, beginning on line 13 of the striking amendment, strike all of subsection (c)

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

On page 4, beginning on line 25 of the striking amendment, after “outcomes” strike “, except as provided under (d)(ii) of this subsection”

On page 4, beginning on line 38 of the striking amendment, strike all of subsection (ii)
On page 4, beginning on line 20 of the striking amendment, after "shall" strike ":";

(i) Collaborate" and insert "collaborate"

On page 4, at the beginning of line 22 of the striking amendment, strike "(A)" and insert "(i)"

On page 4, line 23 of the striking amendment, after "reporting of" strike "disaggregated"

On page 4, beginning on line 25 of the striking amendment, after "outcomes" strike ", except as provided under (d)(ii) of this subsection"

On page 4, at the beginning of line 27 of the striking amendment, strike "(B)" and insert "(ii)"

On page 4, at the beginning of line 29 of the striking amendment, strike "(I)" and insert "(A)"

On page 4, at the beginning of line 32 of the striking amendment, strike "(II)" and insert "(B)"

On page 4, at the beginning of line 36 of the striking amendment, strike "(C)" and insert "(iii)"

On page 4, beginning on line 38 of the striking amendment, strike all of subsection (ii)

Representative Young and Young (again) spoke in favor of the adoption of the amendment to the striking amendment.

Representative Gregerson spoke against the adoption of the amendment to the striking amendment.

Amendment (1007) to the striking amendment (964) was not adopted.

Representative Smith moved the adoption of amendment (1010) to the striking amendment (964):

) On page 4, line 37 of the striking amendment, after "outcomes;" strike "and"

On page 4, line 40 of the striking amendment, after "employment" insert the following:

"; and

(iii) Coordinate with the office of privacy and data protection to address cybersecurity and data protection for all data collected by the office. When collecting data pursuant to this subsection, the office may not request any personally identifiable information from respondents other than race and ethnicity information identified in (i)(A) of this subsection, in order to protect the data of vulnerable populations"

Representative Dufault spoke in favor of the adoption of the amendment to the striking amendment.

Representative Gregerson spoke against the adoption of the amendment to the striking amendment.

Amendment (1002) to the striking amendment (964) was not adopted.

Representative Goehner moved the adoption of amendment (1003) to the striking amendment (964):

) On page 7, after line 13 of the striking amendment, insert the following:

"NEW SECTION: Sec. 12. The office and community advisory board created by this act terminate June 30, 2030.

NEW SECTION: Sec. 13. This act expires June 30, 2031."

Representatives Goehner and DeBolt spoke in favor of the adoption of the amendment to the striking amendment.

Representatives Gregerson and Tarleton spoke against the adoption of the amendment to the striking amendment.

Amendment (1003) to the striking amendment (964) was not adopted.

The striking amendment (964), as amended, was adopted.

Representative Dufault moved the adoption of amendment (1002) to the striking amendment (964):

) On page 4, line 37 of the striking amendment, after "outcomes;" strike "and"

On page 4, line 40 of the striking amendment, after "employment" insert the following:

"; and

(iii) Coordinate with the office of privacy and data protection to address cybersecurity and data protection for all data collected by the office. When collecting data pursuant to this subsection, the office may not request any personally identifiable information from respondents other than race and ethnicity information identified in (i)(A) of this subsection, in order to protect the data of vulnerable populations"

Representatives Smith and Gregerson spoke in favor of the adoption of the amendment to the striking amendment.

Amendment (1010) to the striking amendment (964) was adopted.

Representative Dufault spoke in favor of the adoption of the amendment to the striking amendment.

Representative Gregerson, Morgan and Kilduff spoke against the passage of the bill.

Representatives Dufault, Smith, Klippert and Walsh spoke against the passage of the bill.
The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed Second Substitute House Bill No. 1783.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Second Substitute House Bill No. 1783, and the bill passed the House by the following vote: Yeas, 56; Nays, 41; Absent, 0; Excused, 1.


Voting nay: Representatives Barkis, Blake, Boehnke, Caldier, Chambers, Chandler, Corry, DeBolt, Dent, Dufault, Dye, Eslick, Gildon, Goehner, Graham, Harris, Hoff, Irwin, Jenkin, Klippert, Kraft, Kretz, MacEwen, Maycumber, McCaslin, Mosbrucker, Orcutt, Rude, Schmick, Shea, Smith, Steele, Stokesbary, Sutherland, Van Werven, Vick, Volz, Walsh, Wilcox, Ybarra and Young.

Excused: Representative Griffey.

ENGROSSED SECOND SUBSTITUTE HOUSE BILL NO. 1783, having received the necessary constitutional majority, was declared passed.

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

MOTIONS

There being no objection, the Committee on Appropriations was relieved of HOUSE BILL NO. 2573, and the bill was referred to the Committee on Human Services & Early Learning.

There being no objection, the Committee on College & Workforce Development was relieved of HOUSE BILL NO. 2256, and the bill was referred to the Committee on Finance.

There being no objection, the House adjourned until 9:55 a.m., January 21, 2020, the 9th Day of the Regular Session.

LAURIE JINKINS, Speaker

BERNARD DEAN, Chief Clerk
NINTH DAY, JANUARY 21, 2020

SIXTY SIXTH LEGISLATURE - REGULAR SESSION

NINTH DAY

The House was called to order at 9:55 a.m. by the Speaker (Representative Orwall presiding).

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

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

INTRODUCTION & FIRST READING

HB 2757 by Representatives Corry, Appleton, Rude, Frame, Dent, Riccelli, Davis and Lekanoff
AN ACT Relating to official state designations; amending RCW 1.20.090 and 1.20.042; adding a new section to chapter 1.20 RCW; and creating a new section.
Referred to Committee on State Government & Tribal Relations.

HB 2758 by Representatives Corry, Pettigrew, Chandler, Davis, Eslick, McCaslin, Dent, Morgan, Gildon, Lekanoff and Pollet
AN ACT Relating to recognizing posttraumatic stress disorders of 911 emergency dispatch personnel; and amending RCW 51.08.142.
Referred to Committee on Labor & Workplace Standards.

HB 2759 by Representatives Hudgins, Wylie, Tarleton, Slatter, Kloba, Morgan, Valdez, Cody, Pollet, Santos and Young
AN ACT Relating to creating a consumer data bill of rights; and adding a new chapter to Title 19 RCW.
Referred to Committee on Innovation, Technology & Economic Development.

HB 2760 by Representatives Hudgins, Wylie, Slatter, Tarleton, Kloba, Morgan, Lekanoff, Pollet and Santos
AN ACT Relating to prohibiting the use of biometric recognition technology and biometric analytics in certain state assisted rental dwelling units; adding a new section to chapter 43.185 RCW; and adding a new section to chapter 43.185A RCW.

HB 2761 by Representatives Hudgins, Kloba, Wylie, Slatter, Pollet, Santos and Young
AN ACT Relating to the legislative oversight of technology acquisition and use by law enforcement; and adding a new chapter to Title 10 RCW.
Referred to Committee on Public Safety.

HB 2762 by Representatives Rude, Irwin and Lovick
AN ACT Relating to extending the peer support group testimonial privilege to include staff persons of the department of corrections; and amending RCW 5.60.060.
Referred to Committee on Civil Rights & Judiciary.

HB 2763 by Representatives Chapman, Dent, Hudgins and Tharinger
AN ACT Relating to interest arbitration for department of corrections employees; and amending RCW 41.80.200.
Referred to Committee on Labor & Workplace Standards.

HB 2764 by Representatives Walen, Springer, Hudgins and Valdez
AN ACT Relating to the local government issuance of a certificate of birth resulting in stillbirth; amending RCW 70.58A.530; creating a new section; and providing an effective date.
Referred to Committee on Health Care & Wellness.

HB 2765 by Representatives Lekanoff, Ortiz-Self, Boehnke, Chapman and Slatter
AN ACT Relating to creating a joint select committee on water; adding a new section to chapter 90.03 RCW; and creating a new section.
Referred to Committee on Rural Development, Agriculture, & Natural Resources.

HB 2766 by Representatives Mead, Slatter, Dent, Klippert and Ortiz-Self
AN ACT Relating to establishing an air operations branch; amending RCW 47.68.380 and 47.68.020; and adding a new section to chapter 47.68 RCW.

Referred to Committee on Transportation.

HB 2767 by Representatives Blake, Griffey, Springer, Lekanoff, Eslick, Chapman and Gildon

AN ACT Relating to establishing recreational target shooting areas on public lands; amending RCW 4.24.210; and creating a new section.

Referred to Committee on Civil Rights & Judiciary.

HB 2768 by Representatives Ramos, Shewmake, Kloba, Lekanoff, Callan, Ramel and Pollet

AN ACT Relating to urban and community forestry; amending RCW 76.15.005, 76.15.007, 76.15.010, 76.15.020, 76.15.030, 76.15.050, 76.15.060, 76.15.090, 35.92.390, 35A.80.040, 80.28.300, 89.08.520, 79.105.150, 80.28.300, 43.155.120, 70.146.070, 79A.15.040, 36.01.260, 54.16.400, 89.08.590, 79.105.620, and 79A.15.150; adding new sections to chapter 76.15 RCW; creating a new section; and repealing RCW 35.105.010, 35.105.020, 35.105.030, 35.105.040, 35.105.050, 35.105.060, 35.105.070, 35.105.080, 35.105.090, 35.105.100, 35.105.110, 35.105.120, 76.15.070, and 76.15.080.

Referred to Committee on Rural Development, Agriculture, & Natural Resources.

HB 2769 by Representatives Lekanoff, Blake, Lovick, Shewmake, Ramel, Fitzgibbon, Cody and Tharinger

AN ACT Relating to the prevention of derelict vessels; amending RCW 79.100.160, 79.100.150, 79.100.170, 88.02.380, and 79.10.130; creating new sections; making appropriations; and providing an expiration date.

Referred to Committee on Rural Development, Agriculture, & Natural Resources.

HB 2770 by Representatives Riccelli, Macri, Doglio, Davis and Pollet

AN ACT Relating to reimbursing for telemedicine services at the same rate as in person; amending RCW 48.43.735, 41.05.700, 74.09.325, and 28B.20.830; and providing an effective date.

Referred to Committee on Health Care & Wellness.

HB 2771 by Representative McCaslin

AN ACT Relating to clarifying contributions to and eligibility for school employees' benefits board coverage; amending RCW 41.05.011 and 41.05.050; adding new sections to chapter 41.05 RCW; creating a new section; and providing an effective date.

Referred to Committee on Appropriations.

HB 2772 by Representatives Walsh, Hudgins and Pollet

AN ACT Relating to the administration of election campaign activities and reporting statements of financial affairs; amending RCW 42.17A.005, 42.17A.105, 42.17A.700, 42.17A.710, and 42.17A.785; and adding a new section to chapter 42.17A RCW.

Referred to Committee on State Government & Tribal Relations.

HB 2773 by Representatives Kirby and Vick

AN ACT Relating to transportation; adding new chapters to Title 46 RCW; creating a new section; and providing an expiration date.

Referred to Committee on Consumer Protection & Business.

HB 2774 by Representatives Ryu, Morgan, Ramel, Doglio, Lekanoff, Bergquist and Santos

AN ACT Relating to the inventory of underutilized, state-owned property that may be suitable for the development of affordable housing; and amending RCW 43.63A.510.

Referred to Committee on Housing, Community Development & Veterans.

HB 2775 by Representatives Macri, Van Werven, Shewmake and Doglio

AN ACT Relating to the practice of colon hydrotherapy; amending RCW 18.88A.020 and 18.71.030; making appropriations; and providing an expiration date.

Referred to Committee on Health Care & Wellness.

HB 2776 by Representatives Kilduff, Leavitt, Ortiz-Self, Doglio and Ramos

AN ACT Relating to creating a statewide child savings account program; adding a new section to chapter 28B.77 RCW; creating a new section; and providing an expiration date.

Referred to Committee on College & Workforce Development.

HB 2777 by Representatives Frame, Peterson, Macri, Gregerson, Hudgins, Ramel, Fitzgibbon, Riccelli,
J. Johnson, Senn, Doglio, Davis, Pettigrew, Pollet and Slatter

AN ACT Relating to the operation, authorization, and permitting of microenterprise home kitchens; reenacting and amending RCW 43.20.025; adding new sections to chapter 43.20 RCW; adding a new section to chapter 69.07 RCW; adding a new section to chapter 70.54 RCW; and prescribing penalties.

Referred to Committee on Local Government.

HB 2778 by Representatives Sullivan, Springer, Stokesbary, Senn, Slatter, Boehnke and Goehner

AN ACT Relating to community redevelopment financing in apportionment districts; amending RCW 39.88.030, 39.88.040, 39.88.070, 39.88.080, 39.88.100, 84.52.043, and 84.52.050; reenacting and amending RCW 39.88.020; repealing RCW 39.88.060 and 39.88.090; and providing a contingent effective date.

Referred to Committee on Finance.

HB 2779 by Representatives Macri, Pollet, Gregerson, Ormsby, Dolan, Doglio, Morgan, Ramel, Ortiz-Self, Frame, J. Johnson, Chopp and Lekanoff

AN ACT Relating to protecting tenants from excessive rent and related fees; amending RCW 59.18.140; adding a new section to chapter 59.18 RCW; adding a new section to chapter 43.31 RCW; and repealing RCW 35.21.830 and 36.01.130.

Referred to Committee on Civil Rights & Judiciary.

HB 2780 by Representatives Macri, Walen, Fitzgibbon, Gregerson, Morgan, Frame and Lekanoff

AN ACT Relating to creating more housing options in traditionally single-family zones; and adding a new section to chapter 36.70A RCW.

Referred to Committee on Environment & Energy.

HB 2781 by Representatives Riccelli, Ormsby and Pollet

AN ACT Relating to sales and use tax for emergency communication systems and facilities; and amending RCW 82.14.420.

Referred to Committee on Finance.

HB 2782 by Representative Kirby

AN ACT Relating to automobile insurance policies; amending RCW 48.22.030; and adding a new section to chapter 48.22 RCW.

Referred to Committee on Consumer Protection & Business.

HJR 4212 by Representatives Sullivan, Springer, Stokesbary, Senn, Slatter, Sells, Boehnke, Goehner and Lekanoff

Providing for community redevelopment financing in apportionment districts.

Referred to Committee on Finance.

ESB 5165 by Senators Saldaña, Hasegawa, Wellman, Darnell, Keiser, Nguyen, Wilson and C.

AN ACT Relating to discrimination based on citizenship or immigration status; amending RCW 49.60.010, 49.60.020, 49.60.030, 49.60.120, 49.60.130, 49.60.175, 49.60.176, 49.60.178, 49.60.180, 49.60.190, 49.60.200, 49.60.215, 49.60.222, 49.60.223, 49.60.224, and 49.60.225; and adding a new section to chapter 49.60 RCW.

Referred to Committee on Civil Rights & Judiciary.

2E2SSB 5740 by Senate Committee on Ways & Means (originally sponsored by Mullet, Hobbs, Conway and Van De Wege)

AN ACT Relating to creating the secure choice retirement savings program; amending RCW 43.330.732, 43.330.735, and 30B.04.040; reenacting and amending RCW 43.79A.040; adding new sections to chapter 43.330 RCW; creating a new section; decodifying RCW 43.330.730; and prescribing penalties.

Referred to Committee on Consumer Protection & Business.

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

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

REPORTS OF STANDING COMMITTEES

January 17, 2020

HB 2193 Prime Sponsor, Representative Kirby: Reauthorizing and expanding the financial fraud and identity theft crimes investigation and prosecution program. Reported by Committee on Civil Rights & Judiciary

MAJORITY recommendation: Do pass. Signed by Representatives Kilduff, Chair; Thai, Vice Chair; Irwin, Ranking Minority Member; Goodman; Graham; Hansen; Kirby; Klippert; Orwall; Peterson; Rude; Valdez; Walen and Ybarra.
Referred to Committee on Appropriations.

January 17, 2020

HB 2205 Prime Sponsor, Representative Goodman:
Making technical corrections and removing obsolete language from the Revised Code of Washington pursuant to RCW 1.08.025. Reported by Committee on Civil Rights & Judiciary

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Kilduff, Chair; Thai, Vice Chair; Irwin, Ranking Minority Member; Goodman; Graham; Hansen; Kirby; Klippert; Orwall; Peterson; Rude; Valdez; Walen and Ybarra.

Referred to Committee on Rules for second reading.

January 17, 2020

HB 2295 Prime Sponsor, Representative Goodman:
Concerning enforcement of small claims court judgments. Reported by Committee on Civil Rights & Judiciary

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Kilduff, Chair; Thai, Vice Chair; Irwin, Ranking Minority Member; Goodman; Graham; Hansen; Kirby; Klippert; Orwall; Peterson; Rude; Valdez; Walen and Ybarra.

Referred to Committee on Rules for second reading.

There being no objection, the bills listed on the day’s committee reports under the fifth order of business were referred to the committees so designated.

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

MOTION

There being no objection, the Committee on Health Care & Wellness was relieved of HOUSE BILL NO. 2702, and the bill was referred to the Committee on Appropriations.

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

COMMITTEE APPOINTMENT(S)

The Speaker (Representative Orwall presiding) announced the following committee appointment(s):

Representative Callan was appointed Vice Chair of the Committee on Capital Budget.

There being no objection, the House adjourned until 10:00 a.m., January 22, 2020, the 10th Day of the Regular Session.

LAURIE JINKINS, Speaker
BERNARD DEAN, Chief Clerk
The House was called to order at 10:00 a.m. by the Speaker (Representative Orwall presiding). The Clerk called the roll and a quorum was present.

The flags were escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Cameron Brown and Honor Warburg. The Speaker (Representative Orwall presiding) led the Chamber in the Pledge of Allegiance. The prayer was offered by Imam Abdirahman Kariye, The Islamic Center of Bothell, Washington.

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

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

INTRODUCTION & FIRST READING

HB 2783 by Representatives Griffey, Springer and Walen

AN ACT Relating to standardizing fire safety requirements for mobile on-demand gasoline providers; and adding a new section to chapter 19.27 RCW.

Referred to Committee on Local Government.

HB 2784 by Representatives Walsh, Shea, Sutherland, Young, Van Werven and Eslick

AN ACT Relating to creating sales and use tax exemptions for firearms; adding a new section to chapter 82.08 RCW; adding a new section to chapter 82.12 RCW; and creating a new section.

Referred to Committee on Finance.

HB 2785 by Representatives Lekanoff, Goodman, Klippert, Lovick and Peterson

AN ACT Relating to the membership of the criminal justice training commission; and amending RCW 43.101.030.

Referred to Committee on Public Safety.

HB 2786 by Representatives Robinson, Davis, Chapman, Peterson, Callan, Lekanoff, Pollet and Bergquist

AN ACT Relating to establishing the opioid epidemic response advisory council; and adding a new section to chapter 43.10 RCW.

Referred to Committee on Appointments.

HB 2787 by Representatives Callan, Harris, Eslick, Senn, Stonier, Santos, Tharinger and Pollet

AN ACT Relating to completing the transfer of the early support for infants and toddlers program from the office of the superintendent of public instruction to the department of children, youth, and families; amending RCW 28A.155.065, 28A.150.390, 43.216.020, 43.216.576, 28A.225.225, 28A.225.270, and 43.216.015; adding a new section to chapter 43.216 RCW; creating a new section; recodifying RCW 28A.155.065; providing an effective date; and providing an expiration date.

Referred to Committee on Human Services & Early Learning.

HB 2788 by Representatives Pettigrew, Stokesbary, Springer, Steele, Walen, Harris, Sullivan, Rude, Dolan and Lekanoff

AN ACT Relating to local effort assistance for charter schools; and amending RCW 28A.500.015.

Referred to Committee on Appropriations.

HB 2789 by Representatives Lovick, Klippert, Davis, Orwall, Valdez, Kilduff, J. Johnson, Ryu, Peterson, Ramel, Pollet, Young and Frame

AN ACT Relating to collecting information regarding police use of deadly force; and adding new sections to chapter 36.28A RCW.

Referred to Committee on Public Safety.

HB 2790 by Representatives Dent, Blake, Klippert, Corry, Frame, Eslick, Dye and Kilduff

AN ACT Relating to license compliance agreements issued by the department of children, youth, and families; amending RCW 43.216.015 and 43.216.395; and creating a new section.

Referred to Committee on Human Services & Early Learning.

HB 2791 by Representatives Tharinger, DeBolt, Blake, Walsh, Chapman, Eslick, Van Werven, Shewmake, MacEwen, Steele, Lekanoff and Santos
AN ACT Relating to eliminating the reduction in state basic education funding that occurs in counties with federal and state forestlands; amending RCW 28A.150.250 and 28A.520.020; and creating a new section.

Referred to Committee on Appropriations.

HB 2792 by Representatives Mosbrucker, Orwall, Steele, Lovick, Goehner, Sells, Rude, Ybarra, Dye, Davis, Pollet and Lekanoff

AN ACT Relating to missing and unidentified persons; amending RCW 68.50.320 and 68.50.330; and creating new sections.

Referred to Committee on Public Safety.

HB 2793 by Representatives Hansen and Irwin

AN ACT Relating to vacating criminal records; reenacting and amending RCW 9.96.060; adding a new chapter to Title 10 RCW; creating new sections; and providing an effective date.

Referred to Committee on Civil Rights & Judiciary.

HB 2794 by Representatives Frame, Davis, Peterson, Lekanoff, Pollet and Santos

AN ACT Relating to juvenile record sealing; amending RCW 13.50.260; and creating a new section.

Referred to Committee on Human Services & Early Learning.

HB 2795 by Representatives Frame, Senn, Kilduff, Davis, Peterson, Lekanoff, Pollet and Santos

AN ACT Relating to convictions for offenses that were committed at age sixteen or seventeen and placed in exclusive jurisdiction of the juvenile court in 2018; adding a new section to chapter 13.04 RCW; adding a new section to chapter 9.94A RCW; creating a new section; making an appropriation; providing an effective date; and declaring an emergency.

Referred to Committee on Human Services & Early Learning.

HB 2796 by Representatives Frame, Peterson, Pollet and Santos

AN ACT Relating to juvenile sex offense registration waivers under the special sexual offender disposition alternative; and amending RCW 13.40.162 and 9A.44.140.

Referred to Committee on Human Services & Early Learning.

HB 2797 by Representatives Robinson, Macri, Davis, Shewmake, Peterson, Ramel, Lekanoff and Pollet

AN ACT Relating to the sales and use tax for affordable and supportive housing; and amending RCW 82.14.540.

Referred to Committee on Finance.

HB 2798 by Representatives Robinson, Shewmake, Goodman and Pollet

AN ACT Relating to creating a new health profession for doulas; reenacting and amending RCW 18.130.040; adding a new chapter to Title 18 RCW; and providing an effective date.

Referred to Committee on Health Care & Wellness.

HB 2799 by Representatives Mead, Van Werven, Pollet, Rude, Bergquist, Graham, Paul, Ramos, Walen, Shewmake, Springer, Callan and Riccelli

AN ACT Relating to membership of the student achievement council; and amending RCW 28B.77.005.

Referred to Committee on College & Workforce Development.

HB 2800 by Representatives Kirby, Vick and Eslick

AN ACT Relating to the performance of personal services by a craft distillery, distiller, spirits certificate of approval holder, or distributor; and amending RCW 66.28.310.

Referred to Committee on Commerce & Gaming.

HB 2801 by Representatives Gregerson, J. Johnson, Ortiz-Self, Lekanoff, Davis, Valdez, Shewmake, Peterson, Ramel, Tarleton, Pollet, Sells, Stonier, Santos, Riccelli and Frame

AN ACT Relating to higher education funding options for dreamers; adding a new chapter to Title 28B RCW; and providing an effective date.

Referred to Committee on College & Workforce Development.

HB 2802 by Representatives Fitzgibbon and Lekanoff

AN ACT Relating to aligning the administration of the growth management hearings board with other boards within the environmental land use and hearings office by modifying requirements pertaining to growth management hearings board membership and the duties and responsibilities of members, streamlining procedures in cases before the growth management hearings board, and allowing the use of administrative appeals judges in growth management hearings board proceedings; and amending RCW 36.70A.250,
36.70A.252, 36.70A.260, 36.70A.270, and 43.21B.005.

Referred to Committee on Environment & Energy.

HB 2803  by Representatives Tarleton, Robinson, Sells, Lekanoff, Gregerson, Chapman, Orwell, Peterson, Tharinger and Pollet

AN ACT Relating to authorizing the governor to enter into compacts with Indian tribes addressing certain state retail sales tax, certain state use tax, and certain state business and occupation tax revenues, as specified in a memorandum of understanding entered into by the state, Tulalip tribes, and Snohomish county, in January 2020, and including other terms necessary for the department of revenue to administer any such compact; adding new sections to chapter 43.06 RCW; and creating a new section.

Referred to Committee on Finance.

HB 2804  by Representatives Duerr, Ryu, Pollet, Slatter and Boehnke

AN ACT Relating to local government infrastructure; and amending RCW 39.104.020 and 39.104.100.

Referred to Committee on Local Government.

HB 2805  by Representatives Steele, Senn and Chapman

AN ACT Relating to the Washington state explosives act; amending RCW 70.74.360 and 70.74.370; adding a new section to chapter 70.74 RCW; and prescribing penalties.

Referred to Committee on Labor & Workplace Standards.

HB 2806  by Representatives Goodman, Fey and Davis

AN ACT Relating to mediation in family law cases involving children; and amending RCW 26.09.015.

Referred to Committee on Civil Rights & Judiciary.

HB 2807  by Representatives Walsh and Blake

AN ACT Relating to the treatment of patients with chronic pain; adding a new section to chapter 18.22 RCW; adding a new section to chapter 18.32 RCW; adding a new section to chapter 18.57 RCW; adding a new section to chapter 18.57A RCW; adding a new section to chapter 18.71 RCW; adding a new section to chapter 18.71A RCW; adding a new section to chapter 18.79 RCW; and creating a new section.

Referred to Committee on Civil Rights & Judiciary.

HB 2808  by Representatives Walsh, Shea, Sutherland, Young, Van Werven and Eslick

AN ACT Relating to ensuring the right of Washington residents to possess legal firearms; and adding a new section to chapter 9.41 RCW.

Referred to Committee on Civil Rights & Judiciary.

There being no objection, the bills listed on the day’s introduction sheet under the fourth order of business were referred to the committees so designated, with the exception of HOUSE BILL NO. 2793 which was referred to the Committee on Public Safety.

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

SECOND READING

HOUSE BILL NO. 1948, by Representatives Entenman, Stokesbary, Sullivan, Senn, Chambers, Ramos, Callan and Graham

Supporting warehousing and manufacturing job centers.

The bill was read the second time.

Representative Entenman moved the adoption of amendment (1014):

On page 1, line 19, after "July 1," strike "2019" and insert "2020"

On page 1, line 20, after "July 1," strike "2030" and insert "2031"

On page 3, line 8, after "January 1," strike "2030" and insert "2031"

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

Amendment (1014) was adopted.

The bill was ordered engrossed.

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

Representatives Entenman, Stokesbary and Sullivan spoke in favor of the passage of the bill.

Representative Orcutt spoke against passage of the bill.

MOTION

On motion of Representative Jenkin, Representatives Griffey and Smith were excused.

The Speaker (Representative Orwell presiding) stated the question before the House to be the final passage of Engrossed House Bill No. 1948.
ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 1948, and the bill passed the House by the following vote: Yeas, 84; Nays, 12; Absent, 0; Excused, 2.


Voting nay: Representatives Boehnke, Corry, DeBolt, Dufault, Goehner, Hoff, Jenkin, Kraft, Kretz, Orcutt, Walsh and Ybarra.

Excused: Representatives Griffey and Smith.

ENGROSSED HOUSE BILL NO. 1948, having received the necessary constitutional majority, was declared passed.

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

THIRD READING

SECOND SUBSTITUTE HOUSE BILL NO. 1304, by House Committee on Appropriations (originally sponsored by MacEwen, Stonier, Santos, Harris, Steele, Griffey, Reeves, Stokesbary, Sells, Dolan, Eslick, Lekanoff, Bergquist, Jinkins, Leavitt, Thai and Wylie)

Concerning career and technical education in alternative learning experience programs.

The bill was read the third time.

There being no objection, the rules were suspended, and SECOND SUBSTITUTE HOUSE BILL NO. 1304 was returned to second reading for the purpose of amendment.

SECOND READING

Representative MacEwen moved the adoption of the amendment (1012):

On page 3, line 32, after “June 30,” strike “2019” and insert “2020”

Representatives MacEwen and Santos spoke in favor of the adoption of the amendment.

Amendment (1012) was adopted.

The bill was ordered engrossed.

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

Representatives MacEwen and Santos spoke in favor of the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Engrossed Second Substitute House Bill No. 1304.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Second Substitute House Bill No. 1304, and the bill passed the House by the following vote: Yeas, 95; Nays, 1; Absent, 0; Excused, 2.


Excused: Representatives Griffey and Smith.

ENGROSSED SECOND SUBSTITUTE HOUSE BILL NO. 1304, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 1702, by Representatives Van Werven, Leavitt, Kraft, Entenman, Rude, Sutherland, Dye, Gildon, Slatter, Chambers, Graham, Caldier, Eslick, Mosbrucker, Young, Jinkins, Bergquist, Doglio and Pollet

Informing students of low-cost course materials for community and technical college courses.

The bill was read the third time.
Representatives Van Werven and Leavitt spoke in favor of the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of House Bill No. 1702.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 1702, and the bill passed the House by the following vote: Yeas, 96; Nays, 0; Absent, 0; Excused, 2.


Voting nay: Representative Young.

Excused: Representatives Griffey and Smith.

HOUSE BILL NO. 1702, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 1755, by Representatives Leavitt, Van Werven, Bergquist, Corry, Ybarra, Volz, Pollet, Dent, Lovick, Doglio, Ormsby and Santos

Allowing regional universities to offer doctorate level degrees in education.

The bill was read the third time.

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

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of House Bill No. 1755.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 1755, and the bill passed the House by the following vote: Yeas, 95; Nays, 1; Absent, 0; Excused, 2.


Voting nay: Representative Young.

Excused: Representatives Griffey and Smith.

HOUSE BILL NO. 1829, by Representatives Chapman, Goehner and Reeves

Concerning veterans' assistance levies.

The bill was read the third time.

Representatives Chapman and Goehner spoke in favor of the passage of the bill.

Representative Orcutt spoke against the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of House Bill No. 1829.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 1829, and the bill passed the House by the following vote: Yeas, 67; Nays, 29; Absent, 0; Excused, 2.


Voting nay: Representatives Caldier, Chambers, Chandler, Corry, DeBolt, Dent, Dufault, Dye, Eslick, Gildon, Hoff, Irwin, Jenkin, Kraft, Kretz, MacEwen, Maycumber, McCaslin, Mosbrucker, Orcutt, Schmick, Shea, Sutherland, Van Werven, Vick, Walsh, Wilcox, Ybarra and Young.

Excused: Representatives Griffey and Smith.

HOUSE BILL NO. 1829, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2051, by Representatives Lovick, Chapman, Griffey and Dent

...
Concerning firefighters and law enforcement officers pension and disability boards.

The bill was read the third time.

Representatives Lovick and Stokesbary spoke in favor of the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of House Bill No. 2051.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2051, and the bill passed the House by the following vote: Yeas, 96; Nays, 0; Absent, 0; Excused, 2.


Excused: Representatives Griffey and Smith.

HOUSE BILL NO. 2051, having received the necessary constitutional majority, was declared passed.

There being no objection, the House adjourned until 10:00 a.m., January 23, 2020, the 11th Day of the Regular Session.

LAURIE JINKINS, Speaker

BERNARD DEAN, Chief Clerk
ELEVENTH DAY, JANUARY 23, 2020

SIXTY SIXTH LEGISLATURE - REGULAR SESSION

ELEVENTH DAY

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

The flags were escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Afton Stocker and Britta Thomas. The Speaker (Representative Lovick presiding) led the Chamber in the Pledge of Allegiance. The prayer was offered by Pastor Mike Boisture, Puyallup Nazarene Church, Chaplain for the Puyallup Police Department and Seattle Secret Service, Washington.

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

Speaker Jinkins assumed the chair.

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

MESSAGE FROM THE SENATE

January 22, 2020

Mme. SPEAKER:

The Senate has passed:

ENGROSSED SUBSTITUTE SENATE BILL NO. 5395,
ENGROSSED SECOND SUBSTITUTE SENATE BILL NO. 5549,
SENATE BILL NO. 5792,

and the same are herewith transmitted.

Brad Hendrickson, Secretary

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

INTRODUCTION & FIRST READING

HB 2809 by Representatives Caldier, Kilduff and Pollet

AN ACT Relating to essential needs and housing support eligibility; and amending RCW 74.04.805.

Referred to Committee on Appropriations.

HB 2810 by Representatives Walsh, Blake and Van Werven

AN ACT Relating to circumstances requiring regionalization adjustments; amending RCW 28A.150.412; and providing an effective date.

Referred to Committee on Appropriations.

HB 2811 by Representatives J. Johnson, Steele, Santos, Ramel, Thai, Mead, Frame, Davis, Valdez, Bergquist, Doglio, Kirby, Lovick, Tarleton, Dolan, Goodman, Gregerson, Slatter, Macri, Hudgins, Pollet, Ryu and Stonier

AN ACT Relating to establishing a statewide environmental sustainability education program; adding a new section to chapter 28A.300 RCW; and creating a new section.

Referred to Committee on Appropriations.

HB 2812 by Representatives Young, Shea and Walsh

AN ACT Relating to uniform due process of land use code violations; amending RCW 36.70.670, 35A.63.120, 19.27.050, and 35.63.080; and creating a new section.

Referred to Committee on Local Government.

HB 2813 by Representatives Walsh, Shea, McCaslin, Klippert, Eslick, Corry, Dent, Gildon and Young

AN ACT Relating to making the early achievers quality rating and improvement system voluntary; amending RCW 43.216.085, 43.216.110, 43.216.255, 43.216.089, 43.216.515, 43.216.555, 26.44.272, 43.31.575, 43.216.090, and 43.216.578; and reenacting and amending RCW 43.216.135.

Referred to Committee on Human Services & Early Learning.

HB 2814 by Representatives Ortiz-Self, Chopp, Frame, Senn, Callan, Sells, Pollet, Stonier, Davis, Gregerson, Valdez, Bergquist, Slatter and Macri

AN ACT Relating to developing best practices for the child care industry as recommended by the child care workforce commission; adding new sections to chapter 43.22 RCW; and creating new sections.

Referred to Committee on Labor & Workplace Standards.
HB 2815 by Representative Ortiz-Self

AN ACT Relating to library districts; and amending RCW 27.12.222 and 27.15.020.

Referred to Committee on Local Government.

HB 2816 by Representatives Corry, Steele, Caldier, Van Werven, Eslick, Chambers and Boehnke

AN ACT Relating to nurturing positive social and emotional school and classroom climates; adding a new section to chapter 28A.345 RCW; and creating a new section.

Referred to Committee on Education.

HB 2817 by Representatives Peterson and Vick

AN ACT Relating to transferring the authority from the liquor and cannabis board to the legislature regarding the issuance and forfeiture of marijuana retailer, marijuana producer, and marijuana processor licenses; amending RCW 69.50.325, 69.50.345, 69.50.354, and 19.85.020; reenacting and amending RCW 69.50.345; creating a new section; providing an effective date; and providing an expiration date.

Referred to Committee on Commerce & Gaming.

HB 2818 by Representatives Harris, Stonier, Dent, Callan, Wylie, Leavitt, Dolan, Davis, Lovick, Ryu, Walen, Shewmake, Eslick, Smith, Chambers, Boehnke, Bergquist, J. Johnson and Slatter

AN ACT Relating to recognizing the eighteenth day of December as blood donor day; reenacting and amending RCW 16.16.050; and creating a new section.

Referred to Committee on State Government & Tribal Relations.

HB 2819 by Representatives Mosbrucker, Blake, Chandler, Hoff, Fitzgibbon, Dent, Shewmake and Boehnke

AN ACT Relating to designating pumped storage projects located in a county bordering the Columbia river utilizing statutorily authorized water rights to be projects of statewide significance; amending RCW 43.157.010; and creating a new section.

Referred to Committee on Environment & Energy.

HB 2820 by Representatives Klippert, Kilduff, Davis, Goodman and Pollet

AN ACT Relating to court orders involving weapons or domestic violence; amending RCW 10.99.040; and reenacting and amending RCW 9.41.800.

Referred to Committee on Civil Rights & Judiciary.

HB 2821 by Representatives Cody, Robinson, Macri and Pollet

AN ACT Relating to establishing and funding the health insurance affordability account; adding a new section to chapter 48.14 RCW; and adding a new section to chapter 41.05 RCW.

Referred to Committee on Finance.

HB 2822 by Representatives Walsh, Shea, Goehner and Chambers

AN ACT Relating to requiring that witnesses to voter signature marks on ballot declarations be verified registered voters; amending RCW 29A.40.091, 29A.40.160, and 29A.60.165; and reenacting and amending RCW 29A.40.110.

Referred to Committee on State Government & Tribal Relations.

HB 2823 by Representatives Ramel, Lekanoff, Bergquist and Pollet

AN ACT Relating to school district levies; and amending RCW 84.52.0531.

Referred to Committee on Education.

HB 2824 by Representatives Appleton, Walen and Pollet

AN ACT Relating to prohibiting the participation of animals in traveling animal acts; amending RCW 16.52.011; adding a new section to chapter 16.52 RCW; creating a new section; prescribing penalties; and providing an effective date.

Referred to Committee on Public Safety.

HB 2825 by Representatives Goehner, Chapman, Steele, Dent, DeBolt, Mosbrucker, Mead, Boehnke, Tarleton, Orcutt, Dufault, McCaslin, Ybarra, Blake, Fitzgibbon and Shea

AN ACT Relating to promoting oil-free hydroelectric turbine technology; adding a new section to chapter 82.08 RCW; adding a new section to chapter 82.12 RCW; creating a new section; providing an effective date; and providing expiration dates.

Referred to Committee on Finance.

HB 2826 by Representatives Peterson and Pollet

AN ACT Relating to clarifying the authority of the liquor and cannabis board to regulate marijuana vapor products; amending RCW 69.50.342; reenacting and amending RCW 69.50.101; adding a new section to chapter 69.50 RCW; creating a new section; and declaring an emergency.
Referred to Committee on Commerce & Gaming.

ESSB 5395 by Senate Committee on Early Learning & K-12 Education (originally sponsored by Wilson, C., Randall, Keiser, Saldana, Takko, Mullet, Wellman, Das, Nguyen, Billig, Pedersen, Rolfs, Darmeille, Dhingra, Hasegawa, Hunt and Kuderer)

AN ACT Relating to requiring comprehensive sexual health education that is consistent with the Washington state health and physical education K-12 learning standards and that requires affirmative consent curriculum; and amending RCW 28A.300.475.

Referred to Committee on Education.

E2SSB 5549 by Senate Committee on Ways & Means (originally sponsored by Liias, King, Hunt and Braun)

AN ACT Relating to modernizing resident distillery marketing and sales restrictions; amending RCW 66.24.140, 66.24.145, 66.28.040, 66.24.630, and 66.28.310; reenacting and amending RCW 42.56.270; adding new sections to chapter 66.24 RCW; and providing an effective date.

Referred to Committee on Commerce & Gaming.

SB 5792 by Senators Salomon, Wellman, Walsh and Honeyford

AN ACT Relating to making statutory requirements and policies for cultural access programs the same in all counties of the state; and amending RCW 36.160.020, 36.160.100, and 36.160.110.

Referred to Committee on Housing, Community Development & Veterans.

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

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

REPORTS OF STANDING COMMITTEES

January 21, 2020 )

HB 1067 Prime Sponsor, Representative Pellicciotti: Concerning employment after public service in state government. Reported by Committee on State Government & Tribal Relations

MAJORITY recommendation: The second substitute bill be substituted therefor and the second substitute bill do pass. Signed by Representatives Gregerson, Chair; Pellicciotti, Vice Chair; Walsh, Ranking Minority Member; Goehner, Assistant Ranking Minority Member; Appleton; Dolan; Hudgins; Mosbrucker and Smith.

Referred to Committee on Rules for second reading.

January 21, 2020 )

HB 2092 Prime Sponsor, Representative Mosbrucker: Concerning huckleberry buyers retaining and disclosing records to law enforcement. Reported by Committee on Rural Development, Agriculture, & Natural Resources

MAJORITY recommendation: Do pass. Signed by Representatives Blake, Chair; Shewmake, Vice Chair; Chandler, Ranking Minority Member; Dent, Assistant Ranking Minority Member; Chapman; Dye; Fitzgibbon; Kretz; Lekanoff; Orcutt; Pettigrew; Ramos; Schneck; Springer and Walsh.

Referred to Committee on Rules for second reading.

January 21, 2020 )

HB 2213 Prime Sponsor, Representative MacEwen: Modifying Washington state horse racing commission provisions. Reported by Committee on Commerce & Gaming

MAJORITY recommendation: Do pass. Signed by Representatives Peterson, Chair; Kloba, Vice Chair; MacEwen, Ranking Minority Member; Chambers, Assistant Ranking Minority Member; Blake; Jenkin; Kirby; Morgan; Ramel; Vick and Young.

Referred to Committee on Appropriations.

January 21, 2020 )

HB 2216 Prime Sponsor, Representative Eslick: Increasing the maximum bet in sports pools. Reported by Committee on Commerce & Gaming

MAJORITY recommendation: Do pass. Signed by Representatives Peterson, Chair; Kloba, Vice Chair; MacEwen, Ranking Minority Member; Chambers, Assistant Ranking Minority Member; Blake; Jenkin; Kirby; Morgan; Ramel; Vick and Young.

Referred to Committee on Rules for second reading.

January 21, 2020 )

HB 2246 Prime Sponsor, Representative Fitzgibbon: Concerning the reorganization of laws related to environmental health without making any substantive, policy changes.
Reported by Committee on Environment & Energy

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Fitzgibbon, Chair; Lekanoff, Vice Chair; DeBolt, Ranking Minority Member; Dye, Assistant Ranking Minority Member; Boelnke; Doglio; Fey; Goehner; Mead; Robinson and Shewmake.

Referred to Committee on Rules for second reading.

There being no objection, the bills listed on the day’s committee reports under the fifth order of business were referred to the committees so designated.

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

SECOND READING

There being no objection, HOUSE BILL NO. 1435 was referred to the Committee on Rules.

SUBSTITUTE HOUSE BILL NO. 1010, by House Committee on Civil Rights & Judiciary (originally sponsored by Senn, Lovick, Chapman, Walen, Slatter, Kloba, Peterson, Valdez, Ryu, Fitzgibbon, Appleton, Jinkins, Macri, Wylie, Goodman, Cody, Bergquist, Doglio, Robinson, Orwall, Stanford, Ortiz-Self, Santos, Frame and Leavitt)

Concerning the disposition of forfeited firearms by the Washington state patrol.

The bill was read the second time.

Representative McCaslin moved the adoption of amendment (1029):

On page 3, line 27, after "destroyed" insert "and firearms that are damaged beyond repair may be destroyed"

On page 3, line 28, after "retain" strike "a maximum of ten percent of" and insert "((a maximum of ten percent of))"

On page 3, line 30, after "dealers" strike "or destroyed"

On page 3, beginning on line 32, after "trade." strike all material through "destroyed." on line 35

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

Representative Kilduff spoke against the adoption of the amendment.

Amendment (1029) was not adopted.

Representative Klippert moved the adoption of amendment (1013):

On page 3, line 30, after "dealers or" insert ", subject to the limitation in subsection (3) of this section."

On page 3, line 36, after "((3))" insert "The Washington state patrol shall dedicate the first one hundred thousand dollars in proceeds collected on or after the effective date of this section from the auction or trade of legal firearms to pay for additional target zero impaired driving emphasis."

On page 4, at the beginning of line 3, strike "((4))" and insert "((((4)))) ((5))"

On page 4, line 11, after "subsection" strike "((3))" and insert "(((4))) ((4))"

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

Representative Kilduff spoke against the adoption of the amendment.

Amendment (1013) was not adopted.

Representative Walsh moved the adoption of amendment (1015):

On page 3, line 30, after "dealers or" insert ", subject to the limitation in subsection (3) of this section."

On page 3, line 36, after "((3))" insert "The Washington state patrol shall auction or trade legal firearms, and may not destroy legal firearms, if the Washington state patrol’s total expenditures exceed total allotments for executive protection unit services provided under RCW 43.43.035."

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

Representative Kilduff spoke against the adoption of the amendment.

Amendment (1015) was not adopted.

Representative Graham moved the adoption of amendment (1025):

On page 3, line 30, after "dealers or" insert "or destroyed"

On page 3, line 31, after "patrol" insert "shall transmit any proceeds of an auction or trade of legal firearms to the state treasurer for deposit in the sexual assault prevention and response account under RCW 36.28A.435 to be used to fund the forensic analysis of sexual assault kits, except that once the sexual assault kit testing backlog is eliminated, the Washington state patrol"

On page 3, beginning on line 32, after "trade." strike all material through "destroyed." on line 35

On page 4, after line 11, insert the following:
“Sec. 2. RCW 36.28A.435 and 2017 c 290 s 6 are each amended to read as follows:

(1) The sexual assault prevention and response account is created in the state treasury. All legislative appropriations and transfers; gifts, grants, and other donations; and all other revenues directed to the account must be deposited into the sexual assault prevention and response account. Moneys in the account may only be spent after appropriation.

(2) The legislature must prioritize appropriations from the account for: The Washington sexual assault kit initiative project created in RCW 36.28A.430; the office of crime victims advocacy for the purpose of providing support and services, including educational and vocational training, to victims of sexual assault and trafficking; victim-centered, trauma-informed training for prosecutors, law enforcement, and victim advocates including, but not limited to, the training in RCW 43.101.272, 43.101.274, and 43.101.276; the Washington state patrol for the purpose of funding the statewide sexual assault kit tracking system and funding the forensic analysis of sexual assault kits.

(3) All moneys transferred to the account from the proceeds of the auction or trade of forfeited firearms by the Washington state patrol under RCW 9.41.098(2)(d) shall be used to fund the forensic analysis of sexual assault kits.”

Correct the title.

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

Representative Kilduff spoke against the adoption of the amendment.

Division was demanded and the demand was sustained. The Speaker divided the House. The result was 44 - YEAS; 54 - NAYS.

Amendment (1025) was not adopted.

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

Representatives Senn, Lovick, Kilduff and Chapman spoke in favor of the passage of the bill.

Representatives Irwin, Sutherland, Graham, Jenkin, Barkis, Shea and Klippert spoke against the passage of the bill.

The Speaker stated the question before the House to be the final passage of Substitute House Bill No. 1010.
The House was called to order at 9:55 a.m. by the Speaker (Representative Orwall presiding).

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

RESOLUTION

HOUSE RESOLUTION NO. 2020-4648, by Representatives Jenkin, Rude, Ryu, Ybarra, and Boehnke

WHEREAS, Jerry Cummins completed his graduate degree at Eastern Washington State College in Marketing Education in 1970; and

WHEREAS, Jerry served in the United States Navy from 1960 through 1983, after being in the reserves during his high school years; he retired as Chief Storekeeper (CPO, E-7), and had a shirt named after him upon retirement known as "Old Navy"; and

WHEREAS, Jerry worked as a teacher, education administrator, and vocational director at Walla Walla High School from 1975 through 2000; and during his tenure, he was the administrator of fifteen vocational programs and budgeting; and

WHEREAS, Jerry went on to be elected to serve on the Walla Walla City Council in 1991 and served continually since that date for a total of twenty-eight years; and

WHEREAS, Jerry chaired the City of Walla Walla Legislative Council from its inception until his retirement, and developed the concept of adopting state and federal legislative city council goals and priorities; and

WHEREAS, Jerry has done extensive work with the U.S. Highway 12 Coalition to widen the highway to four lanes from Walla Walla to the Tri-Cities; and

WHEREAS, Jerry has served sixteen years on the Tri-County Good Roads Association (Benton, Franklin, and Walla Walla Counties Good Roads Association), representing the City of Walla Walla; and

WHEREAS, Jerry has also served on the Association of Washington Cities (AWC) board of directors for four years; represented AWC as a Governor appointee to the Juvenile Justice Commission for five years; and was also appointed by the Governor to the Public Works Trust Board for eight years; and

WHEREAS, Jerry has also been an avid hot air balloon pilot and was licensed as a Commercial Lighter-Than-Air Pilot in 1988, he has owned and flown five hot air balloons for thirty-five years; he has also served as the Balloonmeister for the Walla Walla Balloon Stampede for many years; and

WHEREAS, Jerry married his wife Lynn in June of 1968, and they have four daughters;

NOW, THEREFORE, BE IT RESOLVED, That the Washington State House of Representatives honor Jerry Cummins for his dedication as a leader of education, a passionate civic voice, a great countryman for his service to our great nation, and his love for hot air balloons and, of course, his family; and

BE IT FURTHER RESOLVED, That copies of this resolution be immediately transmitted by the Chief Clerk of the House of Representatives to Jerry Cummins.

There being no objection, HOUSE RESOLUTION NO. 4648 was adopted.

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

MESSAGE FROM THE SENATE

January 22, 2020

Mme. SPEAKER:

The Senate has passed:

ENGROSSED SUBSTITUTE SENATE BILL NO. 5167,
SECOND ENGROSSED SUBSTITUTE SENATE BILL NO. 5389,

and the same are herewith transmitted.

Brad Hendrickson, Secretary

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

INTRODUCTION & FIRST READING

HB 2827 by Representatives J. Johnson, Rude, Mead, Morgan, Hudgins, Ryu, Senn, Valdez, Frame, Volz, Pollet and Macri

AN ACT Relating to modernizing legislative operations; creating new sections; making appropriations; and providing an expiration date.
Referred to Committee on State Government & Tribal Relations.

HB 2828 by Representatives Valdez, Hudgins, Blake, Ybarra, Tarleton, Chapman, Fey, Ortiz-Self, Frame, Goodman, Dent, Sells, Pollet and Macri

AN ACT Relating to prohibiting funds available to port districts from being allocated for the purchase of fully automated marine container cargo handling equipment; and adding a new section to chapter 53.08 RCW.

Referred to Committee on Local Government.

HB 2829 by Representatives Kirby, Tarleton, Riccelli, Pollet and Macri

AN ACT Relating to declaring a climate emergency; and adding a new section to chapter 43.21G RCW.

Referred to Committee on Environment & Energy.

HB 2830 by Representatives Gregerson, Eslick, Dent and Senn

AN ACT Relating to updating restrictions on electronic benefit cards; and amending RCW 74.08.580.

Referred to Committee on Human Services & Early Learning.

HB 2831 by Representatives Stonier, Harris and Davis


Referred to Committee on Health Care & Wellness.

HB 2832 by Representatives Orwall, Gregerson and Santos

AN ACT Relating to contracts with community service organizations for public improvements; and amending RCW 35.21.278.

Referred to Committee on Local Government.

HB 2833 by Representative Hoff

AN ACT Relating to the board of engineers and land surveyors' appointment of its director and agreement with the department of licensing; and amending RCW 18.43.035 and 18.43.200.

Referred to Committee on Consumer Protection & Business.

HB 2834 by Representatives Harris, Santos, Cody, Senn, Steele, Tarleton, Valdez, Davis and Pollet

AN ACT Relating to implementing an identicard program to provide individuals a Washington state issued identicard; adding a new section to chapter 43.185C RCW; and providing an effective date.

Referred to Committee on Appropriations.

HB 2835 by Representatives Appleton, Davis and Pollet

AN ACT Relating to reducing the criminal penalty for unlawful possession of a controlled substance; amending RCW 9.94A.518, 9.94A.533, 13.40.0357, 69.50.4013, and 69.50.430; reenacting and amending RCW 9.94A.030; and prescribing penalties.

Referred to Committee on Public Safety.

HB 2836 by Representatives Lovick, Boehnke, Valdez, Gregerson, Ortiz-Self, Riccelli, Shewmake, Kloba, Mead, Doglio, Entenman, Tarleton, Hudgins, Ryu, Pettigrew, Thai, Morgan, Santos, Lekanoff, Slatter, Orwell, Davis, Sells, Goodman, Appleton, J. Johnson and Chopp

AN ACT Relating to establishing an unpiloted aircraft system state coordinator; amending RCW 47.68.020; and adding a new section to chapter 47.68 RCW.

Referred to Committee on Transportation.

HB 2837 by Representatives Boehnke and Hudgins

AN ACT Relating to expanding powers granted to state historical societies; and amending RCW 27.34.070.

Referred to Committee on State Government & Tribal Relations.

HB 2838 by Representatives Riccelli, Tarleton, Davis, Tharinger, Pollet and Macri

AN ACT Relating to improving cardiac and stroke outcomes through data-driven continuous quality and system improvement; adding a new chapter to Title 70 RCW; and recodifying RCW 70.168.150.

Referred to Committee on Health Care & Wellness.

HB 2839 by Representatives Kloba, Kirby, Senn and Pollet

AN ACT Relating to regulating interactive digital entertainment products; adding a new chapter to Title 19 RCW; prescribing penalties; and providing an effective date.

Referred to Committee on Commerce & Gaming.

HB 2840 by Representatives Springer and Frame

AN ACT Relating to providing additional funding for the business licensing service program administered by
the department of revenue; amending RCW 19.02.075; and providing an effective date.

Referred to Committee on Finance.

HB 2841 by Representatives Paul and Pollet

AN ACT Relating to skill center class sizes; and amending RCW 28A.150.260.

Referred to Committee on Appropriations.

HB 2842 by Representatives Steele, Boehnke and Chambers

AN ACT Relating to nonprofit special occasion liquor licensee compliance with laws administered by the liquor and cannabis board; amending RCW 66.24.380; creating a new section; and prescribing penalties.

Referred to Committee on Commerce & Gaming.

HB 2843 by Representatives Maycumber, Schmick, Chapman, Springer, DeBolt, Walsh, Chambers, Harris, Kretz, Caldier and Sutherland

AN ACT Relating to providing premium tax relief to health carriers offering coverage in certain counties; amending RCW 48.14.022; creating a new section; and providing an expiration date.

Referred to Committee on Finance.

ESSB 5167 by Senate Committee on Financial Institutions, Economic Development & Trade (originally sponsored by Hasegawa, Saldaña, Darneille, Frockt, Keiser, Nguyen and Mullet)

AN ACT Relating to the linked deposit program; amending RCW 43.86A.030 and 43.63A.690; reenacting and amending RCW 43.86A.060; adding a new section to chapter 39.19 RCW; and recodifying RCW 43.63A.690.

Referred to Committee on Innovation, Technology & Economic Development.

2ESSB 5389 by Senate Committee on Ways & Means (originally sponsored by Becker, Cleveland, Bailey, Wilson, L., Brown, Walsh and Warnick)

AN ACT Relating to establishing a telehealth training and treatment program to assist youth; amending RCW 28A.410.226; reenacting and amending RCW 28A.410.035; adding new sections to chapter 28B.20 RCW; adding a new section to chapter 28A.210 RCW; adding a new section to chapter 28A.400 RCW; creating new sections; and declaring an emergency.

Referred to Committee on Education.

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

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

REPORTS OF STANDING COMMITTEES

January 21, 2020

HB 1131 Prime Sponsor, Representative Blake: Allowing residential marijuana agriculture. Reported by Committee on Commerce & Gaming

MAJORITY recommendation: Do pass. Signed by Representatives Peterson, Chair; Kloba, Vice Chair; MacEwen, Ranking Minority Member; Blake; Kirby; Morgan; Ramel; Vick and Young.

MINORITY recommendation: Do not pass. Signed by Representative Jenkin.

MINORITY recommendation: Without recommendation. Signed by Representative Chambers, Assistant Ranking Minority Member.

Referred to Committee on Appropriations.

January 23, 2020

HB 1674 Prime Sponsor, Representative Rude: Changing the term alternative learning experience to personalized learning experience. Reported by Committee on Education

MAJORITY recommendation: Do pass. Signed by Representatives Santos, Chair; Dolan, Vice Chair; Paul, Vice Chair; Steele, Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Volz, Assistant Ranking Minority Member; Bergquist; Caldier; Callan; Corry; Harris; Ortiz-Self; Rude; Stonier; Thai; Valdez and Ybarra.

Referred to Committee on Rules for second reading.

January 21, 2020

HB 1853 Prime Sponsor, Representative Ramos: Developing and coordinating a statewide don’t drip and drive program. Reported by Committee on Environment & Energy

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Fitzgibbon, Chair; Lekanoff, Vice Chair; Doglio; Fey; Mead; Robinson and Shewmake.
MINORITY recommendation: Do not pass. Signed by Representatives DeBolt, Ranking Minority Member; Dye, Assistant Ranking Minority Member; Boehnke and Goehner.

Referred to Committee on Transportation.

January 22, 2020

HB 2109  Prime Sponsor, Representative Blake: Concerning membership of the Chehalis board. Reported by Committee on Rural Development, Agriculture, & Natural Resources

MAJORITY recommendation: Do pass. Signed by Representatives Blake, Chair; Shewmake, Vice Chair; Chandler, Ranking Minority Member; Dent, Assistant Ranking Minority Member; Chapman; Dye; Fitzgibbon; Kretz; Lekanoff; Orcutt; Pettigrew; Ramos; Schmick; Springer and Walsh.

Referred to Committee on Rules for second reading.

January 22, 2020

HB 2138  Prime Sponsor, Representative Blake: Requiring signage on certain lands that are closed to the public. Reported by Committee on Rural Development, Agriculture, & Natural Resources

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Blake, Chair; Shewmake, Vice Chair; Chandler, Ranking Minority Member; Dent, Assistant Ranking Minority Member; Chapman; Dye; Fitzgibbon; Kretz; Lekanoff; Orcutt; Pettigrew; Ramos; Schmick; Springer and Walsh.

Referred to Committee on Rules for second reading.

January 22, 2020

HB 2207  Prime Sponsor, Representative Walen: Addressing the group-wide supervision of internationally active insurance groups. Reported by Committee on Consumer Protection & Business

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Kirby, Chair; Vick, Ranking Minority Member; Hoff, Assistant Ranking Minority Member; Barkis; Blake; Duerr; Dufault; Johnson, J.; Ryu; Volz; Walen and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representative Santos.

Referred to Committee on Rules for second reading.

January 21, 2020

HB 2281  Prime Sponsor, Representative Klobo: Amending types of nonprofit organizations qualified to engage in gambling activities. Reported by Committee on Commerce & Gaming

MAJORITY recommendation: Do pass. Signed by Representatives Peterson, Chair; Klobo, Vice Chair; MacEwen, Ranking Minority Member; Chambers, Assistant Ranking Minority Member; Blake; Jenkin; Kirby; Morgan; Ramel; Vick and Young.

Referred to Committee on Rules for second reading.

January 23, 2020

HB 2308  Prime Sponsor, Representative Slatter: Requiring employers to periodically report standard occupational classifications or job titles of workers. Reported by Committee on Labor & Workplace Standards

MAJORITY recommendation: Do pass. Signed by Representatives Sells, Chair; Chapman, Vice Chair; Gregerson and Ormsby.

MINORITY recommendation: Do not pass. Signed by Representatives Mosbrucker, Ranking Minority Member; Chandler, Assistant Ranking Minority Member and Hoff.

Referred to Committee on Appropriations.

January 22, 2020

HB 2407  Prime Sponsor, Representative Kirby: Repealing the debenture company laws from the securities act of Washington. Reported by Committee on Consumer Protection & Business

MAJORITY recommendation: Do pass. Signed by Representatives Kirby, Chair; Vick, Ranking Minority Member; Hoff, Assistant Ranking Minority Member; Barkis; Blake; Duerr; Dufault; Johnson, J.; Ryu; Santos; Volz; Walen and Ybarra.

Referred to Committee on Rules for second reading.

January 23, 2020

HB 2474  Prime Sponsor, Representative Sells: Concerning sales commissions. Reported by Committee on Labor & Workplace Standards

MAJORITY recommendation: Do pass. Signed by Representatives Sells, Chair; Chapman, Vice Chair; Mosbrucker, Ranking Minority Member; Chandler,
Assistant Ranking Minority Member; Gregerson; Hoff and Ormsby.

Referred to Committee on Rules for second reading.

January 23, 2020

HB 2475  Prime Sponsor, Representative Mead: Concerning the underground storage tank reinsurance program. Reported by Committee on Environment & Energy

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Fitzgibbon, Chair; Lekanoff, Vice Chair; DeBolt, Ranking Minority Member; Dye, Assistant Ranking Minority Member; Boehnke; Doglio; Fey; Goehner; Mead; Robinson and Shewmake.

Referred to Committee on Appropriations.

January 23, 2020

HB 2613  Prime Sponsor, Representative Sells: Granting relief of unemployment benefit charges when discharge is required by law and removing outdated statutory language. Reported by Committee on Labor & Workplace Standards

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Sells, Chair; Chapman, Vice Chair; Mosbrucker, Ranking Minority Member; Chandler, Assistant Ranking Minority Member; Gregerson; Hoff and Ormsby.

Referred to Committee on Rules for second reading.

January 23, 2020

HB 2691  Prime Sponsor, Representative Valdez: Concerning the scope of collective bargaining for language access providers.

Reported by Committee on Labor & Workplace Standards

MAJORITY recommendation: Do pass. Signed by Representatives Sells, Chair; Chapman, Vice Chair; Gregerson and Ormsby.

MINORITY recommendation: Do not pass. Signed by Representatives Mosbrucker, Ranking Minority Member; Chandler, Assistant Ranking Minority Member and Hoff.

Referred to Committee on Appropriations.

January 22, 2020

HJM 4012  Prime Sponsor, Representative Lekanoff: Recognizing the international year of the salmon. Reported by Committee on Rural Development, Agriculture, & Natural Resources

MAJORITY recommendation: Do pass. Signed by Representatives Blake, Chair; Shewmake, Vice Chair; Chandler, Ranking Minority Member; Dent, Assistant Ranking Minority Member; Chapman; Dye; Fitzgibbon; Kretz; Lekanoff; Orcutt; Pettigrew; Ramos; Schmick; Springer and Walsh.

Referred to Committee on Rules for second reading.

There being no objection, the bills and memorial listed on the day’s committee reports under the fifth order of business were referred to the committees so designated.

There being no objection, the House adjourned until 10:00 a.m., January 27, 2020, the 15th Day of the Regular Session.

LAURIE JINKINS, Speaker

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

The flags were escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Trevor Abramson and Freyja Brittell. The Speaker (Representative Orwall presiding) led the Chamber in the Pledge of Allegiance. The prayer was offered by Pastor Rick Payton, Pathways Church, Centralia, Washington.

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

RESOLUTION


WHEREAS, On this day, 75 years ago, the Auschwitz-Birkenau death camp was liberated by Allied forces; and

WHEREAS, The people of Washington were heavily involved in the effort to win World War II and stop the Holocaust; and

WHEREAS, Remembering the experiences of Holocaust survivors and the soldiers who freed them is critically important today; and

WHEREAS, It is not simply enough to say, "Never Again," but to understand what led up to death camps such as Auschwitz-Birkenau; and

WHEREAS, The Holocaust did not begin with concentration camps and genocide, but with bigotry, discrimination, and hate; and

WHEREAS, Dehumanization and division still exist today and will only fester unless we stand up against anti-Semitism and other forms of discrimination and hate;

NOW, THEREFORE, BE IT RESOLVED, That the Washington State House of Representatives recognizes the historical significance of this day and lends its voice and support to the global commemoration.

There being no objection, HOUSE RESOLUTION NO. 4651 was adopted.

SPEAKER'S PRIVILEGE

The Speaker (Representative Orwall presiding) recognized Jerry Cummins, honored by House Resolution 4648 which was adopted on January 24, 2020.

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

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

MESSAGES FROM THE SENATE

January 24, 2020

Mme. SPEAKER:

The Senate has passed:

SUBSTITUTE SENATE BILL NO. 5097,
SENATE BILL NO. 5197,
SENATE BILL NO. 5613,
ENGROSSED SUBSTITUTE SENATE BILL NO. 5946,
SUBSTITUTE SENATE BILL NO. 6037,

and the same are herewith transmitted.

Brad Hendrickson, Secretary

January 24, 2020

Mme. SPEAKER:

The Senate has passed:

ENGROSSED SUBSTITUTE SENATE BILL NO. 5006,
ENGROSSED SENATE BILL NO. 5282,
ENGROSSED SENATE BILL NO. 5457,
ENGROSSED SUBSTITUTE SENATE BILL NO. 5591, SECOND ENGROSSED SECOND SUBSTITUTE SENATE BILL NO. 5720,
and the same are herewith transmitted.

Brad Hendrickson, Secretary

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

INTRODUCTION & FIRST READING

HB 2844 by Representatives Kloba, Vick, Hoff, Stonier, Leavitt, Davis and Tarleton

AN ACT Relating to promoting a safe learning environment for students with seizure disorders; amending RCW 28A.210.260 and 28A.210.350; adding a new section to chapter 28A.210 RCW; and adding a new section to chapter 28A.235 RCW.
Referred to Committee on Education.

HB 2845 by Representatives Sutherland, McCaslin, Eslick and Shea

AN ACT Relating to concealed pistol licenses; amending RCW 9.41.240; reenacting and amending RCW 9.41.070; and adding a new section.
Referred to Committee on Civil Rights & Judiciary.

HB 2846 by Representatives Tharinger, Riccelli, Davis, Fitzgibbon and Lekanoff

AN ACT Relating to an ambulance transport quality assurance fee; reenacting and amending RCW 43.84.092; adding a new chapter to Title 74 RCW; prescribing penalties; providing an expiration date; and declaring an emergency.
Referred to Committee on Appropriations.

HB 2847 by Representatives Thai, Rude, Davis, Fey, Slatter, Doglio, Ryu, Chopp, Stonier and Morgan

AN ACT Relating to recognizing the ninth day of October as PANDAS/PANS awareness day; reenacting and amending RCW 1.16.050; and creating a new section.
Referred to Committee on State Government & Tribal Relations.

HB 2848 by Representatives Chapman, Orcutt, Tharinger, Walsh, Blake, Tarleton, Springer, Maycumber, Fitzgibbon and Lekanoff

AN ACT Relating to changing the expiration date for the sales and use tax exemption of hog fuel to coincide with the 2045 deadline for fossil fuel-free electrical generation in Washington state and to protect jobs with health care and retirement benefits in economically distressed communities; amending RCW 82.08.956, 82.12.956, and 82.32.605; creating new sections; and providing expiration dates.
Referred to Committee on Finance.

HB 2849 by Representatives Tharinger, DeBolt, Macri, Robinson, Chopp, Harris, Leavitt, Ramel and Lekanoff

AN ACT Relating to housing programs administered by the department of commerce; amending RCW 43.185.010, 43.185A.010, 43.185.030, 43.185A.020, 43.185.050, 43.185.070, 43.185.110, 43.185A.060, 43.185A.070, 43.185.074, 18.85.285, 18.85.311, 31.04.025, 39.35D.080, 43.63A.680, 43.185C.200, 43.185C.210, 47.12.063, 59.24.060, 82.14.400, and 82.45.100; adding new sections to chapter 43.185A RCW; adding a new section to chapter 43.185B RCW; recodifying RCW 43.185.010, 43.185.030, 43.185.050, 43.185.070, 43.185.074, 43.185.080, 43.185.140, and 43.185.110; and repealing RCW 43.185.020, 43.185A.030, 43.185A.050, 43.185.060, 43.185.076, 43.185.090, 43.185.100, 43.185A.090, 43.185A.100, 43.185A.110, 43.185A.120, 43.185.120, 43.185.130, 43.185A.900, and 43.185.910.
Referred to Committee on Capital Budget.

HB 2850 by Representatives Lekanoff, Gildon, Ortiz-Self, Wylie, Pollet, Peterson, Gregerson, Fitzgibbon, Valdez and Tarleton

AN ACT Relating to protecting archaeological and cultural sites by state and local governments and all recipients of state funding; amending RCW 27.53.090, 43.88.030, 43.63A.125, and 43.155.075; adding a new section to chapter 27.53 RCW; adding a new section to chapter 39.04 RCW; adding a new section to chapter 39.10 RCW; and creating a new section.
Referred to Committee on State Government & Tribal Relations.

HB 2851 by Representatives Kilduff and Leavitt

AN ACT Relating to the placement and treatment of conditionally released sexually violent predators; amending RCW 71.09.080, 71.09.090, 71.09.092, 71.09.096, 71.09.130, 71.09.140, and 71.09.250; reenacting and amending RCW 71.09.020; adding a new section to chapter 71.09 RCW; and creating a new section.
Referred to Committee on Public Safety.

HB 2852 by Representatives Mosbrucker, Pettigrew, Corry, Steele, Rude and Sells
AN ACT Relating to juvenile rheumatologists; reenacting and amending RCW 28B.115.070; and creating a new section.
Referred to Committee on Appropriations.

HB 2853  by Representatives Harris and Santos
AN ACT Relating to promoting the effective and efficient administration of the Washington state charter school commission; amending RCW 28A.710.050, 28A.710.070, 28A.710.250, and 28A.710.160; and repealing RCW 28A.710.900.
Referred to Committee on Education.

HB 2854  by Representatives Young, Barkis, Walsh, Orcutt, Shea, Boehnke, Chambers and Volz
AN ACT Relating to prohibiting the tracking of the movement of individuals or vehicles for the purposes of determining taxes or fees to be assessed; and adding a new chapter to Title 1 RCW.
Referred to Committee on Transportation.

HB 2855  by Representatives Young, Walsh, Barkis, Eslick, Shea, Boehnke, Chambers and Volz
AN ACT Relating to limiting the manner in which a road usage charge may be implemented; adding a new section to chapter 46.08 RCW; and creating a new section.
Referred to Committee on Transportation.

HB 2856  by Representatives Entenman, Morgan and Santos
AN ACT Relating to a moratorium on facial recognition technology; adding a new chapter to Title 10 RCW; adding a new chapter to Title 19 RCW; creating a new section; prescribing penalties; and providing expiration dates.
Referred to Committee on Innovation, Technology & Economic Development.

HB 2857  by Representative Orcutt
AN ACT Relating to strengthening the state balanced budget requirement and outlook process; amending RCW 43.88.055 and 82.33.060; and reenacting and amending RCW 82.33.020.
Referred to Committee on Appropriations.

HB 2858  by Representatives Orcutt, Dolan and Doglio
AN ACT Relating to requirements for the filing of assessment rolls; and amending RCW 84.40.320.

HB 2859  by Representatives Orcutt, Dolan and Doglio
AN ACT Relating to modifying deadlines for purposes of the property tax levy process; and amending RCW 84.48.130 and 84.52.070.
Referred to Committee on Finance.

HB 2860  by Representatives Orcutt and Fey
AN ACT Relating to the Washington plane coordinate system; amending RCW 58.20.140, 58.20.160, 58.20.180, 58.20.200, 58.20.210, and 58.20.220; adding new sections to chapter 58.20 RCW; and repealing RCW 58.20.110, 58.20.120, 58.20.130, 58.20.150, 58.20.170, and 58.20.190.
Referred to Committee on Rural Development, Agriculture, & Natural Resources.

HB 2861  by Representatives Orcutt, Blake and Shewmake
AN ACT Relating to direct sales of milk; and adding a new section to chapter 15.36 RCW.
Referred to Committee on Rural Development, Agriculture, & Natural Resources.

HB 2862  by Representative Orcutt
AN ACT Relating to modifying the meaning of motorcycle to include other steering mechanisms; and amending RCW 46.04.330, 46.61.688, 46.37.530, and 47.36.025.
Referred to Committee on Transportation.

HB 2863  by Representatives Davis, Irwin and Kilduff
AN ACT Relating to expanding therapeutic alternatives and interventions through courts of limited jurisdiction for people with behavioral health conditions; reenacting and amending RCW 71.24.580; and creating a new section.
Referred to Committee on Appropriations.

HB 2864  by Representatives Paul, Morgan, Valdez, Bergquist, Lekanoff and Santos
AN ACT Relating to establishing a running start summer school pilot program; amending RCW 28A.600.300 and 28A.600.320; adding a new section to chapter 28B.50 RCW; creating a new section; and providing expiration dates.
Referred to Committee on Education.

HB 2865  by Representatives Chambers, Shewmake, Dent, McCaslin, Callan, Gildon, Senn and Eslick
AN ACT Relating to informing families of kindergarten readiness standards; adding a new section to chapter 28A.300 RCW; adding a new section to chapter 43.216 RCW; adding a new section to chapter 74.04 RCW; adding a new section to chapter 43.70 RCW; adding a new section to chapter 74.09 RCW; and creating a new section.

Referred to Committee on Human Services & Early Learning.

HB 2866 by Representatives Goehner, Blake, Steele, Pettigrew, Dent, Chandler and Eslick

AN ACT Relating to prohibiting transfers of water rights out of their original water resource inventory area; amending RCW 90.03.015 and 90.80.055; adding new sections to chapter 90.03 RCW; adding a new section to chapter 90.44 RCW; and creating a new section.

Referred to Committee on Rural Development, Agriculture, & Natural Resources.

HB 2867 by Representative Blake

AN ACT Relating to the calculation of interest associated with annual tax reporting periods without making any changes to the interest rate; amending RCW 82.32.050 and 82.32.060; creating a new section; and declaring an emergency.

Referred to Committee on Finance.

HJR 4213 by Representatives Young, Walsh, Barkis, Shea and Boehnke

Amending the state Constitution so that road usage charges are limited in relation to how they may be implemented.

Referred to Committee on Transportation.

HJR 4214 by Representatives Young, Barkis, Walsh, Orcutt, Shea, Schmick and Boehnke

Amending the state Constitution so that tracking individuals for the purposes of determining taxes or fees is prohibited.

Referred to Committee on Transportation.

SSB 5097 by Senate Committee on Health & Long Term Care (originally sponsored by Cleveland, Wilson, L., Keiser and Kuderer)

AN ACT Relating to the licensure and certification of massage therapists and reflexologists; and amending RCW 18.108.045.

Referred to Committee on Health Care & Wellness.

SB 5197 by Senators Hobbs, Zeiger, Wagoner, Short, Bailey, Hunt, Fortunato and Keiser

AN ACT Relating to the Washington national guard postsecondary education grant program; and amending RCW 28B.103.010, 28B.103.020, and 28B.103.030.

Referred to Committee on Housing, Community Development & Veterans.

SB 5613 by Senators Rivers, Schoesler, Becker, Brown, Short, Warnick, Wilson, L. and Fortunato

AN ACT Relating to the authority of counties to vacate a county road that abuts on a body of water if the county road is hazardous or creates a significant risk to public safety; and amending RCW 36.87.130.

Referred to Committee on Local Government.

ESSB 5946 by Senate Committee on Housing Stability & Affordability (originally sponsored by Nguyen, Saldaña, Hasegawa, Das and Lovelett)

AN ACT Relating to the application of the state environmental policy act to temporary shelters and transitional encampments; and adding a new section to chapter 43.21C RCW.

Referred to Committee on Environment & Energy.

SSB 6037 by Senate Committee on Law & Justice (originally sponsored by Pedersen, Wellman, Rivers, Keiser, Dhingra, Kuderer, Cleveland, Saldaña, Randall, Darnelle, Rolfs, Das, Frockt, Carlyle, Wilson, C., Hunt and Stanford)

AN ACT Relating to business corporations; amending RCW 23B.02.020, 23B.02.060, 23B.01.200, 23B.06.010, 23B.06.240, 23B.08.030, 23B.08.735, 23B.09.020, 23B.10.060, 23B.11.010, 23B.11.020, 23B.07.210, 23B.06.030, and 23B.07.040; adding a new section to chapter 23B.08 RCW; and creating a new section.

Referred to Committee on Civil Rights & Judiciary.

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

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

REPORTS OF STANDING COMMITTEES

January 23, 2020

HB 1076 Prime Sponsor, Representative Dolan: Modifying certain common school
provisions. Reported by Committee on Education

MAJORITY recommendation: The second substitute bill be substituted therefor and the second substitute bill do pass. Signed by Representatives Santos, Chair; Dolan, Vice Chair; Paul, Vice Chair; Steele, Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Volz, Assistant Ranking Minority Member; Bergquist; Caldier; Callan; Corry; Harris; Ortiz-Self; Rude; Stonier; Thai; Valdez and Ybarra.

Referred to Committee on Rules for second reading.

January 23, 2020 )

ESHB 1504 Prime Sponsor, Committee on Public Safety: Concerning impaired driving. Reported by Committee on Public Safety

MAJORITY recommendation: The second substitute bill be substituted therefor and the second substitute bill do pass. Signed by Representatives Appleton, 2nd Vice Chair; Goodman, Chair; Davis, Vice Chair; Klippert, Ranking Minority Member; Sutherland, Assistant Ranking Minority Member; Graham; Lovick; Orwall; Pellicciotti and Pettigrew.

Referred to Committee on Transportation.

January 23, 2020 )

HB 1120 Prime Sponsor, Representative Dolan: Updating the term essential academic learning requirements to state learning standards to reflect current terminology. Reported by Committee on Education

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Santos, Chair; Dolan, Vice Chair; Paul, Vice Chair; Steele, Ranking Minority Member; Volz, Assistant Ranking Minority Member; Bergquist; Caldier; Callan; Corry; Harris; Ortiz-Self; Rude; Stonier; Thai; Valdez and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representative McCaslin, Assistant Ranking Minority Member.

Referred to Committee on Rules for second reading.

January 23, 2020 )

HB 1871 Prime Sponsor, Representative Klippert: Concerning prison safety. Reported by Committee on Public Safety

MAJORITY recommendation: The second substitute bill be substituted therefor and the second substitute bill do pass. Signed by Representatives Appleton, 2nd Vice Chair; Goodman, Chair; Davis, Vice Chair; Klippert, Ranking Minority Member; Sutherland, Assistant Ranking Minority Member; Graham; Lovick; Orwall; Pellicciotti and Pettigrew.

Referred to Committee on Rules for second reading.

January 23, 2020 )

HB 1293 Prime Sponsor, Representative Tharinger: Concerning the distribution of monetary penalties to local courts and state agencies paid for failure to comply with discover pass requirements. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Maci; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

January 23, 2020 )

EHB 2066 Prime Sponsor, Representative Davis: Addressing restrictions on driver's licenses associated with certain criminal offenses. Reported by Committee on Public Safety

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Appleton, 2nd Vice Chair; Goodman, Chair; Davis, Vice Chair; Klippert, Ranking Minority Member; Sutherland, Assistant Ranking Minority Member; Graham; Lovick; Orwall; Pellicciotti and Pettigrew.

Referred to Committee on Transportation.

January 23, 2020 )

HB 2188 Prime Sponsor, Representative Leavitt: Increasing the types of commercial driver's license qualification waivers allowed for military veterans. Reported by Committee on Transportation

MAJORITY recommendation: Do pass. Signed by Representatives Fey, Chair; Slatter, 2nd Vice Chair; Valdez, 2nd Vice Chair; Wylie, 1st Vice Chair; Barkis, Ranking Minority Member; Walsh, Assistant Ranking Minority Member; Young, Assistant Ranking Minority Member; Boehnke; Chambers; Chapman; Dent; Doglio; Duerr; Dufault; Entenman; Eslick; Goehner; Gregerson;
HB 2200 Prime Sponsor, Representative Klippert: Creating the position of military spouse liaison. Report by Committee on Housing, Community Development & Veterans

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Jenkins, Ranking Minority Member; Gildon, Assistant Ranking Minority Member; Ryu, Chair; Morgan, Vice Chair; Barkis, Frame; Johnson, J.; Leavitt and Ramel.

Referred to Committee on Appropriations.

January 24, 2020

HB 2251 Prime Sponsor, Representative Thai: Concerning the expiration date for notification of dispensing an interchangeable biological product. Reported by Committee on Health Care & Wellness

MAJORITY recommendation: Do pass. Signed by Representatives Cody, Chair; Macri, Vice Chair; Schmick, Ranking Minority Member; Caldier, Assistant Ranking Minority Member; Chambers; Chopp; Davis; Harris; Maycumber; Riccelli; Robinson; Stonier; Thai and Tharinger.

MINORITY recommendation: Do not pass. Signed by Representative DeBolt.

Referred to Committee on Rules for second reading.

January 24, 2020

HB 2252 Prime Sponsor, Representative Thai: Concerning student health plans. Reported by Committee on Health Care & Wellness

MAJORITY recommendation: Do pass. Signed by Representatives Cody, Chair; Macri, Vice Chair; Chopp; Davis; Riccelli; Robinson; Stonier; Thai and Tharinger.


MINORITY recommendation: Do not pass. Signed by Representatives Schmick, Ranking Minority Member; Caldier, Assistant Ranking Minority Member; DeBolt and Maycumber.

Referred to Committee on Rules for second reading.

January 24, 2020

HB 2287 Prime Sponsor, Representative Leavitt: Addressing the assessment of rail safety governance in Washington state. Reported by Committee on Transportation

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Fey, Chair; Slatter, 2nd Vice Chair; Valdez, 2nd Vice Chair; Wylie, 1st Vice Chair; Barkis, Ranking Minority Member; Walsh, Assistant Ranking Minority Member; Young, Assistant Ranking Minority Member; Boehnke: Chambers; Chapman; Dent; Doglio; Duerr; Entenman; Eslick; Goehner; Gregerson; Kloba; Lovick; McCaslin; Mead; Orcutt; Ortiz-Self; Paul; Ramos; Shewmake; Van Werven and Volz.

MINORITY recommendation: Do not pass. Signed by Representative Dufault.

Referred to Committee on Rules for second reading.

January 22, 2020

HB 2311 Prime Sponsor, Representative Slatter: Amending state greenhouse gas emission limits for consistency with the most recent assessment of climate change science. Reported by Committee on Environment & Energy

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Fitzgibbon, Chair; Lekanoff, Vice Chair; Doglio; Fey; Mead; Robinson and Shewmake.

MINORITY recommendation: Do not pass. Signed by Representatives DeBolt, Ranking Minority Member; Dye, Assistant Ranking Minority Member; Boehnke and Goehner.

Referred to Committee on Appropriations.

January 23, 2020

HB 2314 Prime Sponsor, Representative Lovick: Concerning drug offender sentencing alternatives for offenders convicted of driving or control of a vehicle while under the influence. Reported by Committee on Public Safety

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Appleton, 2nd Vice Chair; Goodman, Chair; Davis, Vice Chair; Lovick; Orwell; Pellicciotti and Pettigrew.
FIFTEENTH DAY, JANUARY 27, 2020

MINORITY recommendation: Without recommendation. Signed by Representatives Klippert, Ranking Minority Member Sutherland, Assistant Ranking Minority Member.

MINORITY recommendation: Do not pass. Signed by Representative Graham.

Referred to Committee on Appropriations.

January 23, 2020

HB 2316
Prime Sponsor, Representative Orwall:
Concerning fees charged to persons who commit trafficking and prostitution offenses. Reported by Committee on Public Safety

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Appleton, 2nd Vice Chair; Goodman, Chair; Davis, Vice Chair; Klippert, Ranking Minority Member; Sutherland, Assistant Ranking Minority Member; Graham; Lovick; Orwall; Pellicciotti and Pettigrew.

Referred to Committee on Rules for second reading.

January 23, 2020

HB 2318
Prime Sponsor, Representative Orwall:
Advancing criminal investigatory practices. Reported by Committee on Public Safety

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Appleton, 2nd Vice Chair; Goodman, Chair; Davis, Vice Chair; Klippert, Ranking Minority Member; Sutherland, Assistant Ranking Minority Member; Graham; Lovick; Orwall; Pellicciotti and Pettigrew.

Referred to Committee on Rules for second reading.

January 23, 2020

HB 2424
Prime Sponsor, Representative Fitzgibbon:
Concerning the heating oil insurance program. Reported by Committee on Environment & Energy

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Fitzgibbon, Chair; Lekanoff, Vice Chair; DeBolt, Ranking Minority Member; Dye, Assistant Ranking Minority Member; Boelnke; Doglio; Fey; Goehner; Mead; Robinson and Shewmake.

Referred to Committee on Capital Budget.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Appleton, 2nd Vice Chair; Goodman, Chair; Davis, Vice Chair; Klippert, Ranking Minority Member; Sutherland, Assistant Ranking Minority Member; Graham; Lovick; Orwall; Pellicciotti and Pettigrew.

Referred to Committee on Rules for second reading.

January 23, 2020

HB 2614
Prime Sponsor, Representative Robinson:
Concerning paid family and medical leave. Reported by Committee on Labor & Workplace Standards

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Chandler, Assistant Ranking Minority Member and Hoff.

Referred to Committee on Appropriations.

There being no objection, the bills listed on the day’s committee reports under the fifth order of business were referred to the committees so designated.

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

SECOND READING

HOUSE BILL NO. 1165, by Representatives Orwall, Dent, Blake, Fitzgibbon and Doglio

Encouraging low-water landscaping practices as a drought alleviation tool.

The bill was read the second time.

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

**MOTION**

On motion of Representative Griffey, Representative Young was excused.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of House Bill No. 1165.

**ROLL CALL**

The Clerk called the roll on the final passage of House Bill No. 1165, and the bill passed the House by the following vote: Yeas, 93; Nays, 4; Absent, 0; Excused, 1.


Voting nay: Representatives Jenkin, McCaslin, Shea and Sutherland.

Excused: Representative Young.

HOUSE BILL NO. 1165, having received the necessary constitutional majority, was declared passed.

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

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

**THIRD READING**

ENGROSSED SUBSTITUTE HOUSE BILL NO. 1332, by House Committee on Environment & Energy (originally sponsored by Wylie, DeBolt, Mead, Doglio, Fitzgibbon and Tharinger)

Concerning updating and streamlining energy facility site evaluation council operations.

The bill was read the third time.

There being no objection, the rules were suspended, and ENGROSSED SUBSTITUTE HOUSE BILL NO. 1332 was returned to second reading for the purpose of amendment.

**SECOND READING**

Representative Wyile moved the adoption of the striking amendment (1031):

Strike everything after the enacting clause and insert the following:

"Sec. 36. RCW 80.50.030 and 2010 c 271 s 601 and 2010 c 152 s 2 are each reenacted and amended to read as follows:

(1) There is created and established the energy facility site evaluation council.

(2)(a) The chair of the council shall be appointed by the governor with the advice and consent of the senate, shall have a vote on matters before the council, shall serve for a term coextensive with the term of the governor, and is removable for cause. The chair may designate a member of the council to serve as acting chair in the event of the chair's absence. The salary of the chair shall be determined under RCW 43.03.040. The chair is a "state employee" for the purposes of chapter 42.52 RCW. As applicable, when attending meetings of the council, members may receive reimbursement for travel expenses in accordance with RCW 43.03.050 and 43.03.060, and are eligible for compensation under RCW 43.03.250.

(b) The chair or a designee shall execute all official documents, contracts, and other materials on behalf of the council. (The Washington utilities and transportation commission shall provide all administrative and staff support for the council.) The (commission) chair is the appointing authority and has supervisory authority over the staff of the council and shall employ such personnel as are necessary to implement this chapter. Not more than three such employees may be exempt from chapter 41.06 RCW. The Washington utilities and transportation commission shall provide administrative support for the council. The council shall (otherwise) retain its independence in exercising its powers, functions, and duties and its supervisory control over (nonadministrative) council staff (support). Membership, powers, functions, and duties of the Washington state utilities and transportation commission and the council shall otherwise remain as provided by law.

(3)(a) The council shall consist of the (directors, administrators, or their designees, of the following departments, agencies, commissions, and committees or their statutory successors):

(i) Department of ecology;
(ii) Department of fish and wildlife;
(iii) Department of commerce;
(iv) Utilities and transportation commission; and
(v) Department of natural resources.

(b) The directors, administrators, or their designees, of the following departments, agencies, commissions, or their statutory successors, may participate as councilmembers at their own discretion provided they elect to participate no later than sixty days after an application is filed."
(i) Department of agriculture;

(ii) Department of health;

(iii) Military department; and

(iv) Department of transportation.

(c) Council membership is discretionary for agencies that choose to participate under (b) of this subsection only for applications that are filed with the council on or after May 8, 2001. For applications filed before May 8, 2001, council membership is mandatory for those agencies listed in (b) of this subsection.

(4) The county legislative authority of every county wherein an application for a proposed site is filed shall appoint a member or designee as a voting member to the council. The member or designee so appointed shall sit with the council only at such times as the council considers the proposed site for the county which he or she represents, and such member or designee shall serve until there has been a final acceptance or rejection of the proposed site.

(5) The city legislative authority of every city within whose corporate limits an energy facility is proposed to be located shall appoint a member or designee as a voting member to the council. The member or designee so appointed shall sit with the council only at such times as the council considers the proposed site for the city which he or she represents, and such member or designee shall serve until there has been a final acceptance or rejection of the proposed site.

(6) For any port district wherein an application for a proposed port facility is filed subject to this chapter, the port district shall appoint a member or designee as a nonvoting member to the council. The member or designee so appointed shall sit with the council only at such times as the council considers the proposed site for the port district which he or she represents, and such member or designee shall serve until there has been a final acceptance or rejection of the proposed site. The provisions of this subsection shall not apply if the port district in the application, either singly or in partnership or association with any other person) chair and:

(a) The director of the department of ecology or the director's designee;

(b) The director of the department of fish and wildlife or the director's designee;

(c) The director of the department of commerce or the director's designee;

(d) The chair of the utilities and transportation commission or the chair's designee;

(e) The commissioner of public lands or the commissioner's designee;

(f) One member designated by the board of directors of the Washington state association of counties or its successor; and

(g) Two members selected by federally recognized tribes within the state of Washington.

(4) The city legislative authority of every city within whose corporate limits an energy facility is proposed to be located may appoint a member or designee as a voting member to the council. The city legislative authority must make the appointment no later than ninety days after notification from the council. The member or designee so appointed may only sit with the council only at such times as the council considers the proposed site for the city that the member represents.

(5) A quorum of the council consists of a majority of members appointed for business to be conducted.

Sec. 37. RCW 80.50.040 and 2001 c 214 s 6 are each amended to read as follows:

The council shall have the following powers:

(1) To adopt, promulgate, amend, or rescind suitable rules and regulations, pursuant to chapter 34.05 RCW, to carry out the provisions of this chapter, and the policies and practices of the council in connection therewith;

(2) To develop and apply environmental and ecological guidelines in relation to the type, design, location, construction, ([and]) initial operational conditions of certification, and ongoing regulatory oversight of energy facilities subject to this chapter;

(3) To establish rules of practice for the conduct of public hearings pursuant to the provisions of the Administrative Procedure Act, as found in chapter 34.05 RCW;

(4) To prescribe the form, content, and necessary supporting documentation for site certification;

(5) To receive applications for energy facility locations and to investigate the sufficiency thereof;

(6) To ((make and contract, when applicable, for independent studies of sites proposed by the applicant)) enter into contracts to carry out the provisions of this chapter;

(7) To conduct hearings on the proposed location and operational conditions of the energy facilities;

(8) To prepare written reports to the governor which shall include: (a) A statement indicating whether the application is in compliance with the council's guidelines, (b) criteria specific to the site and transmission line routing, (c) a council recommendation as to the disposition of the application, and (d) a draft certification agreement when the council recommends approval of the application;

(9) To prescribe the means for monitoring of the effects arising from the construction and the operation of energy facilities to assure continued compliance with terms of certification and/or permits issued by the council pursuant to chapter 90.48 RCW or subsection (12) of this section: PROVIDED, That any on-site inspection required by the council shall be performed by other state agencies pursuant to interagency agreement: PROVIDED FURTHER, That the council may retain authority for determining compliance relative to monitoring;
(10) To integrate its site evaluation activity with activities of federal agencies having jurisdiction in such matters to avoid unnecessary duplication;

(11) To present state concerns and interests to other states, regional organizations, and the federal government on the location, construction, and operation of any energy facility which may affect the environment, health, or safety of the citizens of the state of Washington;

(12) To issue permits in compliance with applicable provisions of the federally approved state implementation plan adopted in accordance with the Federal Clean Air Act, as now existing or hereafter amended, for the new construction, reconstruction, or enlargement or operation of energy facilities: PROVIDED, That such permits shall become effective only if the governor approves an application for certification and executes a certification agreement pursuant to this chapter: AND PROVIDED FURTHER, That all such permits be conditioned upon compliance with all provisions of the federally approved state implementation plan which apply to energy facilities covered within the provisions of this chapter; and

(13) To serve as an interagency coordinating body for energy-related issues.

Sec. 38. RCW 80.50.060 and 2007 c 325 s 2 are each amended to read as follows:

(1) The provisions of this chapter apply to the construction of energy facilities which includes the new construction of energy facilities and the reconstruction or enlargement of existing energy facilities where the net increase in physical capacity or dimensions resulting from such reconstruction or enlargement meets or exceeds those capacities or dimensions set forth in RCW 80.50.020 ((7) and (15)) (12) and (21). No construction of such energy facilities may be undertaken, except as otherwise provided in this chapter, after July 15, 1977, without first obtaining certification in the manner provided in this chapter.

(2) The provisions of this chapter apply to the construction, reconstruction, or enlargement of a new or existing energy facility that exclusively uses alternative energy resources and chooses to receive certification under this chapter, regardless of the generating capacity of the project.

(3)(a) The provisions of this chapter apply to the construction, reconstruction, or modification of electrical transmission facilities when:

(i) The facilities are located in a national interest electric transmission corridor as specified in RCW 80.50.045;

(ii) An applicant chooses to receive certification under this chapter, and the facilities are: (A) Of a nominal voltage of at least one hundred fifteen thousand volts and are located in a completely new corridor, except for the terminus of the new facility or interconnection of the new facility with the existing grid, and the corridor is not otherwise used for electrical transmission facilities; and (B) located in more than one jurisdiction that has promulgated land use plans or zoning ordinances; or

(iii) An applicant chooses to receive certification under this chapter, and the facilities are: (A) Of a nominal voltage in excess of one hundred fifteen thousand volts; and (B) located outside an electrical transmission corridor identified in (a)(i) and (ii) of this subsection (3).

(b) For the purposes of this subsection, "modify" means a significant change to an electrical transmission facility and does not include the following: (i) Minor improvements such as the replacement of existing transmission line facilities or supporting structures with equivalent facilities or structures; (ii) the relocation of existing electrical transmission line facilities; (iii) the conversion of existing overhead lines to underground; or (iv) the placing of new or additional conductors, supporting structures, insulators, or their accessories on or replacement of supporting structures already built.

(4) The provisions of this chapter shall not apply to normal maintenance and repairs which do not increase the capacity or dimensions beyond those set forth in RCW 80.50.020 ((7) and (15)) (12) and (21).

(5) Applications for certification of energy facilities made prior to July 15, 1977, shall continue to be governed by the applicable provisions of law in effect on the day immediately preceding July 15, 1977, with the exceptions of RCW 80.50.190 and 80.50.071 which shall apply to such prior applications and to site certifications prospectively from July 15, 1977.

(6) Applications for certification shall be upon forms prescribed by the council and shall be supported by such information and technical studies as the council may require.

(7) Upon receipt of an application for certification under this chapter, the chair shall notify:

(a) The department of agriculture;

(b) The department of health;

(c) The military department;

(d) The department of transportation;

(e) The appropriate county legislative authority where the proposed facility is located; and

(f) The appropriate federally recognized tribal governments affected by the proposed facility.

(8) The council shall work with local governments where a project is proposed to be sited in order to ensure meaningful participation and input during siting review and compliance monitoring.

(9) The council must work with all federally recognized tribal governments affected by a proposed facility in order to ensure meaningful participation and input during siting review and compliance monitoring. Consistent with RCW 43.376.020, the chair and designated staff must conduct government-to-government meetings to address tribal issues of concern. The chair must provide regular meeting updates to the council throughout the application review process. The report required in RCW 80.50.100 must include a summary of the government-to-government meetings, including the issues and resolutions.
Sec. 39. RCW 80.50.090 and 2006 c 205 s 3 and 2006 c 196 s 6 are each reenacted and amended to read as follows:

(1) The council shall conduct an informational public hearing in the county of the proposed site as soon as practicable but not later than sixty days after receipt of an application for site certification. However, the place of such public hearing shall be as close as practical to the proposed site. (((2) Subsequent to the informational public hearing, the council shall conduct a public hearing to determine whether or not the proposed site is consistent and in compliance with city, county, or regional land use plans or zoning ordinances in effect on the date of the application. (If it is determined that the proposed site does not exist may only be made after holding a hearing to take public comment on the application for site certification, as well as whether or not the proposed site is consistent and in compliance with city, county, or regional land use plans or zoning ordinances in effect on the date of the application.))))

(2) After the completion of tribal consultation and its environmental review under chapter 43.21C RCW, the council shall determine whether genuine issues of fact exist on matters the council deems material to its recommendation to the governor. A council determination that such issues do not exist may only be made after holding a hearing to take public comment on the question and after tribal consultation is complete. If the council determines that such issues do not exist and that under subsection (1) of this section the proposed site is consistent and in compliance with city, county, or regional land use plans or zoning ordinances, the council may waive the adjudicative proceeding required by subsection (3) of this section. Waiving the adjudicative proceeding requires a vote of the council.

(3) Prior to the issuance of a council recommendation to the governor under RCW 80.50.100, a public hearing, conducted as an adjudicative proceeding under chapter 34.05 RCW, the administrative procedure act, shall be held unless previously waived in accordance with subsection (2) of this section. At such a public hearing any person shall be entitled to be heard in support of or in opposition to the application for certification.

(4) Additional public hearings shall be held as deemed appropriate by the council in the exercise of its functions under this chapter.

Sec. 40. RCW 80.50.100 and 2011 c 180 s 109 are each amended to read as follows:

(1)(a) The council shall report to the governor its recommendations as to the approval or rejection of an application for certification within twelve months of receipt by the council of an application deemed complete by the council, or such later time as is mutually agreed by the council and the applicant.

(b) In the case of an application filed prior to December 31, 2025, for certification of an energy facility subject to RCW 80.80.040(3)(c), the council shall expedite the processing of the application pursuant to RCW 80.50.075 and shall report its recommendations to the governor within one hundred eighty days of receipt by the council of such an application, or a later time as is mutually agreed by the council and the applicant.

(2) If the council recommends approval of an application for certification, it shall also submit a draft certification agreement with the report. The council shall include conditions in the draft certification agreement to implement the provisions of this chapter, including, but not limited to, conditions to protect state or local governmental or community interests affected by the construction or operation of the energy facility, and conditions designed to recognize the purpose of laws or ordinances, or rules or regulations promulgated thereunder, that are preempted or superseded pursuant to RCW 80.50.110 as now or hereafter amended.

(3)(a) Within sixty days of receipt of the council's report the governor shall take one of the following actions:

(i) Approve the application and execute the draft certification agreement; or

(ii) Reject the application; or

(iii) Direct the council to reconsider certain aspects of the draft certification agreement.

(b) The council shall reconsider such aspects of the draft certification agreement by reviewing the existing record of the application or, as necessary, by reopening the adjudicative proceeding for the purposes of receiving additional evidence. Such reconsideration shall be conducted expeditiously. The council shall resubmit the draft certification to the governor incorporating any amendments deemed necessary upon reconsideration. Within sixty days of receipt of such draft certification agreement, the governor shall either approve the application and execute the certification agreement or reject the application. The certification agreement shall be binding upon execution by the governor and the applicant.

(4) The rejection of an application for certification by the governor shall be final as to that application but shall not preclude submission of a subsequent application for the same site on the basis of changed conditions or new information.

Sec. 41. RCW 80.50.175 and 1983 c 3 s 205 are each amended to read as follows:

(1) In addition to all other powers conferred on the council under this chapter, the council shall have the powers set forth in this section.

(2)(a) The council, upon (request of) agreement with any potential applicant, is authorized, as provided in this section, to conduct a preliminary study of any potential (site) project prior to receipt of an application for site certification. A fee of ten thousand dollars for each potential (site) project, to be applied toward the cost of any study
agreed upon pursuant to (b) of this subsection (((2) of this section)), shall accompany the ((request)) agreement and shall be a condition precedent to any action on the ((request)) agreement by the council.

(2) After receiving a request to study a potential site, (a) upon agreement with the potential applicant, the council ((shall)) may commission its own independent consultant to study matters relative to the potential ((site)) project. The study shall include, but need not be limited to, the preparation and analysis of environmental impact information for the ((proposed)) potential ((site)) project and any other matter the council and the potential applicant deem essential to an adequate appraisal of the potential ((site)) project. In conducting the study, the council is authorized to cooperate and work jointly with the county or counties in which the potential ((site)) project is located, any federal, state, ((or)) local, or tribal governmental agency that might be requested to comment upon the potential ((site)) project, and any municipal or public corporation having an interest in the matter. The full cost of the study shall be paid by the potential applicant; PROVIDED, That such costs exceeding a total of ten thousand dollars shall be payable subject to the potential applicant giving prior approval to such excess amount.

(3) Any study prepared by the council pursuant to subsection (2) of this section may be used in place of the "detailed statement" required by RCW 12.11C.030(2)(c) by any branch of government except the council created pursuant to chapter 80.50 RCW.

(4) All payments required of the potential applicant under this section are to be (made to the state treasurer, who in turn shall pay the consultant as instructed by the council) deposited with the utilities and transportation commission. All such funds shall be subject to state auditing procedures. Any unexpended portions thereof shall be returned to the potential applicant.

(5) Nothing in this section shall change the requirements for an application for site certification or the requirement of payment of a fee as

(4) If a potential applicant subsequently submits a formal application for site certification for an energy facility at the site where a preliminary study was conducted, payments made under this section for that study may be considered as payment towards the application fee provided in RCW 80.50.0711 (or change the time for disposition of an application for certification as provided in RCW 80.50.100).

(5) Nothing in this section shall be construed as preventing a city or county from requiring any information it deems appropriate to make a decision approving a particular location.

Correct the title.

Representative Dent moved the adoption of the amendment (1035) to the striking amendment (1031):

On page 7, after line 17, insert the following:

"Sec. 4. RCW 80.50.075 and 2006 c 205 s 2 are each amended to read as follows:

(1) Any person filing an application for certification of an energy facility ((or an alternative energy resource facility)) pursuant to this chapter may apply to the council for an expedited processing of such an application. The application for expedited processing shall be submitted to the council in such form and manner and accompanied by such information as may be prescribed by council rule. The council may grant an applicant expedited processing of an application for certification upon finding that the environmental impact of the proposed energy facility is not significant or will be mitigated to a nonsignificant level under RCW 43.21C.031 and the project is found under RCW 80.50.090(2)) (1) to be consistent and in compliance with city, county, or regional land use plans or zoning ordinances.

(2) Upon granting an applicant expedited processing of an application for certification, the council shall not be required to:

(a) Commission an independent study to further measure the consequences of the proposed energy facility ((or alternative energy resource facility)) on the environment, notwithstanding the other provisions of RCW 80.50.071; nor

(b) Hold an adjudicative proceeding under chapter 34.05 RCW, the administrative procedure act, on the application.

(3) The council shall adopt rules governing the expedited processing of an application for certification pursuant to this section.

(4) An alternative energy resource facility that chooses to receive certification under RCW 80.50.060(2) is not eligible for expedited processing under this section.

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

Representatives Dent and Dye spoke in favor of the adoption of the amendment to the striking amendment.

Representative Fitzgibbon spoke against the adoption of the amendment to the striking amendment.

Amendment (1035) to the striking amendment (1031) was not adopted.

Representatives Wylie and DeBolt spoke in favor of the striking amendment.

The striking amendment (1031) was adopted.

The bill was ordered engrossed.

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

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Second Engrossed Substitute House Bill No. 1332.

ROLL CALL

The Clerk called the roll on the final passage of Second Engrossed Substitute House Bill No. 1332, and the bill passed the House by the following vote: Yeas, 87; Nays, 10; Absent, 0; Excused, 1.


Excused: Representative Young.

SECOND ENGROSSED SUBSTITUTE HOUSE BILL NO. 1332, having received the necessary constitutional majority, was declared passed.

STATEMENT FOR THE JOURNAL

I intended to vote NAY on Second Engrossed Substitute House Bill No. 1332.

Representative Dye, 9th District

THIRD READING

ENGROSSED HOUSE BILL NO. 1058, by Representatives Irwin, Blake, Van Werven, Bergquist, Walsh, MacEwen, Shea, Jinkins, Wylie, Goodman and Barkis

Establishing permissible methods of parking a motorcycle.

The bill was read the third time.

Representatives Irwin and Slatter spoke in favor of the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Engrossed House Bill No. 1058.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 1058, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative Young.

ENGROSSED HOUSE BILL NO. 1058, having received the necessary constitutional majority, was declared passed.

THIRD READING

SUBSTITUTE HOUSE BILL NO. 1715, by House Committee on Education (originally sponsored by Entenman, Boehneke, Jinkins, Ortiz-Self, Bergquist and Pollet)

Removing school districts’ ability to withhold pupils’ grades and transcripts.

The bill was read the third time.

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

Representative Steele spoke against the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Substitute House Bill No. 1715.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 1715, and the bill passed the House by the following vote: Yeas, 65; Nays, 32; Absent, 0; Excused, 1.

Voting yea: Representatives Appleton, Bergquist, Blake, Caldier, Callan, Chambers, Chandler, Chapman, Chopp, Cody, Davis, Doglio, Dolan, Duerr, Dufault, Entenman, Fey, Fitzgibbon, Frame, Gildon, Goodman, Gregerson, Hansen, Hudgins, J. Johnson, Kilduff, Kirby, Kloba, Leavitt, Lekanoff, Lovick, MacEwen, Macri, Mead, Morgan, Ormsby, Ortiz-Self, Orwall, Paul, Pellicciotti, Peterson, Pettigrew, Pollet, Ramel, Ramos, Riccelli,
Robinson, Rude, Ryu, Santos, Sells, Senn, Shewmake, Slatter, Springer, Stonier, Sullivan, Tarleton, Thai, Tharinger, Valdez, Volz, Walen, Wylie and Mr. Speaker.

Voting nay: Representatives Barkis, Boehnke, Corry, DeBolt, Dent, Dye, Estick, Goehner, Graham, Griffe, Harris, Hoff, Irwin, Jenkin, Klippert, Kraft, Kretz, Maycumber, McCaslin, Mosbrucker, Orcutt, Schmick, Shea, Smith, Steele, Stokesbary, Sutherland, Van Werven, Vick, Walsh, Wilcox and Ybarra.

Excused: Representative Young.

SUBSTITUTE HOUSE BILL NO. 1715, having received the necessary constitutional majority, was declared passed.

STATEMENT FOR THE JOURNAL

I intended to vote YEA on Substitute House Bill No. 1715.

Representative Griffey, 35th District

THIRD READING

HOUSE BILL NO. 2033, by Representatives Chambers, Paul, Dent, Van Werven, Thai, Eslick, Lekanoff, Corry, Shewmake and Frame

Concerning mandatory reporting of child abuse and neglect.

The bill was read the third time.

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

The Speaker (Representative Orwell presiding) stated the question before the House to be the final passage of House Bill No. 2033.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2033, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative Young.

HOUSE BILL NO. 2033, having received the necessary constitutional majority, was declared passed.

THIRD READING

SUBSTITUTE HOUSE BILL NO. 1520, by House Committee on State Government & Tribal Relations (originally sponsored by Morgan, Hudgins, Rude, Mead, Stonier, Frame, Riccelli, Appleton, Pellicciotti, Kilduff, Doglio and Reeves)

Concerning calendar election dates on ballot envelopes.

The bill was read the third time.

There being no objection, the rules were suspended, and SUBSTITUTE HOUSE BILL NO. 1520 was returned to second reading for the purpose of amendment.

SECOND READING

Representative Morgan moved the adoption of the striking amendment (1016):

"Sec. 5. RCW 29A.40.091 and 2019 c 161 s 3 are each amended to read as follows:

(1) The county auditor shall send each voter a ballot, a security envelope in which to conceal the ballot after voting, a larger envelope in which to return the security envelope, a declaration that the voter must sign, and instructions on how to obtain information about the election, how to mark the ballot, and how to return the ballot to the county auditor. The calendar date of the election must be prominently displayed in bold type, twenty-point font or larger, on the envelope sent to the voter containing the ballot and other materials listed in this subsection:

(a) For all general elections in 2020 and after;
(b) For all primary elections in 2021 and after; and
(c) For all elections in 2022 and after.

(2) The voter must swear under penalty of perjury that he or she meets the qualifications to vote, and has not voted in any other jurisdiction at this election. The declaration must clearly inform the voter that it is illegal to vote if he or she is not a United States citizen; it is illegal to vote if he or she has been convicted of a felony and has not had his or her voting rights restored; and it is illegal to cast a ballot or sign a ballot declaration on behalf of another voter. The ballot materials must provide space for the voter to sign the declaration, indicate the date on which the ballot was voted, and include a telephone number.

(3) For overseas and service voters, the signed declaration constitutes the equivalent of a voter registration. Return envelopes for overseas and service voters must enable the ballot to be returned postage free if mailed through the United States postal service, United States
armed forces postal service, or the postal service of a United States foreign embassy under 39 U.S.C. 3406.

(4) The voter must be instructed to either return the ballot to the county auditor no later than 8:00 p.m. the day of the election or primary, or mail the ballot to the county auditor with a postmark no later than the day of the election or primary. Return envelopes for all election ballots must include prepaid postage. Service and overseas voters must be provided with instructions and a privacy sheet for returning the ballot and signed declaration by fax or email. A voted ballot and signed declaration returned by fax or email must be received by 8:00 p.m. on the day of the election or primary.

(5) The county auditor's name may not appear on the security envelope, the return envelope, or on any voting instructions or materials included with the ballot if he or she is a candidate for office during the same year.

(6) For purposes of this section, "prepaid postage" means any method of return postage paid by the county or state."

Correct the title.

Representative Morgan spoke in favor of the adoption of the striking amendment.

Striking amendment (1016) was adopted.

The bill was ordered engrossed.

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

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

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 1520.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 1520, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative Young.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 1520, having received the necessary constitutional majority, was declared passed.

There being no objection, the House adjourned until 9:55 a.m., January 28, 2020, the 16th Day of the Regular Session.

LAURIE JINKINS, Speaker

BERNARD DEAN, Chief Clerk
The House was called to order at 9:55 a.m. by the Speaker (Representative Orwall presiding).

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

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

**INTRODUCTION & FIRST READING**

**HB 2868**  by Representatives Blake and Walsh

AN ACT Relating to allowing for extensions of the special valuation of historic property for certain properties; amending RCW 84.26.070; and creating a new section.

Referred to Committee on Finance.

**HB 2869**  by Representatives Graham, Riccelli, Volz, Corry, Irwin, Hoff and Dent

AN ACT Relating to property tax exemptions for certain mobile homes and manufactured homes; adding a new section to chapter 84.36 RCW; and creating a new section.

Referred to Committee on Finance.

**HB 2870**  by Representative Pettigrew

AN ACT Relating to allowing additional marijuana retail licenses for social equity purposes; amending RCW 69.50.345 and 69.50.540; reenacting and amending RCW 69.50.345; adding new sections to chapter 69.50 RCW; adding a new section to chapter 43.330 RCW; creating new sections; providing an effective date; and providing an expiration date.

Referred to Committee on Commerce & Gaming.

**HB 2871**  by Representative Kirby

AN ACT Relating to establishing a retail privilege endorsement to a marijuana producer license; amending RCW 69.50.328, 69.50.345, 69.50.366, and 69.50.369; reenacting and amending RCW 69.50.345; adding new sections to chapter 69.50 RCW; creating a new section; providing an expiration date.

Referred to Committee on Commerce & Gaming.

**HB 2872**  by Representatives Kraft, Orcutt, Harris and Jenkin

AN ACT Relating to providing mobile home landlords the option to provide affordable rent for tenants; adding a new section to chapter 84.36 RCW; creating new sections; and providing an expiration date.

Referred to Committee on Finance.

**HB 2873**  by Representatives J. Johnson, Frame and Ramel

AN ACT Relating to families in conflict; amending RCW 13.32A.030, 13.32A.040, and 13.32A.150; and adding a new section to chapter 13.32A RCW.

Referred to Committee on Human Services & Early Learning.

**HB 2874**  by Representatives J. Johnson and Pellicciotti

AN ACT Relating to Federal Way school district regionalization; and amending 2019 c 415 s 505 (uncodified).

Referred to Committee on Appropriations.

**HB 2875**  by Representatives Hoff, Vick, Corry, Graham, Gildon and Mosbrucker

AN ACT Relating to creating a review process for professional licensing regulations and requiring a report to the legislature; and adding a new chapter to Title 18 RCW.

Referred to Committee on Consumer Protection & Business.

**HB 2876**  by Representatives Callan and Volz

AN ACT Relating to reductions to maximum enrichment levy authority due to audit findings; amending RCW 43.09.2856 and 84.52.0531; reenacting and amending RCW 43.09.2856; providing an effective date; and providing an expiration date.

Referred to Committee on Appropriations.

**HB 2877**  by Representative Sutherland
AN ACT Relating to honoring our disabled veterans by providing financial relief; amending RCW 84.36.381, 46.18.235, and 77.32.480; and creating a new section.

Referred to Committee on Finance.

HB 2878 by Representatives Davis, Macri and Robinson

AN ACT Relating to addressing housing concerns for individuals impacted by the criminal justice system; amending RCW 59.18.257; reenacting and amending RCW 59.18.030; adding a new section to chapter 59.18 RCW; creating new sections; and prescribing penalties.

Referred to Committee on Civil Rights & Judiciary.

HB 2879 by Representative Vick

AN ACT Relating to fostering economic growth in Washington by supporting in-state manufacturing; adding a new section to chapter 44.04 RCW; creating a new section; and providing an expiration date.

Referred to Committee on Innovation, Technology & Economic Development.

HB 2880 by Representatives Dent and Chandler

AN ACT Relating to sales and use tax exemptions for aircraft fuel used for research and development purposes; adding a new section to chapter 82.08 RCW; adding a new section to chapter 82.12 RCW; creating a new section; and providing expiration dates.

Referred to Committee on Finance.

HB 2881 by Representatives Frame and Tarleton

AN ACT Relating to a property tax exemption for eligible commercial properties located within designated business districts; adding a new chapter to Title 84 RCW; creating new sections; prescribing penalties; and providing an expiration date.

Referred to Committee on Finance.

HB 2882 by Representatives Tarleton and Frame

AN ACT Relating to establishing the Interbay community preservation and development authority; amending RCW 43.167.010; and adding a new section to chapter 43.167 RCW.

Referred to Committee on Housing, Community Development & Veterans.

HB 2883 by Representatives Esliek and Frame

AN ACT Relating to implementing policies related to expanding adolescent behavioral health care access as reviewed and recommended by the children's mental health work group; amending RCW 71.34.010, 71.34.610, 71.34.630, and 71.34.730; reenacting and amending RCW 71.34.020, 71.34.600, 71.34.750, and 71.34.750; adding a new section to chapter 71.34 RCW; providing an effective date; and providing an expiration date.

Referred to Committee on Human Services & Early Learning.

HB 2884 by Representatives Mosbrucker, Pettigrew, Harris and Maycumber

AN ACT Relating to establishing a Travis alert outreach demonstration campaign; creating a new section; and providing an expiration date.

Referred to Committee on Housing, Community Development & Veterans.

HB 2885 by Representatives Mosbrucker, Pettigrew, Harris and Maycumber

AN ACT Relating to supporting veterans service organizations; adding a new section to chapter 43.60A RCW; creating a new section; and providing an expiration date.

Referred to Committee on Housing, Community Development & Veterans.

HB 2886 by Representatives Gildon, Barkis and Jenkin

AN ACT Relating to local government permitting and land use decisions; and amending RCW 36.70B.080, 36.70B.140, 43.330.125, 64.40.010, and 64.40.020.

Referred to Committee on Local Government.

HB 2887 by Representatives Vick, Walsh and Hoff

AN ACT Relating to prohibiting local governments from suing over statewide ballot measures; and amending RCW 7.24.010 and 7.40.020.

Referred to Committee on Civil Rights & Judiciary.

HB 2888 by Representatives Mosbrucker, Pettigrew, Corry and Dye

AN ACT Relating to expanding the role of certain pharmacists in the delivery of behavioral health services; amending RCW 71.05.210, 71.05.210, 71.05.215, 71.05.217, 71.05.230, 71.05.290, 71.05.300, 71.05.360, 71.34.355, 71.34.730, and 71.34.770; reenacting and amending RCW 71.05.020, 71.05.060, 71.05.760, 71.34.020, 71.34.720, and 71.34.720; providing an effective date; and providing an expiration date.

Referred to Committee on Health Care & Wellness.

HB 2889 by Representative Griffey
AN ACT Relating to utility tax disclosures; and adding a new section to chapter 35.92 RCW.

Referred to Committee on Local Government.

HB 2890 by Representative MacEwen

AN ACT Relating to boarding homes; adding a new section to chapter 35.21 RCW; adding a new section to chapter 35.63 RCW; adding a new section to chapter 35A.63 RCW; adding a new section to chapter 36.70 RCW; and adding a new section to chapter 36.70A RCW.

Referred to Committee on Local Government.

HJR 4215 by Representatives Vick, Hoff and Walsh

Amending the Constitution concerning the effect of rejection of an act, law, or bill by the people.

Referred to Committee on State Government & Tribal Relations.

There being no objection, the bills and resolution listed on the day's introduction sheet under the fourth order of business were referred to the committees so designated, with the exception of HOUSE BILL NO. 2888 which was referred to the Committee on Civil Rights & Judiciary.

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

REPORTS OF STANDING COMMITTEES

January 23, 2020

HB 1333 Prime Sponsor, Representative Valdez: Changing the definition of public employee for public employees' collective bargaining. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Macri; Pettigrew; Pollet; Ryu; Senn; Sullivan; Tarleton and Tharinger.

MINORITY recommendation: Do not pass. Signed by Representatives Stokesbary, Ranking Minority Member; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Corry; Dye; Hoff; Kraft; Mosbrucker and Sutherland.


Referred to Committee on Rules for second reading.

January 24, 2020

HB 1671 Prime Sponsor, Representative Dolan: Disposing of confiscated firearms. Reported by Committee on Civil Rights & Judiciary

MAJORITY recommendation: Do pass. Signed by Representatives Kilduff, Chair; Thai, Vice Chair; Irwin, Ranking Minority Member; Goodman; Hansen; Kirby; Klippert; Orwall; Rude; Valdez and Walen.

MINORITY recommendation: Do not pass. Signed by Representatives Graham and Ybarra.

MINORITY recommendation: Without recommendation. Signed by Representative Dufault, Assistant Ranking Minority Member.

Referred to Committee on Rules for second reading.

January 24, 2020

HB 2217 Prime Sponsor, Representative Eslick: Concerning cottage food product labeling requirements. Reported by Committee on Rural Development, Agriculture, & Natural Resources

MAJORITY recommendation: Do pass. Signed by Representatives Blake, Chair; Shewmake, Vice Chair; Chandler, Ranking Minority Member; Dent, Assistant Ranking Minority Member; Chapman; Dye; Fitzgibbon; Lekanoff; Orcutt; Ramos; Schmick; Springer and Walsh.

Referred to Committee on Rules for second reading.

January 24, 2020

HB 2218 Prime Sponsor, Representative Eslick: Increasing the cap on gross sales for cottage food operations. Reported by Committee on Rural Development, Agriculture, & Natural Resources

MAJORITY recommendation: Do pass. Signed by Representatives Blake, Chair; Shewmake, Vice Chair; Chandler, Ranking Minority Member; Dent, Assistant Ranking Minority Member; Chapman; Dye; Fitzgibbon; Lekanoff; Orcutt; Ramos; Schmick; Springer and Walsh.

Referred to Committee on Rules for second reading.

January 24, 2020

HB 2250 Prime Sponsor, Representative Blake: Concerning coastal crab derelict gear recovery. Reported by Committee on
Rural Development, Agriculture, & Natural Resources

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Blake, Chair; Shewmake, Vice Chair; Chandler, Ranking Minority Member; Dent, Assistant Ranking Minority Member; Chapman; Dye; Fitzgibbon; Lekanoff; Orcutt; Ramos; Schmick; Springer and Walsh.

Referred to Committee on Rules for second reading.

January 22, 2020

HB 2271  Prime Sponsor, Representative Duerr: Correcting a reference to an omnibus transportation appropriations act within a prior authorization of general obligation bonds for transportation funding. Reported by Committee on Transportation

MAJORITY recommendation: Do pass. Signed by Representatives Fey, Chair; Slatter, 2nd Vice Chair; Valdez, 2nd Vice Chair; Wylie, 1st Vice Chair; Barkis, Ranking Minority Member; Walsh, Assistant Ranking Minority Member; Young, Assistant Ranking Minority Member; Boehnke; Chambers; Chapman; Dent; Doglio; Duerr; Dufault; Entenman; Eslick; Goehner; Gregerson; Kloba; Lovick; McCasin; Mead; Orcutt; Ortiz-Self; Paul; Ramos; Shewmake; Van Werven and Volz.

Referred to Committee on Rules for second reading.

January 24, 2020

HB 2273  Prime Sponsor, Representative Slatter: Creating a study committee on human genome editing. Reported by Committee on Innovation, Technology & Economic Development

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Hudgins, Chair; Kloba, Vice Chair; Smith, Ranking Minority Member; Boehnke, Assistant Ranking Minority Member; Entenman; Slatter; Tarleton; Van Werven and Wylie.

Referred to Committee on Rules for second reading.

January 24, 2020

HB 2277  Prime Sponsor, Representative Peterson: Concerning youth solitary confinement. Reported by Committee on Human Services & Early Learning

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Senn, Chair; Callan, Vice Chair; Frame, Vice Chair; Goodman; Kilduff; Lovick and Ortiz-Self.

MINORITY recommendation: Do not pass. Signed by Representatives Dent, Ranking Minority Member; McCasin, Assistant Ranking Minority Member; Corry and Klippert.

Referred to Committee on Appropriations.

January 24, 2020

HB 2307  Prime Sponsor, Representative Fitzgibbon: Concerning fireworks prohibitions adopted by cities or counties. Reported by Committee on Local Government

MAJORITY recommendation: Do pass. Signed by Representatives Pollet, Chair; Duerr, Vice Chair; Appleton and Senn.

MINORITY recommendation: Do not pass. Signed by Representatives Kraft, Ranking Minority Member and Goehner.

Referred to Committee on Rules for second reading.

January 24, 2020

HB 2315  Prime Sponsor, Representative Orwall: Installing, repairing, replacing, and updating mitigation equipment installed within an impacted area. Reported by Committee on Local Government

MAJORITY recommendation: Do pass. Signed by Representatives Pollet, Chair; Duerr, Vice Chair; Kraft, Ranking Minority Member; Appleton; Goehner and Senn.

Referred to Committee on Rules for second reading.

January 24, 2020

HB 2326  Prime Sponsor, Representative Macri: Reporting end-of-life care policies. Reported by Committee on Health Care & Wellness

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Cody, Chair; Macri, Vice Chair; Caldier, Assistant Ranking Minority Member; Chambers; Chopp; Davis; Harris; Riccelfi; Robinson; Stonier; Thai and Tharinger.

MINORITY recommendation: Do not pass. Signed by Representatives Schmick, Ranking Minority Member; DeBolt and Maycumber.

Referred to Committee on Rules for second reading.
HB 2339  Prime Sponsor, Representative Fitzgibbon: Modifying the definition of salary for the Washington state patrol retirement system. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Transportation.

January 23, 2020

HB 2340  Prime Sponsor, Representative Fitzgibbon: Modifying the definition of index for the Washington state patrol retirement system. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

January 24, 2020

HB 2347  Prime Sponsor, Representative Duerr: Concerning bond requirements for county clerks. Reported by Committee on Local Government

MAJORITY recommendation: Do pass. Signed by Representatives Pollet, Chair; Duerr, Vice Chair; Kraft, Ranking Minority Member; Appleton; Goehner and Senn.

Referred to Committee on Rules for second reading.

January 24, 2020

HB 2348  Prime Sponsor, Representative Duerr: Streamlining reporting for recipients of housing-related state funding by removing Washington state quality award program requirements. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

January 23, 2020

HB 2365  Prime Sponsor, Representative Smith: Notifying Washington consumers of products that transmit user data. Reported by Committee on Innovation, Technology & Economic Development

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Hudgins, Chair; Kloba, Vice Chair; Smith, Ranking Minority Member; Boehnke, Assistant Ranking Minority Member; Entenman; Slatter; Tarleton; Van Werven and Wylie.

Referred to Committee on Rules for second reading.

January 24, 2020

HB 2374  Prime Sponsor, Representative Kirby: Preserving the ability of auto dealers to offer consumers products not supplied by an auto manufacturer. Reported by Committee on Consumer Protection & Business

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Kirby, Chair; Vick, Ranking Minority Member; Hoff, Assistant Ranking Minority Member; Barkis; Blake; Duerr; Dufault; Johnson, J.; Ryu; Santos; Volz; Walen and Ybarra.

Referred to Committee on Rules for second reading.

January 24, 2020

HB 2396  Prime Sponsor, Representative Hudgins: Concerning the regulation of bot communication on public-facing internet web sites. Reported by Committee on Innovation, Technology & Economic Development

MAJORITY recommendation: Do pass. Signed by Representatives Hudgins, Chair; Kloba, Vice Chair; Smith, Ranking Minority Member; Boehnke, Assistant
HB 2405  Prime Sponsor, Representative Duerr: Concerning commercial property assessed clean energy and resilience. Reported by Committee on Local Government

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Pollet, Chair; Duerr, Vice Chair; Appleton; Goehner and Senn.

MINORITY recommendation: Do not pass. Signed by Representative Kraft, Ranking Minority Member.

Referred to Committee on Appropriations.

January 24, 2020

HB 2441  Prime Sponsor, Representative Entenman: Improving access to temporary assistance for needy families. Reported by Committee on Human Services & Early Learning

MAJORITY recommendation: Do pass. Signed by Representatives Senn, Chair; Callan, Vice Chair; Frame, Vice Chair; Goodman; Kilduff; Lovick and Ortiz-Self.

MINORITY recommendation: Do not pass. Signed by Representatives Dent, Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Corry and Klippert.

Referred to Committee on Appropriations.

January 24, 2020

HB 2442  Prime Sponsor, Representative Leavitt: Regulating online services and applications that are directed at minors. Reported by Committee on Innovation, Technology & Economic Development

MAJORITY recommendation: Do pass. Signed by Representatives Hudgins, Chair; Kloba, Vice Chair; Smith, Ranking Minority Member; Boehnke, Assistant Ranking Minority Member; Entenman; Slatter; Tarleton; Van Werven and Wylie.

MINORITY recommendation: Without recommendation. Signed by Representative Dufault, Assistant Ranking Minority Member.

Referred to Committee on Rules for second reading.

January 24, 2020

HB 2456  Prime Sponsor, Representative Callan: Concerning working connections child care eligibility. Reported by Committee on Human Services & Early Learning

MAJORITY recommendation: Do pass. Signed by Representatives Senn, Chair; Callan, Vice Chair; Frame, Vice Chair; Goodman; Kilduff; Lovick and Ortiz-Self.

MINORITY recommendation: Do not pass. Signed by Representatives Dent, Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Corry and Klippert.

Referred to Committee on Appropriations.

January 24, 2020

HB 2476  Prime Sponsor, Representative Hansen: Establishing a centralized single point of contact background check system for firearms transfers. Reported by Committee on Civil Rights & Judiciary

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Kilduff, Chair; Thai, Vice Chair; Irwin, Ranking Minority Member; Goodman; Hansen; Kirby; Klippert; Orwall; Rude; Valdez and Walen.

MINORITY recommendation: Do not pass. Signed by Representatives Graham and Ybarra.

Referred to Committee on Appropriations.

January 24, 2020

HB 2588  Prime Sponsor, Representative Pollet: Improving openness, accountability, and transparency of special purpose districts. Reported by Committee on Local Government
HB 2625  Prime Sponsor, Representative Eslick: Concerning local parks funding options. Reported by Committee on Local Government

MAJORITY recommendation: Do pass. Signed by Representatives Pollet, Chair; Duerr, Vice Chair; Appleton; Goehner and Senn.

MINORITY recommendation: Without recommendation. Signed by Representative Kraft, Ranking Minority Member.

Referred to Committee on Finance.

There being no objection, the bills listed on the day’s committee reports under the fifth order of business were referred to the committees so designated.

There being no objection, the House adjourned until 10:00 a.m., January 29, 2020, the 17th Day of the Regular Session.

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

The flags were escorted to the rostrum by the Naval Base Kitsap Color Guard. The Speaker (Representative Lovick presiding) offered the prayer by Chaplain Lieutenant Yo Kim, Chaplain, Naval Base Kitsap, accompanied by Navy Band Northwest Quintet, Washington.

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

RESOLUTION

WHEREAS, The citizens of Washington State have set aside this day to honor, appreciate, and remember our Navy personnel; and

WHEREAS, The Washington State House of Representatives honors those who have served and are serving our country as members of the United States military; and

WHEREAS, The Navy is the military service that secures sea lanes, allowing free flow of commerce to and from our state, and the service whose power projection promotes stability for our friends and deters aggression from our foes; and

WHEREAS, Washington State is uniquely positioned, politically, economically, and geographically, to deal with the opportunities and challenges presented by Asia and the Pacific Rim countries; and

WHEREAS, Washington State Navy bases support two aircraft carriers, more than five surface ships, thirteen submarines, and one hundred sixty aircraft; and

WHEREAS, Washington State Navy installations provide 78,549 careers and infuses 10.7 billion dollars each year to Washington State's economic stability; and

WHEREAS, Washington State Navy installations are recognized for environmental stewardship successes and continue to actively assist in partnership efforts statewide; and

WHEREAS, The Navy has worked to improve salmon recovery, support southern resident orca recovery, increase orca food supply, conserve energy and water, conduct and invest hundreds of millions of dollars in marine species research, restore and protect critical habitats from development, mitigate ocean acidification, and invest in renewable energy; and

WHEREAS, Washington State naval bases consistently receive awards for the quality of life they provide to service members and family members; and

WHEREAS, Washington State-based Navy personnel and assets regularly deploy around the world to deter aggression, relieve the distressed, and aid America's friends and allies;

NOW, THEREFORE, BE IT RESOLVED, That the Washington State House of Representatives celebrate the contributions of the Navy, its service members, and their families here in Washington state.

Representative Appleton moved the adoption of HOUSE RESOLUTION NO. 4652

Representatives Appleton and Hoff spoke in favor of the adoption of the resolution.

HOUSE RESOLUTION NO. 4652 was adopted.

SPEAKER'S PRIVILEGE
The Speaker (Representative Lovick presiding) recognized Captain John Fancher, Chief of Staff, Submarine Group 9, Bangor. The Speaker (Representative Lovick presiding) also recognized Navy leadership seated in the House Gallery.

Speaker Jinkins assumed the chair.
There being no objection, the House advanced to the fourth order of business.

**INTRODUCTION & FIRST READING**

**HB 2891** by Representatives Sells, Lovick, Gregerson, Lekanoff, Callan, Shewmake, Blake, Maycumber, Chapman, Tarleton, Robinson, Valdez, Hudgins, J. Johnson, Peterson, Dolan and Doglio

AN ACT Relating to establishing the American Indian cultural study grant; adding a new chapter to Title 28B RCW; and creating a new section. Referred to Committee on College & Workforce Development.

**HB 2892** by Representative Fitzgibbon

AN ACT Relating to authorizing the department of ecology to regulate greenhouse gas emissions associated with persons who produce or distribute fossil fuel products that emit greenhouse gases in Washington; and amending RCW 70.94.030 and 70.94.331. Referred to Committee on Environment & Energy.

**HB 2893** by Representative Thai

AN ACT Relating to homeless individuals; 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 36.01 RCW. Referred to Committee on Civil Rights & Judiciary.

**HB 2894** by Representative Blake

AN ACT Relating to the taxation of concrete pumping services; and adding a new section to chapter 82.02 RCW. Referred to Committee on Finance.

**HB 2895** by Representatives Gildon, Chambers, Stokesbary, Irwin, Caldier, Barkis and Young

AN ACT Relating to providing a tax preference for rural and nonrural data centers; amending RCW 82.08.986; adding a new section to chapter 82.08 RCW; adding a new section to chapter 82.12 RCW; creating new sections; and providing expiration dates. Referred to Committee on Finance.

**HB 2896** by Representative Ryu

AN ACT Relating to the use of surplus property for public benefit; and amending RCW 43.63A.510 and 39.33.015. Referred to Committee on Housing, Community Development & Veterans.

**HB 2897** by Representative Sullivan

AN ACT Relating to staff funding for school districts; amending RCW 28A.150.260 and 28A.150.415; creating a new section; and providing an effective date. Referred to Committee on Appropriations.

**HB 2898** by Representative Walen

AN ACT Relating to housing benefit districts; amending RCW 36.70A.600, 84.52.010, and 29A.36.210; and adding a new chapter to Title 36 RCW. Referred to Committee on Housing, Community Development & Veterans.

**HB 2899** by Representative Hudgins

AN ACT Relating to establishing the Washington state civil rights trail program; and adding new sections to chapter 27.34 RCW. Referred to Committee on State Government & Tribal Relations.

**HB 2900** by Representative Peterson

AN ACT Relating to marijuana excise tax distributions to local governments; and amending RCW 69.50.540. Referred to Committee on Appropriations.

**HB 2901** by Representative Riccelli

AN ACT Relating to providing health care premium assistance by imposing a tax on claims paid; adding a new section to chapter 48.14 RCW; and adding new sections to chapter 41.05 RCW. Referred to Committee on Finance.

**ESSB 5006** by Senate Committee on Labor & Commerce (originally sponsored by Takko, Fortunato, Palumbo and Mullet)

AN ACT Relating to allowing the sale of wine by microbrewery license holders; amending RCW 66.24.244; and providing an effective date. Referred to Committee on Commerce & Gaming.

**ESB 5282** by Senators Liias, Cleveland, Darneille, Short, Kuderer, Walsh, Brown, Randall, Dhingra, Rolfes, Billig, Das, Hunt, Keiser and Pedersen

AN ACT Relating to informed consent for pelvic exams; reenacting and amending RCW 18.130.180;
adding a new section to chapter 18.130 RCW; and
prescribing penalties.

Referred to Committee on Health Care & Wellness.

ESB 5457 by Senators Keiser, Saldaña, Conway, Hasegawa, Hunt and Nguyen
AN ACT Relating to the naming of subcontractors by prime contract bidders on public works contracts; and amending RCW 39.30.060.

Referred to Committee on Capital Budget.

ESSB 5591 by Senate Committee on Transportation (originally sponsored by Schoesler)
AN ACT Relating to exempting previously registered vehicles from the stolen vehicle check fee; amending RCW 46.17.

Referred to Committee on Transportation.

2E2SSB 5720 by Senate Committee on Ways & Means (originally sponsored by Dhingra, Wagoner and Kuderer)
AN ACT Relating to the involuntary treatment act; amending RCW 71.05.010, 71.05.012, 71.05.025, 71.05.026, 71.05.027, 71.05.030, 71.05.040, 71.05.050, 71.05.100, 71.05.132, 71.05.150, 71.05.150, 71.05.153, 71.05.153, 71.05.153, 71.05.160, 71.05.170, 71.05.180, 71.05.190, 71.05.195, 71.05.201, 71.05.210, 71.05.210, 71.05.212, 71.05.214, 71.05.215, 71.05.217, 71.05.217, 71.05.230, 71.05.230, 71.05.235, 71.05.235, 71.05.280, 71.05.290, 71.05.300, 71.05.310, 71.05.320, 71.05.320, 71.05.380, 71.05.445, 71.05.455, 71.05.457, 71.05.458, 71.05.525, 71.05.530, 71.05.585, 71.05.520, 71.05.740, 71.05.745, 71.05.750, 71.05.760, 71.34.010, 71.34.020, 71.34.305, 71.34.310, 71.34.355, 71.34.365, 71.34.410, 71.34.420, 71.34.500, 71.34.600, 71.34.650, 71.34.700, 71.34.700, 71.34.710, 71.34.710, 71.34.710, 71.34.710, 71.34.720, 71.34.720, 71.34.720, 71.34.740, 71.34.740, 71.34.740, 71.34.750, 71.34.750, and 71.34.780; reenacting and amending RCW 71.05.020, 71.05.120, 71.05.240, 71.05.240, 71.05.590, 71.05.590, 71.05.590, 71.05.730, 71.05.730, and 71.34.750; adding new sections to chapter 71.05 RCW; adding new sections to chapter 71.34 RCW; recodifying RCW 71.05.525; repealing RCW 71.05.360 and 71.34.370; providing effective dates; and providing expiration dates.

Referred to Committee on Civil Rights & Judiciary.

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

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

REPORTS OF STANDING COMMITTEES

January 27, 2020 )

HB 1733 Prime Sponsor, Representative Gregerson: Retaining productive farmland. Reported by Committee on Appropriations

MAJORITY recommendation: The second substitute bill be substituted therefor and the second substitute bill do pass. Signed by Representatives Ormsby, Chair; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Chandler; Chopp; Corry; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Senn; Steele; Sullivan; Tarleton and Tharinger.

MINORITY recommendation: Do not pass. Signed by Representatives Stokesbary, Ranking Minority Member; Caldier; Dye; Hoff; Schmick; Sutherland and Ybarra.

Referred to Committee on Rules for second reading.

January 24, 2020 )

HB 2136 Prime Sponsor, Representative Orcutt: Concerning the farm internship program. Reported by Committee on Rural Development, Agriculture, & Natural Resources

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Blake, Chair; Shewmake, Vice Chair; Chandler, Ranking Minority Member; Dent, Assistant Ranking Minority Member; Chapman; Dye; Fitzgibbon; Lekanoff; Orcutt; Ramos; Schmick; Springer and Walsh.

Referred to Committee on Appropriations.

January 27, 2020 )

HB 2189 Prime Sponsor, Representative Leavitt: Including specified competency restoration workers at department of social and health services institutional and residential sites in the public safety employees retirement system. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.
Referred to Committee on Rules for second reading.

January 27, 2020

HB 2238  Prime Sponsor, Representative Ormsby: Dividing the state wildlife account into the fish, wildlife, and conservation account and the limited fish and wildlife account. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

January 24, 2020

HB 2469  Prime Sponsor, Representative Santos: Concerning small works rosters. Reported by Committee on Innovation, Technology & Economic Development

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Hudgins, Chair; Kloba, Vice Chair; Smith, Ranking Minority Member; Boehnke, Assistant Ranking Minority Member; Entenman; Slatter; Tarleton; Van Werven and Wylie.

Referred to Committee on Appropriations.

There being no objection, the bills listed on the day’s committee reports under the fifth order of business were referred to the committees so designated.

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

THIRD READING

ENGROSSED SECOND SUBSTITUTE HOUSE BILL NO. 1110, by House Committee on Appropriations (originally sponsored by Fitzgibbon, Slatter, Kloba, Peterson, Tharinger, Jinkins, Macri, Cody, Bergquist, Doglio, Robinson, Pollet, Stanford and Frame)

Reducing the greenhouse gas emissions associated with transportation fuels.

The bill was read the third time.

POINT OF PARLIAMENTARY INQUIRY

Representative Maycumber: “What are the votes required for final passage of this bill?”

SPEAKER’S RULING

Madam Speaker: “Article 2, section 1 of our state constitution requires a 2/3 vote to amend an initiative within two years of enactment.

Initiative 976 was approved by the voters in 2019 and enacted as Chapter 1, Laws of 2020. Section 14 of the bill before us amends RCW 46.17.365, a section of law that was repealed by the initiative.

The question presented is whether this language in the bill amends the initiative.

The answer can be found in the Washington Supreme Court decision in State v. Sam, where the court stated that “a repealed act cannot be amended” and that courts uniformly disregard any purported attempt to amend a repealed act.

The Speaker therefore finds and rules that section 14 of E2SHB 1110 has no legal effect, does not amend the initiative, and that a constitutional majority of 50 votes is required for final passage.”

Representatives Fitzgibbon, Orwall, Slatter, Ramel, Doglio, Chapman and Lekanoff spoke in favor of the passage of the bill.

Representatives Walsh, Klippert, Orcutt, Schmick, Van Werven, Jenkin, Graham, Dufault, Kraft, Corry, Vick, Smith, Sutherland, Hoff, Ybarra, Chambers, Griffey, Mosbrucker, Dent, Caldier, Goehner, Stokesbary, Volz, Boehnke, Walsh (again), Shea, Barkis and DeBolt spoke against the passage of the bill.

MOTION

On motion of Representative Griffey, Representatives MacEwen and Dye were excused.

The Speaker stated the question before the House to be the final passage of Engrossed Second Substitute House Bill No. 1110.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Second Substitute House Bill No. 1110, and the bill passed the House by the following vote: Yeas, 52; Nays, 44; Absent, 0; Excused, 2.


Voting nay: Representatives Barkis, Blake, Boehnke, Caldier, Chambers, Chandler, Corry, DeBolt, Dent, Dufault, Eslick, Gildon, Goehner, Graham, Griffey, Harris, Hoff, Irwin, Jenkin, Klippert, Kraft, Kretz, Maycumber, McCaslin, Mosbrucker, Orcutt, Rude, Schmick, Shea, Shewmake, Smith, Springer, Steele, Stokesbary, Sullivan,
Sutherland, Van Werven, Vick, Volz, Walen, Walsh, Wilcox, Ybarra and Young.

Excused: Representatives Dye and MacEwen.

ENGROSSED SECOND SUBSTITUTE HOUSE BILL NO. 1110, having received the necessary constitutional majority, was declared passed.

THIRD READING

ENGROSSED SUBSTITUTE HOUSE BILL NO. 1622, by House Committee on Rural Development, Agriculture, & Natural Resources (originally sponsored by Blake, Kretz, Springer, Chandler, Chapman, Dent and Shewmake)

Concerning drought preparedness and response.

The bill was read the third time.

Representatives Blake and Dent spoke in favor of the passage of the bill.

Representative Walsh spoke against the passage of the bill.

The Speaker stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 1622.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 1622, and the bill passed the House by the following vote: Yeas, 79; Nays, 17; Absent, 0; Excused, 2.


Voting nay: Representatives Boehnke, DeBolt, Eslick, Griffey, Irwin, Jenkin, Kraft, Kretz, Maycumber, McCaslin, Orcutt, Shea, Smith, Sutherland, Vick, Walen and Young.

Excused: Representatives Dye and MacEwen.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 1622, having received the necessary constitutional majority, was declared passed.

There being no objection, the House adjourned until 10:00 a.m., January 30, 2020, the 18th Day of the Regular Session.

LAURIE JINKINS, Speaker  
BERNARD DEAN, Chief Clerk
The House was called to order at 10:00 a.m. by the Speaker (Representative Orwall presiding). The Clerk called the roll and a quorum was present.

The flags were escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Penelope Hendricks and Samuel Jensen. The Speaker (Representative Orwall presiding) led the Chamber in the Pledge of Allegiance. The prayer was offered by Ginger Passarelli, Gracepoint Northwest Church, Enumclaw; Chaplain for Auburn and Black Diamond Police Departments and Mountain View Fire Department, and Executive Director for the Soup Ladies nonprofit that feeds first responders at critical incidents.

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

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

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

**INTRODUCTION & FIRST READING**

HB 2902 by Representative Walen

AN ACT Relating to providing service credit in the law enforcement officers’ and firefighters’ retirement system plan 2 for certain emergency medical technicians providing emergency medical services for a county; and adding a new section to chapter 41.26 RCW.

Referred to Committee on Appropriations.

HB 2903 by Representatives Chapman and Stokesbary

AN ACT Relating to providing that qualified dealer cash incentives paid to auto dealers are bona fide discounts for purposes of the business and occupation tax; adding a new section to chapter 82.04 RCW; creating a new section; and providing an effective date.

Referred to Committee on Finance.

HB 2904 by Representatives Stonier and Bergquist

AN ACT Relating to training youth athletes; amending RCW 18.250.050; adding a new section to chapter 28A.600 RCW; and providing an effective date.

Referred to Committee on Education.

HB 2905 by Representatives J. Johnson and Riccelli

AN ACT Relating to increasing outreach and engagement with access to baby and child dentistry programs; adding a new section to chapter 74.09 RCW; creating a new section; and making an appropriation.

Referred to Committee on Appropriations.

HB 2906 by Representatives Kretz, Chapman, Lekanoff, Walsh, Schmick, Blake, Dent, Chandler, Orcutt, Springer and Pettigrew

AN ACT Relating to the use of radio collars on gray wolves by the department of fish and wildlife; and adding a new section to chapter 77.12 RCW.

Referred to Committee on Rural Development, Agriculture, & Natural Resources.

HB 2907 by Representatives Macri, Springer, Fitzgibbon, Frame, Pollet, Cody, Chopp, Tarleton, Slatter, Doglio, Hudgins, Senn and Gregerson

AN ACT Relating to providing progressive tax reform by authorizing counties with populations exceeding two million to impose an excise tax on businesses in order to reduce homelessness, save lives, and improve public safety; amending RCW 48.14.080; adding a new chapter to Title 83 RCW; and declaring an emergency.

Referred to Committee on Finance.

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

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

**REPORTS OF STANDING COMMITTEES**

January 28, 2020

HB 1552 Prime Sponsor, Representative Dolan: Concerning health care provider credentialing by health carriers. Reported by Committee on Health Care & Wellness

MAJORITY recommendation: Do pass. Signed by Representatives Cody, Chair; Macri, Vice Chair; Schmick, Ranking Minority Member; Caldier, Assistant
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Ranking Minority Member; Chambers; Chopp; Davis; DeBolt; Harris; Maycumber; Riccelli; Robinson; Stonier; Thai and Tharinger.

HB 1738  Prime Sponsor, Representative Kraft: Relieving burdens on small businesses by updating the tax return filing thresholds to reflect inflation. Reported by Committee on Finance

MAJORITY recommendation: The second substitute bill be substituted therefor and the second substitute bill do pass. Signed by Representatives Tarleton, Chair; Walen, Vice Chair; Orcutt, Ranking Minority Member; Frame; Macri; Orwall; Springer; Stokesbary; Vick and Wylie.


Referred to Committee on Appropriations.

January 28, 2020

HB 2036  Prime Sponsor, Representative Macri: Concerning health system transparency. Reported by Committee on Health Care & Wellness

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Cody, Chair; Macri, Vice Chair; Chopp; Davis; Riccelli; Robinson; Stonier; Thai and Tharinger.

MINORITY recommendation: Do not pass. Signed by Representatives Schmick, Ranking Minority Member; Caldier, Assistant Ranking Minority Member; Chambers; DeBolt; Harris and Maycumber.

Referred to Committee on Appropriations.

January 28, 2020

HB 2229  Prime Sponsor, Representative Sullivan: Clarifying the scope of taxation on land development or management services. Reported by Committee on Finance

MAJORITY recommendation: Do pass. Signed by Representatives Tarleton, Chair; Walen, Vice Chair; Orcutt, Ranking Minority Member; Chapman; Frame; Macri; Orwall; Springer; Stokesbary; Vick and Wylie.

Referred to Committee on Rules for second reading.

January 28, 2020

HB 2230  Prime Sponsor, Representative Gregerson: Subjecting federally recognized Indian tribes to the same conditions as state and local governments for property owned exclusively by the tribe. Reported by Committee on Finance

MAJORITY recommendation: Do pass. Signed by Representatives Tarleton, Chair; Walen, Vice Chair; Chapman; Frame; Macri; Orwall; Springer; Stokesbary and Wylie.

MINORITY recommendation: Do not pass. Signed by Representative Orcutt, Ranking Minority Member.


Referred to Committee on Rules for second reading.

January 28, 2020

HB 2236  Prime Sponsor, Representative Ybarra: Concerning sales and use tax exemptions for large private airplanes. Reported by Committee on Finance

MAJORITY recommendation: Do pass. Signed by Representatives Tarleton, Chair; Walen, Vice Chair; Orcutt, Ranking Minority Member; Chapman; Macri; Springer; Stokesbary; Vick and Wylie.

MINORITY recommendation: Do not pass. Signed by Representative Orwall.


Referred to Committee on Rules for second reading.

January 28, 2020

HB 2310  Prime Sponsor, Representative Fitzgibbon: Reducing emissions from vehicles associated with on-demand transportation services. Reported by Committee on Environment & Energy

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Fitzgibbon, Chair; Lekanoff, Vice Chair; Doglio; Fey; Mead; Robinson and Shewmake.

MINORITY recommendation: Do not pass. Signed by Representatives DeBolt, Ranking Minority Member; Boehnke and Goehner.
HB 2343  Prime Sponsor, Representative Fitzgibbon:
Concerning urban housing supply. Reported by Committee on Environment & Energy

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Fitzgibbon, Chair; Lekanoff, Vice Chair; DeBolt, Ranking Minority Member; Boehne; Doglio; Goehner; Mead; Robinson and Shewmake.

Referred to Committee on Rules for second reading.

January 28, 2020

HB 2345  Prime Sponsor, Representative Macri:
Concerning continuing care retirement communities. Reported by Committee on Health Care & Wellness

MAJORITY recommendation: Do pass. Signed by Representatives Cody, Chair; Macri, Vice Chair; Chopp; Davis; Harris; Riccelli; Robinson; Stonier; Thai and Tharinger.

MINORITY recommendation: Do not pass. Signed by Representatives Schmick, Ranking Minority Member; Caldier, Assistant Ranking Minority Member; Chambers; Schmick; Senn; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

January 28, 2020

HB 2366  Prime Sponsor, Representative Smith:
Making the chief privacy officer an elected position. Reported by Committee on State Government & Tribal Relations

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Gregerson, Chair; Pelliccioti, Vice Chair; Walsh, Ranking Minority Member; Goehner, Assistant Ranking Minority Member; Appleton; Dolan; Hudgins; Mosbrucker and Smith.

Referred to Committee on Rules for second reading.

January 28, 2020

HB 2378  Prime Sponsor, Representative Riccelli:
Concerning physician assistants. Reported by Committee on Health Care & Wellness

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Cody, Chair; Macri, Vice Chair; Chambers; Chopp; Davis; DeBolt; Harris; Maycumber; Riccelli; Robinson; Stonier; Thai and Tharinger.

MINORITY recommendation: Do not pass. Signed by Representatives Schmick, Ranking Minority Member; Caldier, Assistant Ranking Minority Member; Chambers; Schmick; Senn; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

January 27, 2020

HB 2380  Prime Sponsor, Representative Tharinger:
Changing the home care agency vendor rate and repealing electronic timekeeping. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

January 28, 2020

HB 2386  Prime Sponsor, Representative Cody:
Creating the state office of the behavioral health ombuds. Reported by Committee on Health Care & Wellness

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Cody, Chair; Macri, Vice Chair; Schmick, Ranking Minority Member, Caldier, Assistant Ranking Minority Member; Chambers; Chopp; Davis; DeBolt; Harris; Maycumber; Riccelli; Robinson; Stonier; Thai and Tharinger.

Referred to Committee on Appropriations.

January 28, 2020

HB 2390  Prime Sponsor, Representative Kilduff:
Using respectful language. Reported by Committee on Human Services & Early Learning

MAJORITY recommendation: Do pass. Signed by Representatives Senn, Chair; Callan, Vice Chair; Frame, Vice Chair; Dent, Ranking Minority Member; Eslick, Assistant Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Corry; Goodman; Griffey; Kilduff; Klippert; Lovick and Ortiz-Self.

Referred to Committee on Rules for second reading.
HB 2450
Prime Sponsor, Representative Schmick:
Concerning license fees for emergency medical services personnel under Title 77 RCW. Reported by Committee on Rural Development, Agriculture, & Natural Resources

MAJORITY recommendation: Do pass. Signed by Representatives Blake, Chair; Shewmake, Vice Chair; Chandler, Ranking Minority Member; Dent, Assistant Ranking Minority Member; Chapman; Kretz; Orcutt; Schmick and Walsh.

MINORITY recommendation: Do not pass. Signed by Representative Fitzgibbon.


Referred to Committee on Appropriations.

HB 2498
Prime Sponsor, Representative Corry:
Providing compensation to department of natural resources lessees whose leases are terminated for reasons other than default. Reported by Committee on Rural Development, Agriculture, & Natural Resources

MAJORITY recommendation: Do pass. Signed by Representatives Blake, Chair; Shewmake, Vice Chair; Chandler, Ranking Minority Member; Dent, Assistant Ranking Minority Member; Kretz; Orcutt; Schmick; Springer and Walsh.

Referred to Committee on Appropriations.

HB 2504
Prime Sponsor, Representative Walsh:
Creating the southwest Washington salmon restoration act. Reported by Committee on Rural Development, Agriculture, & Natural Resources

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Blake, Chair; Pellicciotti, Vice Chair; Appleton; Dolan; Hudgins; Mosbruerker and Smith.

MINORITY recommendation: Do not pass. Signed by Representatives Walsh, Ranking Minority Member Goehner, Assistant Ranking Minority Member.

Referred to Committee on Rules for second reading.

HB 2527
Prime Sponsor, Representative Ramos:
Concerning the rights of Washingtonians during the United States census. Reported by Committee on State Government & Tribal Relations

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Gregerson, Chair; Pellicciotti, Vice Chair; Appleton; Dolan; Hudgins; Mosbrucer and Smith.

MINORITY recommendation: Do not pass. Signed by Representatives Walsh, Ranking Minority Member Goehner, Assistant Ranking Minority Member.

Referred to Committee on Appropriations.

HB 2559
Prime Sponsor, Representative Springer:
Concerning payments in lieu of real property taxes by the department of fish and wildlife. Reported by Committee on Rural Development, Agriculture, & Natural Resources

MAJORITY recommendation: Do pass. Signed by Representatives Blake, Chair; Chandler, Ranking Minority Member; Dent, Assistant Ranking Minority Member; Kretz; Lekanoff; Orcutt; Ramos; Schmick; Springer and Walsh.

Referred to Committee on Appropriations.

HB 2575
Prime Sponsor, Representative Pellicciotti:
Concerning reforms to increase transparency and accountability of the Washington redistricting commission. Reported by Committee on State Government & Tribal Relations

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Gregerson, Chair; Pellicciotti, Vice Chair; Appleton; Dolan and Hudgins.

MINORITY recommendation: Do not pass. Signed by Representatives Walsh, Ranking Minority Member; Goehner, Assistant Ranking Minority Member and Mosbrucker.

Referred to Committee on Appropriations.
HB 2772  Prime Sponsor, Representative Walsh:
Concerning the administration of election campaign activities and reporting statements of financial affairs. Reported by Committee on State Government & Tribal Relations

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Gregerson, Chair; Pellicciotti, Vice Chair; Walsh, Ranking Minority Member; Goehner, Assistant Ranking Minority Member; Appleton; Dolan; Hudgins; Mosbrucker and Smith.

Referred to Committee on Rules for second reading.

January 28, 2020

HJM 4014  Prime Sponsor, Representative Riccelli:
Asking Congress to include dental care in Medicare. Reported by Committee on Health Care & Wellness

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Cody, Chair; Macri, Vice Chair; Schmick, Ranking Minority Member; Chopp; Davis; Harris; Maycumber; Riccelli; Robinson; Stonier; Thai and Tharinger.

Referred to Committee on Rules for second reading.

There being no objection, the bills and memorial listed on the day’s committee reports under the fifth order of business were referred to the committees so designated.

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

THIRD READING

SUBSTITUTE HOUSE BILL NO. 1251, by House Committee on State Government & Tribal Relations (originally sponsored by Tarleton, Hudgins and Wylie)

Concerning security breaches of election systems or election data including by foreign entities.

The bill was read the third time.

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

MOTION

On motion of Representative Jenkin, Representatives MacEwen and Griffey were excused.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 1251.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 1251, and the bill passed the House by the following vote: Yeas, 95; Nays, 1; Absent, 0; Excused, 2.


Voting nay: Representative Wals.

Excused: Representatives Griffey and MacEwen.

SUBSTITUTE HOUSE BILL NO. 1251, having received the necessary constitutional majority, was declared passed.

THIRD READING

HOUSE BILL NO. 1368, by Representatives Springer, Kretz, Riccelli, Orcutt, Goodman, Maycumber, Wylie, Dent, Steele and Doglio

Reauthorizing the business and occupation tax deduction for cooperative finance organizations.

The bill was read the third time.

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

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of House Bill No. 1368.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 1368, and the bill passed the House by the following vote: Yeas, 96; Nays, 0; Absent, 0; Excused, 2.

Voting yea: Representatives Appleton, Barkis, Bergquist, Blake, Boehnke, Caldier, Callan, Chambers, Chandler, Chapman, Chopp, Cody, Corry, Davis, DeBolt, Dent, Doglio, Dolan, Duerr, Dufault, Dye, Entenman, Eslick, Fey, Fitzgibbon, Frame, Gildon, Goehner, Goodman, Graham, Gregerson, Hansen, Harris, Hoff, Hudgins, Irwin, Jenkin, J. Johnson, Kilduff, Kirby, Klippert, Kloba, Kraft, Kretz, Leavitt, Lekanoff, Lovick, Macri, Maycumber, McCaslin, Mead, Morgan, Mosbrucker, Orcutt, Ormsby,

Excused: Representatives Griffey and MacEwen.

HOUSE BILL NO. 1368, having received the necessary constitutional majority, was declared passed.

THIRD READING

ENGROSSED SUBSTITUTE HOUSE BILL NO. 1793, by House Committee on Transportation (originally sponsored by Fitzgibbon, Pettigrew, Macri, Valdez, Fey, Cody, Senn, Springer, Pollet and Tarleton)

Establishing additional uses for automated traffic safety cameras for traffic congestion reduction and increased safety.

The bill was read the third time.

Representatives Fitzgibbon, Irwin, Macri and Fey spoke in favor of the passage of the bill.

Representatives Barkis, Shea, Ybarra, Walsh and Young spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 1793.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 1793, and the bill passed the House by the following vote: Yeas, 56; Nays, 40; Absent, 0; Excused, 2.


Excused: Representatives Griffey and MacEwen.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 1793, having received the necessary constitutional majority, was declared passed.

STATEMENT FOR THE JOURNAL

I intended to vote NAY on Engrossed Substitute House Bill No. 1793. Representative McCaslin, 4th District

THIRD READING

ENGROSSED SUBSTITUTE HOUSE BILL NO. 1813, by House Committee on Appropriations (originally sponsored by Sullivan, Santos, Ortiz-Self and Ormsby)

Incorporating the costs of employee health benefits into school district contracts for pupil transportation.

The bill was read the third time.

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

Representative Stokesbary spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 1813.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 1813, and the bill passed the House by the following vote: Yeas, 60; Nays, 36; Absent, 0; Excused, 2.


Excused: Representatives Griffey and MacEwen.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 1813, having received the necessary constitutional majority, was declared passed.

THIRD READING
SUBSTITUTE HOUSE BILL NO. 1847, by House Committee on Local Government (originally sponsored by Pellicciotti, Orwall, Gregerson, Reeves and Santos)

Addressing aircraft noise abatement.

The bill was read the third time.

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

Representative Kraft spoke against the passage of the bill.

MOTION

On motion of Representative Jenkin, Representative Wilcox was excused.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 1847.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 1847, and the bill passed the House by the following vote: Yea, 58; Nay, 37; Absent, 0; Excused, 3.


Excused: Representatives Griffey, MacEwen and Wilcox.

SUBSTITUTE HOUSE BILL NO. 1847, having received the necessary constitutional majority, was declared passed.

STATEMENT FOR THE JOURNAL

I intended to vote NAY on Substitute House Bill No. 1847.

Representative Young, 26th District

THIRD READING

HOUSE BILL NO. 1952, by Representatives Ortiz-Self, Kilduff, Lovick, Thai and Fey

Concerning the building communities fund program.

The bill was read the third time.

Representatives Ortiz-Self and Steele spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of House Bill No. 1952.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 1952, and the bill passed the House by the following vote: Yeas, 89; Nays, 6; Absent, 0; Excused, 3.


Voting nay: Representatives Chandler, Dent, Kraft, McCaslin, Ybarra and Young.

Excused: Representatives Griffey, MacEwen and Wilcox.

HOUSE BILL NO. 1952, having received the necessary constitutional majority, was declared passed.

STATEMENT FOR THE JOURNAL

I intended to vote YEA on House Bill No. 1952.

Representative Kraft, 17th District

STATEMENT FOR THE JOURNAL

I intended to vote NAY on House Bill No. 1952.

Representative Shea, 4th District

THIRD READING

HOUSE BILL NO. 1841, by Representatives Riccelli, Chandler, Blake, Boehnke, Macri, Eslick, Santos, Young, Ryu, Jenkin, Sells, Stokesbary, Senn, Griffey, Harris, Stonier, Morgan, Walsh, Gregerson, Lovick, Fey, Volz, Wylie, Hoff, Ramos, Chambers, Stanford, McCaslin, Fitzgibbon, Van Werven, Peterson, MacEwen, Dent, Graham, Hodgins, Valdez, Pollet, Ortiz-Self, Ybarra, Walen, Ormsby, Dolan, Frame, Cody, Jinkins, Tarleton,
Establishing minimum crew size on certain trains.

The bill was read the third time.

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

Representative Barkis spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of House Bill No. 1841.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 1841, and the bill passed the House by the following vote: Yeas, 65; Nays, 30; Absent, 0; Excused, 3.


Voting nay: Representatives Barkis, Caldier, Chambers, Chapman, Corry, DeBolt, Dent, Dufault, Dye, Gildon, Goehner, Harris, Hoff, Jenkin, Klippert, Kraft, Kretz, Maycumber, McCaslin, Mead, Morgan, Mosbrucker, Orcutt, Ormsby, Ortiz-Self, Orwall, Paul, Pellicciotti, Peterson, Pettigrew, Pollet, Ramel, Ramos, Riccelli, Robinson, Rude, Ryu, Santos, Schmick, Sells, Senn, Shea, Shewmake, Slatter, Smith, Springer, Steele, Stokesbary, Sutherland, Van Werven, Vick, Ybarra, Young and Mr. Speaker.

Excused: Representatives Griffey, MacEwen and Wilcox.

HOUSE BILL NO. 1841, having received the necessary constitutional majority, was declared passed.

STATEMENT FOR THE JOURNAL

I intended to vote YEA on House Bill No. 1841.

Representative Young, 26th District

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

SECOND READING

HOUSE BILL NO. 1674, by Representatives Rude, Steele, Santos, Jinkins, Bergquist and Doglio

Changing the term alternative learning experience to personalized learning experience.

The bill was read the second time.

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

Representatives Rude, Santos and DeBolt spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of House Bill No. 1674.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 1674, and the bill passed the House by the following vote: Yeas, 95; Nays, 0; Absent, 0; Excused, 3.


Excused: Representatives Griffey, MacEwen and Wilcox.

HOUSE BILL NO. 1674, having received the necessary constitutional majority, was declared passed.

There being no objection, the House adjourned until 9:55 a.m., January 31, 2020, the 19th Day of the Regular Session.

LAURIE JINKINS, Speaker

BERNARD DEAN, Chief Clerk
The House was called to order at 9:55 a.m. by the Speaker (Representative Lovick presiding).

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

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

**MESSAGE FROM THE SENATE**

January 30, 2020

Mme. SPEAKER:

The Senate has passed:

**ENGROSSED SUBSTITUTE SENATE BILL NO. 6492**, and the same is herewith transmitted.

Brad Hendrickson, Secretary

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

**INTRODUCTION & FIRST READING**

**HB 2908** by Representatives Mead and Irwin

AN ACT Relating to the number of fire protection district commissioners; and amending RCW 52.14.015.

Referred to Committee on Local Government.

**HB 2909** by Representatives Griffey and Irwin

AN ACT Relating to restoring state general fund support for the operation of state parks by eliminating the discover pass; amending RCW 79A.05.215, 4.24.210, 7.84.100, 43.12.065, 43.30.385, 46.16A.090, 77.15.750, 77.32.010, 79A.05.070, and 77.12.170; and repealing RCW 79A.80.005, 79A.80.010, 79A.80.020, 79A.80.030, 79A.80.040, 79A.80.050, 79A.80.060, 79A.80.070, 79A.80.080, 79A.80.090, 79A.80.100, 79A.80.110, and 46.01.370.

Referred to Committee on Appropriations.

**HB 2910** by Representatives Griffey, Caldier and Irwin

AN ACT Relating to the conditional release of sexually violent predators to less restrictive alternatives; amending RCW 4.24.550, 71.09.092, 71.09.096, and 71.09.345; reenacting and amending RCW 71.09.020; and creating a new section.

Referred to Committee on Public Safety.

**HB 2911** by Representatives Entenman and Pollet

AN ACT Relating to charitable solicitation near public roadways; adding a new section to chapter 19.09 RCW; and creating a new section.

Referred to Committee on Local Government.

**HB 2912** by Representative Fitzgibbon

AN ACT Relating to term lengths of fire district commissioners; amending RCW 52.14.020, 52.14.060, 52.14.140, and 29A.04.330; and adding a new section to chapter 52.14 RCW.

Referred to Committee on Local Government.

**HB 2913** by Representatives Fey and Chapman

AN ACT Relating to transportation revenue; amending RCW 82.38.030 and 46.68.090; reenacting and amending RCW 43.84.092; adding a new section to chapter 46.68 RCW; and providing an effective date.

Referred to Committee on Transportation.

**HB 2914** by Representatives Fey and Chapman

AN ACT Relating to authorizing bonds for transportation funding; adding new sections to chapter 47.10 RCW; and providing an effective date.

Referred to Committee on Transportation.

**HB 2915** by Representatives Pollet, Robinson, Tarleton, Cody, Fey, Valdez, Doglio, Slatter, Davis, Frame, Gregerson, Riccelli, Macri, Orwall, Callan, Fitzgibbon, J. Johnson, Stonier and Ryu

AN ACT Relating to increasing the relevant taxes to fully fund the foundational public health services account; amending RCW 82.25.010 and 82.25.015; adding a new section to chapter 82.04 RCW; and creating a new section.
HB 2916 by Representatives Mosbrucker, Ormsby, Chandler, Chapman, Hoff, Gregerson and J. Johnson

AN ACT Relating to voters' pamphlets for overseas and service voters; amending RCW 29A.32.010, 29A.32.260, and 29A.72.025; and creating new sections.

Referred to Committee on Finance.

ESSB 6492 by Senate Committee on Ways & Means (originally sponsored by Pedersen, Rolfes, Wilson and C.)

AN ACT Relating to addressing workforce education investment funding through business and occupation tax reform; amending RCW 28C.18.200, 43.79.195, 82.04.290, 82.04.299, and 82.04.4451; reenacting and amending RCW 82.32.045; creating new sections; providing effective dates; and declaring an emergency.

Referred to Committee on State Government & Tribal Relations.

HB 1651 Prime Sponsor, Representative Kilduff: Concerning the rights of clients of the developmental disabilities administration of the department of social and health services. Reported by Committee on Human Services & Early Learning

MAJORITY recommendation: The second substitute bill be substituted therefor and the second substitute bill do pass. Signed by Representatives Senn, Chair; Callan, Vice Chair; Frame, Vice Chair; Dent, Ranking Minority Member; Eslick, Assistant Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Corry; Goodman; Griffey; Kilduff; Klippert; Lovick and Ortiz-Self.

Referred to Committee on Rules for second reading.

January 28, 2020

HB 1775 Prime Sponsor, Representative Orwall: Concerning commercially sexually exploited children. Reported by Committee on Human Services & Early Learning

January 28, 2020

HB 2197 Prime Sponsor, Representative Thai: Establishing an exception to the requirement that vehicle license plates be visible at all times for vehicles using certain cargo carrying devices. Reported by Committee on Transportation

January 29, 2020

HB 2242 Prime Sponsor, Representative Wylie: Concerning travel trailers. Reported by Committee on Transportation

January 29, 2020

HB 2270 Prime Sponsor, Representative Dolan: Adjusting stop signal requirements for school buses. Reported by Committee on Transportation

January 29, 2020
MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Fey, Chair; Slatter, 2nd Vice Chair; Valdez, 2nd Vice Chair; Wiley, 1st Vice Chair; Barkis, Ranking Minority Member; Walsh, Assistant Ranking Minority Member; Young, Assistant Ranking Minority Member; Boehlke; Chambers; Chapman; Dent; Doglio; Duerr; Dufault; Entenman; Eslick; Goehner; Gregerson; Irwin; Kloba; Lovick; McCaslin; Mead; Orcutt; Ortiz-Self; Paul; Ramos; Riccelli; Shewmake; Van Werven and Volz.

Referred to Committee on Rules for second reading.

January 28, 2020

HB 2280 Prime Sponsor, Representative MacEwen: Authorizing that money laundering forfeited proceeds and property be used for improvement of gambling-related law enforcement activities. Reported by Committee on Commerce & Gaming

MAJORITY recommendation: Do pass. Signed by Representatives Peterson, Chair; Kloba, Vice Chair; Chambers, Assistant Ranking Minority Member; Blake; Jenkin; Kirby and Vick.

MINORITY recommendation: Do not pass. Signed by Representatives Morgan and Ramel.

Referred to Committee on Appropriations.

January 28, 2020

HB 2319 Prime Sponsor, Representative Fitzgibbon: Concerning the sale of liquor in kegs or containers containing four gallons or more of liquor. Reported by Committee on Commerce & Gaming

MAJORITY recommendation: Do pass. Signed by Representatives Peterson, Chair; Kloba, Vice Chair; Chambers, Assistant Ranking Minority Member; Blake; Jenkin; Kirby; Morgan; Ramel and Vick.

Referred to Committee on Rules for second reading.

January 28, 2020

HB 2320 Prime Sponsor, Representative Leavitt: Requiring training on human trafficking. Reported by Committee on Consumer Protection & Business

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Kirby, Chair; Vick, Ranking Minority Member; Hoff, Assistant Ranking Minority Member; Barkis; Blake; Duerr; Dufault; Johnson, J.; Ryu; Santos; Volz; Walen and Ybarra.

Referred to Committee on Rules for second reading.

January 28, 2020

HB 2354 Prime Sponsor, Representative Vick: Expediting professional licenses for new Washington residents. Reported by Committee on Consumer Protection & Business

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Kirby, Chair; Vick, Ranking Minority Member; Hoff, Assistant Ranking Minority Member; Barkis; Blake; Duerr; Dufault; Johnson, J.; Ryu; Santos; Volz; Walen and Ybarra.

Referred to Committee on Appropriations.

January 28, 2020

HB 2355 Prime Sponsor, Representative Vick: Creating alternative professional licensing standards. Reported by Committee on Consumer Protection & Business

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Kirby, Chair; Vick, Ranking Minority Member; Hoff, Assistant Ranking Minority Member; Barkis; Blake; Duerr; Dufault; Johnson, J.; Ryu; Santos; Volz; Walen and Ybarra.

Referred to Committee on Appropriations.

January 28, 2020

HB 2356 Prime Sponsor, Representative Vick: Reducing barriers to professional licensure for individuals with previous criminal convictions. Reported by Committee on Consumer Protection & Business

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Kirby, Chair; Vick, Ranking Minority Member; Hoff, Assistant Ranking Minority Member; Barkis; Blake; Duerr; Dufault; Johnson, J.; Ryu; Santos; Volz; Walen and Ybarra.

Referred to Committee on Appropriations.

January 28, 2020

HB 2388 Prime Sponsor, Representative Senn: Standardizing definitions of homelessness to improve access to services. Reported by Committee on Human Services & Early Learning

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass.
NINETEENTH DAY, JANUARY 31, 2020

Signed by Representatives Senn, Chair; Callan, Vice Chair; Frame, Vice Chair; Goodman; Kilduff; Lovick and Ortiz-Self.

MINORITY recommendation: Do not pass. Signed by Representatives Dent, Ranking Minority Member; Eslick, Assistant Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Corry; Griffey and Klippert.

Referred to Committee on Appropriations.

January 28, 2020

HB 2412  Prime Sponsor, Representative Stonier: Concerning domestic brewery and microbrewery retail licenses. Reported by Committee on Commerce & Gaming

MAJORITY recommendation: Do pass. Signed by Representatives Peterson, Chair; Kloba, Vice Chair; Chambers, Assistant Ranking Minority Member; Blake; Jenkin; Kirby; Morgan; Ramel and Vick.

Referred to Committee on Rules for second reading.

January 28, 2020

HB 2455  Prime Sponsor, Representative Kilduff: Supporting access to child care for parents who are attending high school or working toward completion of a high school equivalency certificate. Reported by Committee on Human Services & Early Learning

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Senn, Chair; Callan, Vice Chair; Frame, Vice Chair; Eslick, Assistant Ranking Minority Member; Goodman; Griffey; Kilduff; Lovick and Ortiz-Self.

MINORITY recommendation: Do not pass. Signed by Representatives Dent, Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Corry; Goodman; Griffey; Kilduff; Klippert; Lovick and Ortiz-Self.

Referred to Committee on Appropriations.

January 28, 2020

HB 2471  Prime Sponsor, Representative Callan: Concerning working connections child care payment authorizations. Reported by Committee on Human Services & Early Learning

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Senn, Chair; Callan, Vice Chair; Frame, Vice Chair; Dent, Ranking Minority Member; Eslick, Assistant Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Corry; Goodman; Griffey; Kilduff; Klippert; Lovick and Ortiz-Self.

Referred to Committee on Appropriations.

January 28, 2020

HB 2477  Prime Sponsor, Representative Vick: Establishing review standards for professional licensing regulation. Reported by Committee on Consumer Protection & Business

MAJORITY recommendation: Do pass. Signed by Representatives Kirby, Chair; Vick, Ranking Minority Member; Hoff, Assistant Ranking Minority Member; Barkis; Blake; Duerr; Dufault; Johnson, J.; Ryu; Santos; Volz; Walen and Ybarra.

Referred to Committee on Rules for second reading.

January 29, 2020

HB 2479  Prime Sponsor, Representative Boehnke: Fostering economic growth in Washington by supporting emerging businesses in the new space economy. Reported by Committee on Innovation, Technology & Economic Development

MAJORITY recommendation: Do pass. Signed by Representatives Hudgins, Chair; Kloba, Vice Chair; Smith, Ranking Minority Member; Boehnke, Assistant Ranking Minority Member; Entenman; Slatter; Tarleton; Van Werven and Wylie.

Referred to Committee on Appropriations.

January 28, 2020

HB 2596  Prime Sponsor, Representative Hoff: Creating license review and reporting requirements. Reported by Committee on Consumer Protection & Business

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Hudgins, Chair; Kloba, Vice Chair; Smith, Ranking Minority Member; Boehnke, Assistant Ranking Minority Member; Entenman; Slatter; Tarleton; Van Werven and Wylie.

Referred to Committee on Appropriations.

January 28, 2020

HB 2875  Prime Sponsor, Representative Hoff: Creating license review and reporting requirements. Reported by Committee on Consumer Protection & Business

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Senn, Chair; Callan, Vice Chair; Frame, Vice Chair; Dent, Ranking Minority Member; Eslick, Assistant Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Corry; Goodman; Griffey; Kilduff; Klippert; Lovick and Ortiz-Self.

Referred to Committee on Appropriations.

January 29, 2020

HJM 4015  Prime Sponsor, Representative Boehnke: Requesting Congress to establish a United States Space Academy in Washington state. Reported by Committee on
Innovation, Technology & Economic Development

MAJORITY recommendation: Do pass. Signed by Representatives Hudgins, Chair; Kloba, Vice Chair; Smith, Ranking Minority Member; Boehnke, Assistant Ranking Minority Member; Entenman; Slatter; Tarleton; Van Werven and Wylie.

Referred to Committee on Rules for second reading.

There being no objection, the bills and memorial listed on the day’s committee reports under the fifth order of business were referred to the committees so designated.

There being no objection, the House adjourned until 10:00 a.m., February 3, 2020, the 22nd Day of the Regular Session.

LAURIE JINKINS, Speaker

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

The flags were escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Imara Bhanji and Dasher Evans. The Speaker (Representative Lovick presiding) led the Chamber in the Pledge of Allegiance. The prayer was offered by Pastor Dexter W. Clark, Alzheimer Memorial Church, Tacoma, Washington.

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

**RESOLUTION**


WHEREAS, Black History Month is celebrated in Washington state and around the nation due to the efforts of Dr. Carter Woodson, who in 1926 advocated that we set aside a special period in February to recognize the history, heritage, and achievements of black people in the United States; and

WHEREAS, Dr. Woodson chose February to celebrate black history to honor the birth month of the abolitionist Frederick Douglass and President Abraham Lincoln, who signed the Emancipation Proclamation; and

WHEREAS, In 1776, those founding the United States stated they were dedicated to the proposition stated in the Declaration of Independence that all men are created equal, and endowed by their creator with certain unalienable rights, including life, liberty and the pursuit of happiness; and

WHEREAS, Much of the history of black Americans can be viewed through the lens of the long, hard struggle to reconcile the reality of slavery, Jim Crow, and segregation with the words and ideals written in the Declaration of Independence and the Bill of Rights; and

WHEREAS, In the face of persistent and entrenched injustice and inequality, countless men and women of good will came together to fight to improve our imperfect union and bring it closer to the ideals of equality and opportunity for all; and

WHEREAS, We recognize the vision and ideas of writers like Maya Angelou, James Baldwin, Alice Walker, and Ralph Ellison; and

WHEREAS, We honor the vision and resolve of national leaders such as Shirley Chisholm and Elijah Cummings, along with local leaders such as Thelma Jackson of Tacoma and Norm Rice, the first black American mayor of Seattle; and

WHEREAS, In 2008, Barack Obama became the first black American to serve as President of the United States; and

WHEREAS, In 2019, Representative John Lovick became Acting Speaker of the House of Representatives and became the first black American to serve as Speaker in the history of Washington, which achieved statehood in 1889;

NOW, THEREFORE, BE IT RESOLVED, That the House of Representatives recognize the contributions of black men and women to our communities, cities, military, the state of Washington, and the United States of America; and

BE IT FURTHER RESOLVED, That the House of Representatives encourage the celebration of Black History Month in our schools and universities, and in our communities and neighborhoods, to foster a better understanding of that history and its significance here in Washington and throughout this nation.

There being no objection, HOUSE RESOLUTION NO. 4655 was adopted.

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

**MESSAGE FROM THE SENATE**

January 31, 2020

Mme. SPEAKER:
The Senate has passed:

SECOND SUBSTITUTE SENATE BILL NO. 5149,
SENATE BILL NO. 5339,
SENATE BILL NO. 5519,
SUBSTITUTE SENATE BILL NO. 6029,
SUBSTITUTE SENATE BILL NO. 6052,
SENATE BILL NO. 6090,
SENATE BILL NO. 6170,

and the same are herewith transmitted.

Brad Hendrickson, Secretary

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

INTRODUCTION & FIRST READING

HB 2917 by Representatives Ramos, Van Werven, Pettigrew, Santos, Chopp, Tarleton, Macri, Sullivan, Valdez and Rude

AN ACT Relating to increasing the maximum Washington college grant award at independent institutions of higher education; and amending RCW 28B.92.030.

Referred to Committee on Appropriations.

HB 2918 by Representative Corry

AN ACT Relating to transportation; adding a new chapter to Title 46 RCW; and providing an effective date.

Referred to Committee on Transportation.

HB 2919 by Representative Chopp

AN ACT Relating to adjusting the amount and use of county fees on the real estate excise tax; and amending RCW 82.45.180.

Referred to Committee on Finance.

HB 2920 by Representative Young

AN ACT Relating to establishing a special permit; and amending RCW 66.20.010.

Referred to Committee on Commerce & Gaming.

2SSB 5149 by Senate Committee on Law & Justice

(originally sponsored by Wilson, L., Becker, Kuderer, Short and Takko)

AN ACT Relating to electronic monitoring with victim notification technology; amending RCW 7.90.010 and 7.92.020; reenacting and amending RCW 9.94A.030 and 10.99.020; adding a new section to chapter 2.56 RCW; and creating a new section.

Referred to Committee on Public Safety.

SB 5339 by Senators Carlyle, Walsh, Pedersen, Wellman, Keiser, Liias, Hunt, Kuderer, Nguyen and Saldaña

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

Referred to Committee on Public Safety.

SB 5519 by Senators Cleveland, King, Takko, Warnick, Short, Braun, Wilson, L. and Honeyford

AN ACT Relating to mosquito control districts; and amending RCW 17.28.257.

Referred to Committee on Local Government.

SSB 6029 by Senate Committee on Law & Justice

(originally sponsored by Pedersen and Padden)

AN ACT Relating to the uniform directed trust act; adding a new chapter to Title 11 RCW; repealing RCW 11.98A.010, 11.98A.020, 11.98A.030, 11.98A.040, 11.98A.050, 11.98A.060, 11.98A.070, 11.98A.080, 11.98A.090, 11.98A.100, 11.98A.110, 11.98A.120, and 11.98A.900; and providing an effective date.

Referred to Committee on Civil Rights & Judiciary.

SSB 6052 by Senate Committee on Financial Institutions, Economic Development & Trade

(originally sponsored by Mullet, Wilson, L. and Kuderer)

AN ACT Relating to life insurance products or services that are intended to incent behavioral changes that improve the health and reduce the risk of death of the insured; amending RCW 48.30.140, 48.30.150, 48.30.155, and 48.23.525; and providing an effective date.

Referred to Committee on Consumer Protection & Business.

SB 6090 by Senators Warnick, Honeyford and Liias

AN ACT Relating to limiting fire protection service agency liability for the installation of detection devices; and adding a new section to chapter 4.24 RCW.

Referred to Committee on Civil Rights & Judiciary.
SB 6170 by Senators Keiser, Conway, Fortunato, Hasegawa and King

AN ACT Relating to plumbing; amending RCW 18.106.010, 18.106.020, 18.106.030, 18.106.040, 18.106.050, 18.106.070, 18.106.100, 18.106.110, 18.106.125, 18.106.150, 18.106.180, 18.106.200, 18.106.220, 18.106.250, 18.106.270, 18.106.320, 18.27.060, 18.27.090, 19.28.041, 19.28.191, 19.28.191, and 19.28.051; reenacting and amending RCW 19.28.091; adding new sections to chapter 18.106 RCW; prescribing penalties; providing effective dates; and providing an expiration date.

Referred to Committee on Labor & Workplace Standards.

There being no objection, the bills listed on the day’s introduction sheet under the fourth order of business were referred to the committees so designated, with the exception of HOUSE BILL NO. 2918 which was referred to the Committee on Consumer Protection & Business.

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

REPORTS OF STANDING COMMITTEES

January 30, 2020

HB 2171 Prime Sponsor, Representative Santos: Concerning vested vacation or paid time off upon an employee’s termination. Reported by Committee on Labor & Workplace Standards

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Sells, Chair; Chapman, Vice Chair; Gregerson and Ormsby.

MINORITY recommendation: Do not pass. Signed by Representatives Mosbrucker, Ranking Minority Member Chandler, Assistant Ranking Minority Member.

Referred to Committee on Appropriations.

January 30, 2020

HB 2239 Prime Sponsor, Representative Blake: Prohibiting unjustified employer searches of employee personal vehicles. Reported by Committee on Labor & Workplace Standards

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Sells, Chair; Chapman, Vice Chair; Gregerson; Hoff and Ormsby.

MINORITY recommendation: Do not pass. Signed by Representatives Mosbrucker, Ranking Minority Member Chandler, Assistant Ranking Minority Member.

Referred to Committee on Appropriations.

January 30, 2020

HB 2265 Prime Sponsor, Representative Doglio: Eliminating exemptions from restrictions on the use of perfluoroalkyl and polyfluoroalkyl substances in firefighting foam. Reported by Committee on Environment & Energy

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Fitzgibbon, Chair; Lekanoff, Vice Chair; DeBolt, Ranking Minority Member; Dye, Assistant Ranking Minority Member; Boenheke; Doglio; Fey; Goehner; Mead; Robinson and Shewmake.

Referred to Committee on Rules for second reading.

January 29, 2020

HB 2283 Prime Sponsor, Representative Stokesbary: Increasing fairness, transparency, and accountability in the admission processes of state universities. Reported by Committee on College & Workforce Development

MAJORITY recommendation: Do pass. Signed by Representatives Hansen, Chair; Entenman, Vice Chair; Leavitt, Vice Chair; Van Werven, Ranking Minority Member; Gildon, Assistant Ranking Minority Member; Graham, Assistant Ranking Minority Member; Bergquist; Kraft; Mead; Paul; Ramos; Rude; Sells; Slatter; Sutherland and Young.

Referred to Committee on Rules for second reading.

January 30, 2020

HB 2317 Prime Sponsor, Representative Orwall: Concerning animal welfare. Reported by Committee on Public Safety

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Appleton, 2nd Vice Chair; Goodman, Chair; Davis, Vice Chair; Klippert, Ranking Minority Member; Sutherland, Assistant Ranking Minority Member; Graham; Griffe; Lovick; Orwall; Pellicciotti and Pettigrew.

Referred to Committee on Rules for second reading.

January 30, 2020

HB 2334 Prime Sponsor, Representative Davis: Concerning drug offender sentencing. Reported by Committee on Public Safety

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Appleton, 2nd Vice Chair; Goodman, Chair; Davis, Vice Chair; Klippert, Ranking Minority Member; Sutherland, Assistant Ranking Minority Member; Graham; Griffe; Lovick; Orwall; Pellicciotti and Pettigrew.

Referred to Committee on Appropriations.

January 30, 2020

HB 2341 Prime Sponsor, Representative Fitzgibbon: Concerning the retirement strategy funds in the plan 3 and the deferred compensation programs. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hadgins; Kilduff; Kraft; Maci; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

January 29, 2020

HB 2358 Prime Sponsor, Representative Fitzgibbon: Increasing mobility through the modification of stop sign requirements for bicyclists. Reported by Committee on Transportation

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Fey, Chair; Slatter, 2nd Vice Chair; Valdez, 2nd Vice Chair; Wylie, 1st Vice Chair; Barkis, Ranking Minority Member; Young, Assistant Ranking Minority Member; Chapman; Doglio; Duerr; Dufault; Entenman; Gregerson; Irwin; Kloba; Lovick; Mead; Orcutt; Ortiz-Self; Paul; Ramos; Riccelli; Shewmake; Van Werven and Volz.

MINORITY recommendation: Do not pass. Signed by Representatives Walsh, Assistant Ranking Minority Member; Boehnke; Chambers; Dent; Eslick; Goehner and McCaslin.

Referred to Committee on Rules for second reading.

January 30, 2020

HB 2375 Prime Sponsor, Representative Leavitt: Concerning tableting and encapsulating machines and controlled substance imitation materials. Reported by Committee on Public Safety

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Appleton, 2nd Vice Chair; Goodman, Chair; Davis, Vice Chair; Klippert, Ranking Minority Member; Sutherland, Assistant Ranking Minority Member; Graham; Griffe; Lovick; Orwall; Pellicciotti and Pettigrew.

Referred to Committee on Rules for second reading.

January 30, 2020

HB 2382 Prime Sponsor, Representative Leavitt: Concerning housing for community and technical college faculty and employees. Reported by Committee on College & Workforce Development

MAJORITY recommendation: Do pass. Signed by Representatives Hansen, Chair; Entenman, Vice Chair; Leavitt, Vice Chair; Bergquist; Mead; Paul; Pollet; Ramos; Sells and Slatter.

MINORITY recommendation: Do not pass. Signed by Representatives Van Werven, Ranking Minority Member; Gildon, Assistant Ranking Minority Member; Graham, Assistant Ranking Minority Member; Kraft; Rude; Sutherland and Young.

Referred to Committee on Capital Budget.

January 30, 2020
HB 2393  Prime Sponsor, Representative Goodman: Earning credit for complying with community custody conditions. Reported by Committee on Public Safety

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Appleton, 2nd Vice Chair; Goodman, Chair; Davis, Vice Chair; Klippert, Ranking Minority Member; Sutherland, Assistant Ranking Minority Member; Graham; Griffey; Lovick; Orwall; Pellicciotti and Pettigrew.

Referred to Committee on Appropriations.

January 30, 2020  

HB 2431  Prime Sponsor, Representative Klippert: Concerning criminal offenses involving watercraft. Reported by Committee on Public Safety

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Appleton, 2nd Vice Chair; Goodman, Chair; Davis, Vice Chair; Klippert, Ranking Minority Member; Sutherland, Assistant Ranking Minority Member; Graham; Griffey; Lovick; Orwall; Pellicciotti and Pettigrew.

Referred to Committee on Rules for second reading.

January 30, 2020  

HB 2492  Prime Sponsor, Representative Peterson: Increasing the dollar limit of pull-tabs. Reported by Committee on Commerce & Gaming

MAJORITY recommendation: Do pass. Signed by Representatives Peterson, Chair; Kloba, Vice Chair; Chambers, Assistant Ranking Minority Member; Blake; Jenkins; Kirby; Morgan; Ramel; Vick and Young.

Referred to Committee on Rules for second reading.

January 30, 2020  

HB 2518  Prime Sponsor, Representative Shewmake: Concerning the safe and efficient transmission and distribution of natural gas. Reported by Committee on Environment & Energy

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Fitzgibbon, Chair; Lekanoff, Vice Chair; Boehnke; Doglio; Fey; Mead; Robinson and Shewmake.

MINORITY recommendation: Do not pass. Signed by Representatives DeBolt, Ranking Minority Member; Dye, Assistant Ranking Minority Member and Goehner.

Referred to Committee on Appropriations.

January 29, 2020  

HB 2525  Prime Sponsor, Representative Callan: Establishing the family connections
program. Reported by Committee on Human Services & Early Learning

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Senn, Chair; Callan, Vice Chair; Frame, Vice Chair; Dent, Ranking Minority Member; Eslick, Assistant Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Corry; Goodman; Griffey; Kilduff; Klippert; Lovick and Ortiz-Self.

Referred to Committee on Appropriations.

January 31, 2020

HB 2540  Prime Sponsor, Representative Maycumber: Clarifying when campaign funds may be used for child care expenses. Reported by Committee on State Government & Tribal Relations

MAJORITY recommendation: Do pass. Signed by Representatives Gregerson, Chair; Pellicciotti, Vice Chair; Walsh, Ranking Minority Member; Goehner, Assistant Ranking Minority Member; Appleton; Dolan; Hudgins; Mosbrucker and Smith.

Referred to Committee on Rules for second reading.

January 29, 2020

HB 2542  Prime Sponsor, Representative Paul: Concerning tuition waivers for children of eligible veterans. Reported by Committee on College & Workforce Development

MAJORITY recommendation: Do pass. Signed by Representatives Hansen, Chair; Entenman, Vice Chair; Leavitt, Vice Chair; Van Werven, Ranking Minority Member; Gildon, Assistant Ranking Minority Member; Graham, Assistant Ranking Minority Member; Bergquist; Kraft; Mead; Paul; Pollet; Ramos; Rude; Sells; Slatter; Sutherland and Young.

Referred to Committee on Appropriations.

January 29, 2020

HB 2543  Prime Sponsor, Representative Paul: Ensuring eligible veterans and their dependents qualify for in-state residency. Reported by Committee on College & Workforce Development

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Hansen, Chair; Entenman, Vice Chair; Leavitt, Vice Chair; Van Werven, Ranking Minority Member; Gildon, Assistant Ranking Minority Member; Graham, Assistant Ranking Minority Member; Bergquist; Kraft; Mead; Paul; Pollet; Ramos; Rude; Sells; Slatter; Sutherland and Young.

Referred to Committee on Rules for second reading.

January 30, 2020

HB 2545  Prime Sponsor, Representative Davis: Making jail records available to managed health care systems. Reported by Committee on Public Safety

MAJORITY recommendation: Do pass. Signed by Representatives Goodman, Chair; Davis, Vice Chair; Klippert, Ranking Minority Member; Sutherland, Assistant Ranking Minority Member; Graham; Griffey; Lovick; Orwall; Pellicciotti and Pettigrew.


Referred to Committee on Rules for second reading.

January 30, 2020

HB 2560  Prime Sponsor, Representative Maycumber: Concerning basic law enforcement training. Reported by Committee on Public Safety

MAJORITY recommendation: Do pass. Signed by Representatives Appleton, 2nd Vice Chair; Goodman, Chair; Davis, Vice Chair; Klippert, Ranking Minority Member; Sutherland, Assistant Ranking Minority Member; Graham; Griffey; Lovick; Orwall; Pellicciotti and Pettigrew.

Referred to Committee on Appropriations.

January 30, 2020

HB 2565  Prime Sponsor, Representative Fitzgibbon: Concerning the labeling of disposable wipes products. Reported by Committee on Environment & Energy

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Fitzgibbon, Chair; Lekanoff, Vice Chair; DeBolt, Ranking Minority Member; Dye, Assistant Ranking Minority Member; Boehneke; Doglio; Fey; Goehner; Mead; Robinson and Shewmake.

Referred to Committee on Rules for second reading.

January 29, 2020

HB 2572  Prime Sponsor, Representative Robinson: Concerning implementation of the
recommendations of the December 2019 report from the William D. Ruckelshaus center regarding residential habilitation center clients. Reported by Committee on Human Services & Early Learning

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass.
Signed by Representatives Senn, Chair; Callan, Vice Chair; Frame, Vice Chair; Dent, Ranking Minority Member; Eslick, Assistant Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Corry; Goodman; Griffey; Kilduff; Klippert; Lovick and Ortiz-Self.

Referred to Committee on Appropriations.

January 30, 2020

HB 2579 Prime Sponsor, Representative Dye: Establishing a wild horse holding and training program at Coyote Ridge corrections center. Reported by Committee on Public Safety

MAJORITY recommendation: Do pass. Signed by Representatives Appleton, 2nd Vice Chair; Goodman, Chair; Davis, Vice Chair; Klippert, Ranking Minority Member; Sutherland, Assistant Ranking Minority Member; Graham; Griffey; Lovick; Orwell; Pellicciotti and Pettigrew.

Referred to Committee on Rules for second reading.

January 29, 2020

HB 2580 Prime Sponsor, Representative Caldier: Reporting on independent living services. Reported by Committee on Human Services & Early Learning

MAJORITY recommendation: Do pass. Signed by Representatives Senn, Chair; Callan, Vice Chair; Frame, Vice Chair; Dent, Ranking Minority Member; Eslick, Assistant Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Corry; Goodman; Griffey; Kilduff; Klippert; Lovick and Ortiz-Self.

Referred to Committee on Rules for second reading.

January 31, 2020

HB 2587 Prime Sponsor, Representative Ramel: Establishing a program for the designation of state scenic bikeways. Reported by Committee on Housing, Community Development & Veterans

MAJORITY recommendation: Do pass. Signed by Representatives Jenkin, Ranking Minority Member; Gildon, Assistant Ranking Minority Member; Ryu, Chair; Morgan, Vice Chair; Barkis; Frame; Johnson, J.; Leavitt and Ramel.

Referred to Committee on Appropriations.

January 29, 2020

HB 2591 Prime Sponsor, Representative Senn: Concerning youth eligible for developmental disability services who are expected to exit the foster care system. Reported by Committee on Human Services & Early Learning

MAJORITY recommendation: Do pass. Signed by Representatives Senn, Chair; Callan, Vice Chair; Frame, Vice Chair; Dent, Ranking Minority Member; Eslick, Assistant Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Corry; Goodman; Griffey; Kilduff; Klippert; Lovick and Ortiz-Self.

Referred to Committee on Appropriations.

January 29, 2020

HB 2607 Prime Sponsor, Representative Callan: Assisting homeless individuals in obtaining Washington state identicards. Reported by Committee on Human Services & Early Learning

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass.
Signed by Representatives Senn, Chair; Callan, Vice Chair; Frame, Vice Chair; Eslick, Assistant Ranking Minority Member; McCaslin, Assistant Ranking Minority Member and Klippert.

MINORITY recommendation: Do not pass. Signed by Representatives Dent, Ranking Minority Member; McCaslin, Assistant Ranking Minority Member and Klippert.

Referred to Committee on Transportation.

January 30, 2020

HB 2638 Prime Sponsor, Representative Peterson: Authorizing sports wagering subject to the terms of tribal-state gaming compacts. Reported by Committee on Commerce & Gaming

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass.
Signed by Representatives Peterson, Chair; Kloba, Vice Chair; Chambers, Assistant Ranking Minority Member; Blake; Kirby; Morgan; Ramel and Young.

MINORITY recommendation: Do not pass. Signed by Representative Vick.
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Referred to Committee on Appropriations.

January 30, 2020

HB 2640 Prime Sponsor, Representative Fey:
Clarifying that facilities that are operated by a private entity in which persons are detained in custody under process of law pending the outcome of legal proceedings are not essential public facilities under the growth management act. Reported by Committee on Environment & Energy

MAJORITY recommendation: Do pass. Signed by Representatives Fitzgibbon, Chair; Lekanoff, Vice Chair; DeBolt, Ranking Minority Member; Dye, Assistant Ranking Minority Member; Boehnke; Doglio; Fey; Goehner; Mead; Robinson and Shewmake.

Referred to Committee on Rules for second reading.

January 30, 2020

HB 2646 Prime Sponsor, Representative Kilduff:
Reducing work-related musculoskeletal disorders in the health care sector. Reported by Committee on Labor & Workplace Standards

MAJORITY recommendation: Do pass. Signed by Representatives Sells, Chair; Chapman, Vice Chair; Mosbrucker, Ranking Minority Member; Chandler, Assistant Ranking Minority Member; Gregerson; Hoff and Ormsby.

Referred to Committee on Appropriations.

January 29, 2020

HB 2654 Prime Sponsor, Representative Sells:
Requiring uniform reporting of certain fiscal details by community and technical colleges. Reported by Committee on College & Workforce Development

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Hansen, Chair; Entenman, Vice Chair; Leavitt, Vice Chair; Van Werven, Ranking Minority Member; Gildon, Assistant Ranking Minority Member; Graham, Assistant Ranking Minority Member; Bergquist; Kraft; Mead; Paul; Pollet; Ramos; Rude; Sells; Slatter; Sutherland and Young.

Referred to Committee on Appropriations.

January 31, 2020

HB 2736 Prime Sponsor, Representative Kilduff:
Concerning the retirement age for state guard members. Reported by Committee on Housing, Community Development & Veterans

MAJORITY recommendation: Do pass. Signed by Representatives Jenkin, Ranking Minority Member; Gildon, Assistant Ranking Minority Member; Ryu, Chair; Morgan, Vice Chair; Barkis; Frame; Johnson, J.; Leavitt and Ramel.

Referred to Committee on Rules for second reading.

January 30, 2020

HB 2748 Prime Sponsor, Representative Ramel:
Concerning parking cash out programs. Reported by Committee on Labor & Workplace Standards

MAJORITY recommendation: Do pass. Signed by Representatives Sells, Chair; Chapman, Vice Chair; Gregerson and Ormsby.

MINORITY recommendation: Do not pass. Signed by Representatives Mosbrucker, Ranking Minority Member; Chandler, Assistant Ranking Minority Member and Hoff.

Referred to Committee on Rules for second reading.

January 30, 2020

HB 2763 Prime Sponsor, Representative Chapman:
Concerning interest arbitration for department of corrections employees. Reported by Committee on Labor & Workplace Standards

MAJORITY recommendation: Do pass. Signed by Representatives Sells, Chair; Chapman, Vice Chair; Mosbrucker, Ranking Minority Member; Gregerson; Hoff and Ormsby.

MINORITY recommendation: Do not pass. Signed by Representative Chandler, Assistant Ranking Minority Member.

Referred to Committee on Appropriations.

There being no objection, the bills listed on the day’s committee reports under the fifth order of business were referred to the committees so designated.

There being no objection, the House adjourned until 9:55 a.m., February 4, 2020, the 23rd Day of the Regular Session.

LAURIE JINKINS, Speaker
BERNARD DEAN, Chief Clerk
House Chamber, Olympia, Tuesday, February 4, 2020

Dent, Barkis, Goehner, Chandler, Kraft, Goodman, Lovick, Ortiz-Self and Senn

AN ACT Relating to expanding access to critical incident stress management programs; adding new sections to chapter 36.28A RCW; and providing an expiration date.

Referred to Committee on Appropriations.

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

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

REPORTS OF STANDING COMMITTEES

January 31, 2020

HB 1315
Prime Sponsor, Representative Lovick:
Concerning concealed pistol license training requirements. Reported by Committee on Civil Rights & Judiciary

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Kilduff, Chair; Thai, Vice Chair; Goodman; Hansen; Kirby; Orwall; Peterson; Valdez and Walen.

MINORITY recommendation: Do not pass. Signed by Representatives Irwin, Ranking Minority Member; Dufault, Assistant Ranking Minority Member; Graham; Klippert; Rude and Ybarra.

Referred to Committee on Rules for second reading.

January 30, 2020

SHB 1661
Prime Sponsor, Committee on Appropriations: Concerning the higher education retirement plans. Reported by Committee on Appropriations

MAJORITY recommendation: The second substitute bill be substituted therefor and the second substitute bill do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff;
Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

January 31, 2020

HB 1898 Prime Sponsor, Representative Cody:
Regulating health carriers offering dental only coverage. Reported by Committee on Health Care & Wellness

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Cody, Chair; Macri, Vice Chair; Schmick, Ranking Minority Member; Chambers; Chopp; Davis; DeBolt; Harris; Maycumber; Riccelli; Robinson; Stonier; Thai and Tharinger.

Referred to Committee on Rules for second reading.

January 31, 2020

HB 2017 Prime Sponsor, Representative Frame:
Concerning collective bargaining for administrative law judges. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Macri; Pettigrew; Pollet; Ryu; Senn; Springer; Sullivan; Tarleton and Tharinger.

MINORITY recommendation: Do not pass. Signed by Representatives Stokesbary, Rankirig Minority Member; Calder; Chandler; Corry; Dye; Hoff; Kraft; Mosbrucker; Schmick; Steele; Sutherland and Ybarra.

MINORITY recommendation: Without recommendation. Signed by Representative Rude, Assistant Ranking Minority Member.

Referred to Committee on Appropriations.

January 31, 2020

HB 2302 Prime Sponsor, Representative Kilduff:
Concerning child support, but only with respect to standards for determination of income, abatement of child support for incarcerated obligors, modification of administrative orders, and notices of support owed. Reported by Committee on Civil Rights & Judiciary

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Kilduff, Chair; Thai, Vice Chair; Irwin, Ranking Minority Member; Goodman; Hansen; Kirby; Orwall; Peterson; Rude; Valdez and Walen.

MINORITY recommendation: Do not pass. Signed by Representatives Klippert and Ybarra.

MINORITY recommendation: Without recommendation. Signed by Representatives Dufault, Assistant Ranking Minority Member and Graham.

Referred to Committee on Rules for second reading.

January 31, 2020

HB 2303 Prime Sponsor, Representative Leavitt:
Concerning professional licensing requirements for service members and military spouses. Reported by Committee on Housing, Community Development & Veterans

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Jenkins, Ranking Minority Member; Gildon, Assistant Ranking Minority Member; Ryu, Chair; Morgan, Vice Chair; Barkis; Frame; Johnson, J.; Leavitt and Ramel.

Referred to Committee on Appropriations.

January 31, 2020

HB 2335 Prime Sponsor, Representative Davis:
Increasing access to medications for opioid use disorder. Reported by Committee on Health Care & Wellness

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Cody, Chair; Macri, Vice Chair; Schmick, Ranking Minority Member; Chambers; Chopp; Davis; DeBolt; Harris; Maycumber; Riccelli; Robinson; Stonier; Thai and Tharinger.

Referred to Committee on Rules for second reading.

January 31, 2020

HB 2338 Prime Sponsor, Representative Macri:
Prohibiting discrimination in health care coverage. Reported by Committee on Health Care & Wellness

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Cody, Chair; Macri, Vice Chair; Schmick, Ranking Minority Member; Chambers; Chopp; Davis; DeBolt; Harris; Maycumber; Riccelli; Robinson; Stonier; Thai and Tharinger.

Referred to Committee on Appropriations.
HB 2360  Prime Sponsor, Representative Peterson: Establishing the sharps waste stewardship program. Reported by Committee on Health Care & Wellness

MAJORITY recommendation: Do pass. Signed by Representatives Cody, Chair; Macri, Vice Chair; Schmick, Ranking Minority Member; Chambers; Chopp, Davis; DeBolt; Harris; Maycumber; Riccelli; Robinson; Stonier; Thai and Tharinger.

MINORITY recommendation: Do not pass. Signed by Representatives Schmick, Ranking Minority Member; Chambers; DeBolt; Harris and Maycumber.

Referred to Committee on Appropriations.

January 31, 2020

HB 2371  Prime Sponsor, Representative Hoff: Concerning the authority of counties to vacate a county road that abuts on a body of water if the county road is hazardous or creates a significant risk to public safety. Reported by Committee on Local Government

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Pollet, Chair; Duerr, Vice Chair; Kraft, Ranking Minority Member; Appleton; Goehner and Senn.

Referred to Committee on Rules for second reading.

January 31, 2020

HB 2383  Prime Sponsor, Representative Stonier: Requiring default beverages for children's meals. Reported by Committee on Local Government

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Pollet, Chair; Duerr, Vice Chair; Kraft, Ranking Minority Member and Goehner.

MINORITY recommendation: Do not pass. Signed by Representatives Kraft, Ranking Minority Member and Goehner.

Referred to Committee on Rules for second reading.

January 31, 2020

HB 2411  Prime Sponsor, Representative Orwall: Preventing suicide. Reported by Committee on Health Care & Wellness

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass.

Signed by Representatives Cody, Chair; Macri, Vice Chair; Schmick, Ranking Minority Member; Chambers; Chopp; Davis; DeBolt; Harris; Maycumber; Riccelli; Robinson; Stonier; Thai and Tharinger.

Referred to Committee on Rules for second reading.

January 31, 2020

HB 2415  Prime Sponsor, Representative Hudgins: Conforming elections for certain special districts with Title 29A RCW. Reported by Committee on State Government & Tribal Relations

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Gregerson, Chair; Pellicciotti, Vice Chair; Appleton; Dolan and Hudgins.

MINORITY recommendation: Do not pass. Signed by Representatives Walsh, Ranking Minority Member; Goehner, Assistant Ranking Minority Member; Mosbrucker and Smith.

Referred to Committee on Appropriations.

January 31, 2020

HB 2419  Prime Sponsor, Representative Rude: Studying barriers to the use of the Washington death with dignity act. Reported by Committee on Health Care & Wellness

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Cody, Chair; Macri, Vice Chair; Chopp; Davis; Harris; Riccelli; Robinson; Stonier; Thai and Tharinger.

MINORITY recommendation: Do not pass. Signed by Representatives Schmick, Ranking Minority Member; Chambers; DeBolt and Maycumber.

Referred to Committee on Appropriations.

January 31, 2020

HB 2432  Prime Sponsor, Representative Klippert: Concerning coroners. Reported by Committee on Local Government

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Pollet, Chair; Duerr, Vice Chair; Kraft, Ranking Minority Member; Appleton; Goehner and Senn.

Referred to Committee on Rules for second reading.

January 31, 2020
HB 2437  Prime Sponsor, Representative Kilduff:  Concerning voting accessibility and security. Reported by Committee on State Government & Tribal Relations

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Gregerson, Chair; Pellicciotti, Vice Chair; Appleton; Dolan and Hudgins.

MINORITY recommendation: Do not pass. Signed by Representatives Walsh, Ranking Minority Member; Goehner, Assistant Ranking Minority Member and Mosbrucker.


Referred to Committee on Appropriations.

January 31, 2020

HB 2443  Prime Sponsor, Representative Ryu:  Requiring the use of personal flotation devices on smaller vessels. Reported by Committee on Housing, Community Development & Veterans

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ryu, Chair; Morgan, Vice Chair; Frame; Johnson, J. and Ramel.

MINORITY recommendation: Do not pass. Signed by Representatives Jenkin, Ranking Minority Member; Gildon, Assistant Ranking Minority Member; Barkis and Leavitt.

Referred to Committee on Rules for second reading.

January 31, 2020

HB 2449  Prime Sponsor, Representative Griffey:  Concerning water-sewer district commissioner compensation. Reported by Committee on Local Government

MAJORITY recommendation: Do pass. Signed by Representatives Pollet, Chair; Duerr, Vice Chair; Kraft, Ranking Minority Member; Appleton; Goehner and Senn.

Referred to Committee on Rules for second reading.

January 31, 2020

HB 2464  Prime Sponsor, Representative Gildon:  Protecting patients from excess prescription medication charges. Reported by Committee on Health Care & Wellness

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Cody, Chair; Macri, Vice Chair; Schmick, Ranking Minority Member; Chambers; Chopp; Davis; DeBolt; Harris; Maycumber; Riccelli; Robinson; Stonier; Thai and Tharinger.

Referred to Committee on Rules for second reading.

January 31, 2020

HB 2508  Prime Sponsor, Representative Wylie:  Simplifying the process for donating low-value surplus property owned by a city-owned utility. Reported by Committee on Local Government

MAJORITY recommendation: Do pass. Signed by Representatives Pollet, Chair; Duerr, Vice Chair; Kraft, Ranking Minority Member; Appleton; Goehner and Senn.

Referred to Committee on Rules for second reading.

January 31, 2020

HB 2524  Prime Sponsor, Representative Chandler:  Expanding the scope of agricultural products subject to requirements in chapter 15.83 RCW related to negotiation concerning production or marketing. Reported by Committee on Rural Development, Agriculture, & Natural Resources

MAJORITY recommendation: Do pass. Signed by Representatives Blake, Chair; Shewmake, Vice Chair; Chandler, Ranking Minority Member; Dent, Assistant Ranking Minority Member; Chapman; Dye; Kretz; Orcutt; Pettigrew; Ramos; Schmick; Springer and Walsh.

Referred to Committee on Appropriations.

January 31, 2020

HB 2534  Prime Sponsor, Representative Dufault:  Creating provisional professional licenses for service members and military spouses. Reported by Committee on Housing, Community Development & Veterans

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Jenkin, Ranking Minority Member; Gildon, Assistant Ranking Minority Member; Ryu, Chair; Morgan, Vice Chair; Barkis; Frame; Johnson, J.; Leavitt and Ramel.

Referred to Committee on Appropriations.

January 31, 2020
HB 2535  Prime Sponsor, Representative Kirby:
Providing for a grace period before late fees may be imposed for past due rent.
Reported by Committee on Civil Rights & Judiciary

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass.
Signed by Representatives Kilduff, Chair; Thai, Vice Chair; Irwin, Ranking Minority Member; Goodman; Hansen; Kirby; Orwall; Peterson; Rude; Valdez and Walen.

MINORITY recommendation: Do not pass. Signed by Representatives Klippert and Ybarra.

MINORITY recommendation: Without recommendation. Signed by Representatives Dufault, Assistant Ranking Minority Member and Graham.

Referred to Committee on Rules for second reading.

January 31, 2020

HB 2555  Prime Sponsor, Representative Goodman:
Concerning background check requirements for firearms classified as other under federal firearms laws.
Reported by Committee on Civil Rights & Judiciary

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass.
Signed by Representatives Kilduff, Chair; Thai, Vice Chair; Irwin, Ranking Minority Member; Goodman; Hansen; Kirby; Orwall; Peterson; Rude; Valdez and Walen.

MINORITY recommendation: Without recommendation. Signed by Representatives Dufault, Assistant Ranking Minority Member and Graham.

MINORITY recommendation: Do not pass. Signed by Representatives Klippert; Rude and Ybarra.

Referred to Committee on Appropriations.

January 31, 2020

HB 2599  Prime Sponsor, Representative Eslick:
Concerning services for children with multiple handicaps.
Reported by Committee on Human Services & Early Learning

MAJORITY recommendation: Do pass. Signed by Representatives Senn, Chair; Callan, Vice Chair; Frame, Vice Chair; Dent, Ranking Minority Member; Eslick, Assistant Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Corry; Goodman; Kilduff; Klippert; Lovick and Ortiz-Self.

Referred to Committee on Appropriations.

January 31, 2020

HB 2600  Prime Sponsor, Representative Callan:
Concerning the definition of "community residential service business" for the purposes of chapter 74.39A RCW.
Reported by Committee on Human Services & Early Learning

MAJORITY recommendation: Do pass. Signed by Representatives Senn, Chair; Callan, Vice Chair; Frame, Vice Chair; Dent, Ranking Minority Member; Eslick, Assistant Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Corry; Goodman; Kilduff; Klippert; Lovick and Ortiz-Self.

Referred to Committee on Rules for second reading.

January 31, 2020

HB 2601  Prime Sponsor, Representative Tharinger:
Concerning the authority of the parks and recreation commission to approve leases.
Reported by Committee on Housing, Community Development & Veterans

MAJORITY recommendation: Do pass. Signed by Representatives Jenkin, Ranking Minority Member; Gildon, Assistant Ranking Minority Member; Ryu, Chair; Morgan, Vice Chair; Barkis; Frame; Johnson, J.; Leavitt and Ramel.

Referred to Committee on Capital Budget.

January 31, 2020

HB 2619  Prime Sponsor, Representative Shewmake:
Increasing early learning access through licensing, eligibility, and rate improvements.
Reported by Committee on Human Services & Early Learning

MAJORITY recommendation: Do pass. Signed by Representatives Senn, Chair; Callan, Vice Chair; Frame, Vice Chair; Dent, Ranking Minority Member; Eslick, Assistant Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Corry; Goodman; Kilduff; Klippert; Lovick and Ortiz-Self.

Referred to Committee on Appropriations.

January 31, 2020

HB 2624  Prime Sponsor, Representative Shewmake:
Concerning the authority of the director of the department of agriculture with respect to certain examinations and examination fees.
Reported by Committee on Rural Development, Agriculture, & Natural Resources

Referred to Committee on Rules for second reading.

January 31, 2020
MAJORITY recommendation: Do pass. Signed by Representatives Blake, Chair; Shewmake, Vice Chair; Chandler, Ranking Minority Member; Dent, Assistant Ranking Minority Member; Chapman; Dye; Kretz; Orcutt; Pettigrew; Ramos; Schmick; Springer and Walsh.

Referred to Committee on Rules for second reading.

January 28, 2020

HB 2661 Prime Sponsor, Representative Senn:
Expanding accessible, affordable child care and early childhood development programs. Reported by Committee on Human Services & Early Learning

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Senn, Chair; Callan, Vice Chair; Frame, Vice Chair; Goodman; Kilduff; Lovick and Ortiz-Self.

MINORITY recommendation: Do not pass. Signed by Representatives Dent, Ranking Minority Member; Eslick, Assistant Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Corry; Griffey and Klippert.

Referred to Committee on Appropriations.

January 31, 2020

HB 2682 Prime Sponsor, Representative Senn:
Concerning out-of-home services. Reported by Committee on Human Services & Early Learning

MAJORITY recommendation: Do pass. Signed by Representatives Senn, Chair; Callan, Vice Chair; Frame, Vice Chair; Dent, Ranking Minority Member; Eslick, Assistant Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Corry; Griffey and Klippert.

MINORITY recommendation: Without recommendation. Signed by Representative Kraft, Ranking Minority Member.

Referred to Committee on Rules for second reading.

January 31, 2020

HB 2694 Prime Sponsor, Representative Pollet:
Concerning underground utilities and safety committee. Reported by Committee on Local Government

MAJORITY recommendation: Do pass. Signed by Representatives Pollet, Chair; Duerr, Vice Chair; Appleton; Goehner and Senn.

MINORITY recommendation: Without recommendation. Signed by Representative Kraft, Ranking Minority Member.

Referred to Committee on Rules for second reading.

January 31, 2020

HB 2709 Prime Sponsor, Representative Lovick:
Trafficking food benefits. Reported by Committee on Public Safety

MAJORITY recommendation: Do pass. Signed by Representatives Appleton, 2nd Vice Chair; Goodman, Chair; Davis, Vice Chair; Klippert, Ranking Minority Member; Sutherland, Assistant Ranking Minority Member; Graham; Griffey; Lovick; Orwell; Pellicciotti and Pettigrew.

Referred to Committee on Appropriations.

January 31, 2020

HB 2739 Prime Sponsor, Representative Kloba:
Adjusting certain requirements of the shared leave program. Reported by Committee on State Government & Tribal Relations

MAJORITY recommendation: Do pass. Signed by Representatives Gregerson, Chair; Pellicciotti, Vice Chair; Walsh, Ranking Minority Member; Goehner, Assistant Ranking Minority Member; Appleton; Dolan; Hudgins; Mosbrucker and Smith.

Referred to Committee on Appropriations.

January 31, 2020

HB 2755 Prime Sponsor, Representative Schmick:
Concerning transparency regarding the cost of air ambulance services. Reported by Committee on Health Care & Wellness

MAJORITY recommendation: Do pass. Signed by Representatives Cody, Chair; Macri, Vice Chair; Schmick, Ranking Minority Member; Chambers; Chopp; Davis; DeBolt; Maycumber; Riccelli; Robinson; Stonger; Thai and Tharinger.


Referred to Committee on Rules for second reading.

January 31, 2020

There being no objection, the bills listed on the day’s committee reports under the fifth order of business were referred to the committees so designated.

There being no objection, the House adjourned until 10:00 a.m., February 5, 2020, the 24th Day of the Regular Session.

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

The flags were escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Aiden Pennington and Bailie Jansons. The Speaker (Representative Lovick presiding) led the Chamber in the Pledge of Allegiance. The prayer was offered by Pastor Douglas Thomison, Yelm Community United Methodist Church, Washington.

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

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

INTRODUCTION & FIRST READING

HB 2927 by Representatives Shewmake and Paul

AN ACT Relating to providing an exemption from the sales and use tax for the sales of breast pumps, breast pump collection and storage supplies, breast pump kits, breast pump parts, and certain services to maintain and repair breast pumps; adding a new section to chapter 82.08 RCW; adding a new section to chapter 82.12 RCW; creating new sections; providing an effective date; and providing expiration dates.

Referred to Committee on Finance.

There being no objection, the bill listed on the day’s introduction sheet under the fourth order of business was referred to the committee so designated.

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

REPORTS OF STANDING COMMITTEES

February 3, 2020

HB 1201 Prime Sponsor, Representative Kilduff:
Concerning the Washington national guard postsecondary education grant program. Reported by Committee on Appropriations.

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Stokesarya, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

February 3, 2020

HB 2184 Prime Sponsor, Representative Stonier:
Requiring comprehensive sexual health education with an affirmative consent curriculum in all public schools by the 2022-23 school year in accordance with the recommendations of the sexual health education work group. Reported by Committee on Education.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Santos, Chair; Dolan, Vice Chair; Paul, Vice Chair; Bergquist; Callan; Ortiz-Self; Stonier; Thai and Valdez.

MINORITY recommendation: Do not pass. Signed by Representatives Steele, Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Volz, Assistant Ranking Minority Member; Caldier; Corry; Rude and Ybarra.


Referred to Committee on Appropriations.

February 3, 2020

HB 2193 Prime Sponsor, Representative Kirby:
Reauthorizing and expanding the financial fraud and identity theft crimes investigation and prosecution program. Reported by Committee on Appropriations.

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Stokesarya, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn;
HB 2231  Prime Sponsor, Representative Pellicciotti:
Concerning bail jumping. Reported by Committee on Public Safety

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Appleton, 2nd Vice Chair; Goodman, Chair; Davis, Vice Chair; Sutherland, Assistant Ranking Minority Member; Griffey; Lovick; Orwall; Pellicciotti and Pettigrew.

MINORITY recommendation: Do not pass. Signed by Representative Klippert, Ranking Minority Member.

Referred to Committee on Rules for second reading.

January 30, 2020 )

HB 2240  Prime Sponsor, Representative Valdez:
Concerning high capacity magazines. Reported by Committee on Civil Rights & Judiciary

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Kilduff, Chair; Thai, Vice Chair; Goodman; Hansen; Kirby; Orwall; Peterson; Valdez and Walen.

MINORITY recommendation: Do not pass. Signed by Representatives Irwin, Ranking Minority Member; Dufault, Assistant Ranking Minority Member; Graham; Hansen; Kirby; Klippert; Orwall; Peterson; Rude; Valdez; Walen and Ybarra.

Referred to Committee on Rules for second reading.

January 31, 2020 )

HB 2290  Prime Sponsor, Representative Pollet:
Concerning statewide implementation of early screening for dyslexia. Reported by Committee on Education

MAJORITY recommendation: Do pass. Signed by Representatives Santos, Chair; Dolan, Vice Chair; Paul, Vice Chair; Steele, Ranking Minority Member; Mccaslin, Assistant Ranking Minority Member; Volz, Assistant Ranking Minority Member; Bergquist; Caldier; Callan; Corry; Harris; Ortiz-Self; Rude; Stonier; Thai; Valdez and Ybarra.

Referred to Committee on Rules for second reading.

February 3, 2020 )

HB 2306  Prime Sponsor, Representative Kirby:
Regulating legal service contractors. Reported by Committee on Civil Rights & Judiciary

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Kilduff, Chair; Thai, Vice Chair; Irwin, Ranking Minority Member; Dufault, Assistant Ranking Minority Member; Goodman; Graham; Hansen; Kirby; Klippert; Orwall; Peterson; Rude; Valdez; Walen and Ybarra.

Referred to Committee on Appropriations.

February 3, 2020 )

HB 2401  Prime Sponsor, Representative Hudgins:
Concerning the use of artificial intelligence in job applications. Reported by Committee on Labor & Workplace Standards

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Sells, Chair; Chapman, Vice Chair; Gregerson and Ormsby.

MINORITY recommendation: Do not pass. Signed by Representatives Mosbrucker, Ranking Minority Member; Chandler, Assistant Ranking Minority Member and Hoff.

Referred to Committee on Rules for second reading.

February 3, 2020 )

HB 2428  Prime Sponsor, Representative Duerr:
Studying students' life-threatening allergic reactions. Reported by Committee on Education

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Santos, Chair; Dolan, Vice Chair; Paul, Vice Chair; Steele, Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Volz, Assistant Ranking Minority Member; Bergquist; Caldier; Callan; Corry; Harris; Ortiz-Self; Rude; Stonier; Thai; Valdez and Ybarra.

Referred to Committee on Appropriations.

February 3, 2020 )

HB 2589  Prime Sponsor, Representative Callan:
Requiring contact information for suicide prevention and crisis intervention organizations on student and staff
identification cards. Reported by Committee on Education

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Santos, Chair; Dolan, Vice Chair; Paul, Vice Chair; Steele, Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Volz, Assistant Ranking Minority Member; Bergquist; Caldier; Callan; Corry; Harris; Ortiz-Self; Rude; Stonier; Thai; Valdez and Ybarra.

Referred to Committee on Rules for second reading.

January 31, 2020

HB 2602  Prime Sponsor, Representative Morgan:
Concerning hair discrimination. Reported by Committee on Civil Rights & Judiciary

MAJORITY recommendation: Do pass. Signed by Representatives Kilduff, Chair; Thai, Vice Chair; Irwin, Ranking Minority Member; Goodman; Hansen; Kirby; Orwell; Peterson; Rude; Valdez and Walen.


MINORITY recommendation: Do not pass. Signed by Representatives Dufault, Assistant Ranking Minority Member; Klippert and Ybarra.

Referred to Committee on Rules for second reading.

February 3, 2020

HB 2616  Prime Sponsor, Representative Cody:
Concerning nonparticipating providers. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Stokesbury, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

February 3, 2020

HB 2704  Prime Sponsor, Representative Caldier:
Establishing a competitive grant program for community sexual assault programs to provide counseling services in schools. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Stokesbury, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representatives Chandler and Kraft.

Referred to Committee on Rules for second reading.

February 3, 2020

HB 2730  Prime Sponsor, Representative Kilduff:
Addressing military spouse employment. Reported by Committee on Civil Rights & Judiciary

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Kilduff, Chair; Thai, Vice Chair; Irwin, Ranking Minority Member; Dufault, Assistant Ranking Minority Member; Goodman; Hansen; Kirby; Klippert; Orwell; Peterson; Rude; Valdez; Walen and Ybarra.

Referred to Committee on Rules for second reading.

January 31, 2020

HB 2737  Prime Sponsor, Representative Callan:
Updating the children's mental health work group. Reported by Committee on Human Services & Early Learning

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Senn, Chair; Callan, Vice Chair; Frame, Vice Chair; Dent, Ranking Minority Member; Eslick, Assistant Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Corry; Goodman; Kilduff; Klippert; Lovick and Ortiz-Self.

Referred to Committee on Appropriations.

February 3, 2020

HB 2786  Prime Sponsor, Representative Robinson:
Establishing the opioid epidemic response advisory council. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Chopp; Cody; Dolan; Fitzgibbon; Hudgins; Kilduff; Macri;
Mosbrucker; Pettigrew; Pollet; Ryu; Senn; Springer; Sullivan; Tarleton and Tharinger.

MINORITY recommendation: Do not pass. Signed by Representatives Stokesbary, Ranking Minority Member; MacEwen, Assistant Ranking Minority Member; Caldier; Chandler; Corry; Dye; Hoff; Kraft; Schmick; Steele; Sutherland and Ybarra.

MINORITY recommendation: Without recommendation. Signed by Representative Rude, Assistant Ranking Minority Member.

Referred to Committee on Rules for second reading.

February 3, 2020

HB 2811 Prime Sponsor, Representative Johnson, J.: Establishing a statewide environmental sustainability education program. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Chopp; Cody; Dolan; Fitzgibbon; Hudgins; Kilduff; Macri; Pettigrew; Pollet; Ryu; Senn; Springer; Sullivan; Tarleton and Tharinger.

MINORITY recommendation: Do not pass. Signed by Representatives Stokesbary, Ranking Minority Member; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Corry; Dye; Hoff; Kraft; Mosbrucker; Schmick; Sutherland and Ybarra.


Referred to Committee on Rules for second reading.

February 3, 2020

HB 2864 Prime Sponsor, Representative Paul: Establishing a running start summer school pilot program. Reported by Committee on Education

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Santos, Chair; Dolan, Vice Chair; Paul, Vice Chair; Bergquist; Caldier; Callan; Harris; Ortiz-Self; Rude; Stonier; Thai; Valdez and Ybarra.

MINORITY recommendation: Without recommendation. Signed by Representatives McCaslin, Assistant Ranking Minority Member; Volz, Assistant Ranking Minority Member and Corry.

MINORITY recommendation: Do not pass. Signed by Representative Steele, Ranking Minority Member.

Referred to Committee on Appropriations.

February 4, 2020

ESSB 6492 Prime Sponsor, Committee on Ways & Means: Addressing workforce education investment funding through business and occupation tax reform. Reported by Committee on Finance

MAJORITY recommendation: Do pass. Signed by Representatives Tarleton, Chair; Walen, Vice Chair; Chapman; Frame; Macri; Orwell; Springer and Wylie.

MINORITY recommendation: Do not pass. Signed by Representatives Orcutt, Ranking Minority Member; Young, Assistant Ranking Minority Member; Stokesbary and Vick.

There being no objection, the bills listed on the day’s committee reports under the fifth order of business were referred to the committees so designated with the exception of ENGROSSED SUBSTITUTE SENATE BILL NO. 6492 which was placed on the second reading calendar.

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

SECOND READING

There being no objection, HOUSE BILL NO. 1924 was referred to the Committee on Rules.

HOUSE BILL NO. 1521, by Representatives Dolan, Harris, Valdez, Frame, Caldier, MacEwen, Griffey, Blake, Sells, Tarleton, Fitzgibbon, Ryu, Kilduff and Ormsby

Providing for accountability and transparency in government contracting.

The bill was read the second time.

There being no objection, Second Substitute House Bill No. 1521 was substituted for House Bill No. 1521 and the second substitute bill was placed on the second reading calendar.

SECOND SUBSTITUTE HOUSE BILL NO. 1521 was read the second time.

With the consent of the House, amendment (1045) was withdrawn.

Representative Dolan moved the adoption of amendment (1045):

On page 2, line 1, after “that” strike “have, since July 1, 2005,” and insert “, on or after July 1, 2005, have”

On page 2, line 8, after “that,” strike “since” and insert “on or after”
On page 6, beginning on line 33, after "(e)" strike all material through "surveying" on line 35 and insert "With an estimated cost of contract performance that exceeds five hundred thousand dollars for public work as defined by RCW 39.04.010"

On page 10, at the beginning of line 13, strike "since" and insert "on or after"

On page 10, beginning on line 20, strike all of section 7

Representatives Dolan and Walsh spoke in favor of the adoption of the amendment.

Amendment (1038) was adopted.

Representative Corry moved the adoption of amendment (1043):

) On page 2, beginning on line 22, after "function" strike all material through "service" on line 26

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

Representative Gregerson spoke against the adoption of the amendment.

Amendment (1043) was not adopted.

Representative Shea withdrew amendment (1046).

Representative Walsh moved the adoption of amendment (1047):

) On page 6, line 32, after "less;" strike "or"

On page 6, beginning on line 33, after "(e)" strike all material through "surveying" on line 35 and insert "Related to construction, land surveying, plumbing as described in chapter 18.106 RCW, and electrical services as described in chapter 19.28 RCW; or

(d) Awarded pursuant to chapter 39.04, 39.10, or 39.80 RCW or chapter 39.26 RCW for heating, ventilation, and air conditioning (HVAC) services"

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

Representative Dolan spoke against the adoption of the amendment.

Amendment (1047) was not adopted.

Representative Boehnke moved the adoption of amendment (1044):

) On page 10, after line 15, insert the following:

"NEW SECTION. Sec. 6. A new section is added to chapter 43.09 RCW to read as follows:

(1) By December 1, 2021, the state auditor shall conduct a comprehensive performance audit in accordance with RCW 43.09.470, of all state functions for the purposes of identifying opportunities for cost savings by contracting for services.

(2) By December 31st of each year, the state auditor shall conduct an audit of the completed comprehensive impact assessments, required under RCW 41.06.142(1)(a), to identify whether the state has made a reasonable financial decision to contract for services or not to contract for services. The state auditor shall post the audit results on its website upon its completion."

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

Correct the title.

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

Representative Gregerson spoke against the adoption of the amendment.

Amendment (1044) was not adopted.

The bill was ordered engrossed.

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

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

MOTION

On motion of Representative Griffey, Representative Barkis was excused.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed Second Substitute House Bill No. 1521.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Second Substitute House Bill No. 1521, and the bill passed the House by the following vote: Yeas, 65; Nays, 32; Absent, 0; Excused, 1.


Voting nay: Representatives Boehnke, Chandler, Corry, DeBolt, Dent, Dufault, Dye, Eslick, Goehner, Graham, Hoff, Irwin, Jenkin, Klippert, Kraft, Kretz, Maycumber, McCaslin, Mosbrucker, Orcutt, Schmick, Shea, Smith,
Springer, Steele, Stokesbary, Sutherland, Van Werven, Vick, Wilcox, Ybarra and Young. Excused: Representative Barkis.

ENGROSSED SECOND SUBSTITUTE HOUSE BILL NO. 1521, having received the necessary constitutional majority, was declared passed.

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

MOTION

There being no objection, the Committee on Appropriations was relieved of HOUSE BILL NO. 2683 and HOUSE BILL NO. 2739, and the bills were referred to the Committee on Rules.

There being no objection, the House adjourned until 10:00 a.m., February 6, 2020, the 25th Day of the Regular Session.

LAURIE JINKINS, Speaker

BERNARD DEAN, Chief Clerk
TWENTY FIFTH DAY, FEBRUARY 6, 2020

TWENTY FIFTH DAY

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

The flags were escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Anna Bertlin and James Johnson. The Speaker (Representative Orwall presiding) led the Chamber in the Pledge of Allegiance. The prayer was offered by Pastor Gordy Hutchins, Grace Baptist Church, Tacoma, Washington.

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

The Speaker assumed the chair.

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

MESSAGE FROM THE SENATE

February 5, 2020

Mme. SPEAKER:

The Senate has passed:

SUBSTITUTE SENATE BILL NO. 5640, SENATE BILL NO. 6038, SENATE BILL NO. 6119, SUBSTITUTION BILL NO. 6127, SENATE BILL NO. 6131, SENATE BILL NO. 6136, SENATE BILL NO. 6143, SUBSTITUTION SENATE BILL NO. 6158, SENATE BILL NO. 6305, SENATE BILL NO. 6468,

and the same are herewith transmitted.

Brad Hendrickson, Secretary

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

INTRODUCTION & FIRST READING

HB 2928 by Representatives Klippert, Graham, Griffey, McCaslin, Kretz, DeBolt, Goehner, Chambers, Shea, Barkis, Boelnke, Eslick, Corry, Walsh and Van Werven

AN ACT Relating to parental rights; adding a new chapter to Title 26 RCW; and prescribing penalties.

Referred to Committee on Civil Rights & Judiciary.

HJM 4017 by Representatives Shea and Walsh

Requesting Congress and the President to declare the Muslim Brotherhood and unindicted co-conspirators in the 2008 Holy Land Foundation Trial as designated terrorist organizations.

Referred to Committee on State Government & Tribal Relations.

SSB 5640 by Senate Committee on Human Services, Reentry & Rehabilitation (originally sponsored by Holy, Pedersen, Wellman, Billig, Padden, Becker, Warnick, Short, Hasegawa, Walsh, Bailey, Wilson, C. and Kuderer)

AN ACT Relating to youth courts; amending RCW 3.72.005, 3.72.010, 3.72.020, and 3.72.040; and reenacting and amending RCW 13.40.250.

Referred to Committee on Civil Rights & Judiciary.

SSB 6038 by Senators Rivers, Cleveland, Keiser, Short, Conway, Kuderer, Saldaña, Wilson and C.

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

Referred to Committee on Health Care & Wellness.

SB 6119 by Senators Conway, Holy, King, Keiser, Pedersen, Van De Wege, Wilson, L. and Saldaña

AN ACT Relating to authorizing that money laundering forfeited proceeds and property be used for improvement of gambling-related law enforcement activities; and amending RCW 9A.83.030.

Referred to Committee on Commerce & Gaming.

SSB 6127 by Senate Committee on Higher Education & Workforce Development (originally sponsored by Randall, Conway, Hunt, Stanford, Saldaña, Wilson and C.)

AN ACT Relating to membership of the student achievement council; and amending RCW 28B.77.005.
Referred to Committee on College & Workforce Development.

SB 6131 by Senators Mullet, Hobbs, Short, Wilson, L. and Das


Referred to Committee on Consumer Protection & Business.

SB 6136 by Senators Nguyen and O’Ban

AN ACT Relating to updating restrictions on electronic benefit cards; and amending RCW 74.08.580.

Referred to Committee on Human Services & Early Learning.

SB 6143 by Senators Cleveland, Rivers and Becker

AN ACT Relating to the podiatric medical board; and amending RCW 18.22.013 and 18.22.014.

Referred to Committee on Health Care & Wellness.

SSB 6158 by Senate Committee on Health & Long Term Care (originally sponsored by Dhingra, Cleveland, Wilson, C., Das, Damaile, Hunt, Keiser, Kuderer, Lovelett, Randall, Stanford and Carlyle)

AN ACT Relating to model sexual assault protocols for hospitals and clinics; creating a new section; and providing an expiration date.

Referred to Committee on Public Safety.

SB 6305 by Senators Liias, Braun, Wagoner, Wilson and C.

AN ACT Relating to library districts; and amending RCW 27.12.222 and 27.15.020.

Referred to Committee on Local Government.

SB 6468 by Senators Randall, Frockt, Saldaña, Wilson and C.

AN ACT Relating to the legislative advisory committee to the committee on advanced tuition payment; amending RCW 28B.15.067; and repealing RCW 28B.95.170.

Referred to Committee on College & Workforce Development.

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

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

REPORTS OF STANDING COMMITTEES

February 4, 2020)

HB 1191 Prime Sponsor, Representative Goodman:

Concerning school notifications. Reported by Committee on Education

MAJORITY recommendation: The second substitute bill be substituted therefor and the second substitute bill do pass. Signed by Representatives Santos, Chair; Dolan, Vice Chair; Paul, Vice Chair; Bergquist; Callan; Harris; Ortiz-Self; Stonier; Thai and Valdez.

MINORITY recommendation: Do not pass. Signed by Representatives Steele, Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Volz, Assistant Ranking Minority Member; Caldier; Corry; Rude and Ybarra.

Referred to Committee on Rules for second reading.

February 3, 2020)

HB 1650 Prime Sponsor, Representative Kilduff:

Promoting access to earned benefits and services for lesbian, gay, bisexual, and transgender veterans. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Corry; Dolan; Fitzgibbon; Hoff; Hudgins; Kilduff; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Tarleton; Tharinger and Ybarra.


Referred to Committee on Rules for second reading.

February 4, 2020)

HB 2116 Prime Sponsor, Representative Callan:

Establishing a task force on improving
institutional education programs and outcomes. Reported by Committee on Education

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Santos, Chair; Dolan, Vice Chair; Paul, Vice Chair; Steele, Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Volz, Assistant Ranking Minority Member; Bergquist; Calder; Callan; Corry; Harris; Ortiz-Self; Rude; Stonier; Thai; Valdez and Ybarra.

Referred to Committee on Rules for second reading.

HB 2220 Prime Sponsor, Representative Dolan: Volunteering in schools after a criminal conviction. Reported by Committee on Education

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Santos, Chair; Dolan, Vice Chair; Paul, Vice Chair; Steele, Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Volz, Assistant Ranking Minority Member; Bergquist; Calder; Callan; Corry; Harris; Ortiz-Self; Rude; Stonier; Thai; Valdez and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representatives Steele, Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Volz, Assistant Ranking Minority Member; Calder; Corry; Rude and Ybarra.


Referred to Committee on Rules for second reading.

February 4, 2020

HB 2233 Prime Sponsor, Representative Van Werven: Expanding the college in high school program to students in ninth grade. Reported by Committee on Education

MAJORITY recommendation: Do pass. Signed by Representatives Santos, Chair; Dolan, Vice Chair; Paul, Vice Chair; Steele, Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Volz, Assistant Ranking Minority Member; Bergquist; Calder; Callan; Corry; Harris; Ortiz-Self; Rude; Stonier; Thai; Valdez and Ybarra.

Referred to Committee on Appropriations.

February 4, 2020

HB 2259 Prime Sponsor, Representative Rude: Expanding background check requirements for certain educational institutions. Reported by Committee on Education

MAJORITY recommendation: Do pass. Signed by Representatives Santos, Chair; Dolan, Vice Chair; Paul, Vice Chair; Steele, Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Volz, Assistant Ranking Minority Member; Bergquist; Calder; Callan; Corry; Harris; Ortiz-Self; Rude; Stonier; Thai; Valdez and Ybarra.

Referred to Committee on Rules for second reading.

February 4, 2020

HB 2363 Prime Sponsor, Representative Smith: Providing remedies for violations of biometric data ownership rights. Reported by Committee on Innovation, Technology & Economic Development

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Hudgins, Chair; Kloba, Vice Chair; Smith, Ranking Minority Member; Boehnke, Assistant Ranking Minority Member; Entenman; Slatter; Tarleton; Van Werven and Wylie.

Referred to Committee on Rules for second reading.

January 31, 2020

HB 2414 Prime Sponsor, Representative Gregerson: Concerning digital equity. Reported by Committee on Innovation, Technology & Economic Development

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Hudgins, Chair; Kloba, Vice Chair; Smith, Ranking Minority Member; Entenman; Slatter; Tarleton and Wylie.

MINORITY recommendation: Do not pass. Signed by Representatives Boehnke, Assistant Ranking Minority Member and Van Werven.

Referred to Committee on Appropriations.

February 4, 2020

HB 2416 Prime Sponsor, Representative Kilduff: Concerning disclosures of information and records related to forensic mental health services. Reported by Committee on Health Care & Wellness

MAJORITY recommendation: Do pass. Signed by Representatives Cody, Chair; Macri, Vice Chair; Schmick, Ranking Minority Member; Caldier, Assistant Ranking Minority Member; Chambers; Chopp; Davis; DeBolt; Harris; Maycumber; Riccelli; Robinson; Stonier; Thai and Tharinger.
HB 2427  Prime Sponsor, Representative Duerr: Tackling climate change as a goal of the growth management act. Reported by Committee on Environment & Energy

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Fitzgibbon, Chair; Lekanoff, Vice Chair; DeBolt, Ranking Minority Member; Doglio; Fey; Mead; Robinson and Shewmake.

MINORITY recommendation: Do not pass. Signed by Representatives Dye, Assistant Ranking Minority Member; Boehnke and Goehner.

Referred to Committee on Rules for second reading.

February 4, 2020

HB 2484  Prime Sponsor, Representative Van Werven: Concerning sunshine committee recommendations regarding juveniles. Reported by Committee on State Government & Tribal Relations

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Gregerson, Chair; Pelliccioti, Vice Chair; Goehner, Assistant Ranking Minority Member; Appleton; Dolan; Hudgins; Mosbrucker and Smith.

MINORITY recommendation: Without recommendation. Signed by Representative Walsh, Ranking Minority Member.

Referred to Committee on Rules for second reading.

February 4, 2020

HB 2485  Prime Sponsor, Representative Kloba: Concerning the collection, use, and disclosure of genetic data by direct-to-consumer genetic testing companies. Reported by Committee on Innovation, Technology & Economic Development

MAJORITY recommendation: Do pass. Signed by Representatives Hudgins, Chair; Kloba, Vice Chair; Smith, Ranking Minority Member; Boehnke, Assistant Ranking Minority Member; Entenman; Slatter; Tarleton; Van Werven and Wylie.

Referred to Committee on Rules for second reading.

February 5, 2020

HB 2512  Prime Sponsor, Representative Orwall: Concerning interest and penalty relief for qualified mobile home and manufactured home owners. Reported by Committee on Civil Rights & Judiciary

MAJORITY recommendation: Do pass. Signed by Representatives Kilduff, Chair; Thai, Vice Chair; Dufault, Assistant Ranking Minority Member; Goodman; Hansen; Kirby; Klippert; Orwall; Peterson; Rude; Valdez; Walen and Ybarra.

Referred to Committee on Rules for second reading.

February 4, 2020

HB 2528  Prime Sponsor, Representative Ramos: Recognizing the contributions of the state's forest products sector as part of the state's global climate response. Reported by Committee on Rural Development, Agriculture, & Natural Resources

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Blake, Chair; Shewmake, Vice Chair; Chandler, Ranking Minority Member; Dent, Assistant Ranking Minority Member; Chapman; Dye; Fitzgibbon; Kretz; Lekanoff; Orcutt; Pettigrew; Ramos; Schmick and Walsh.

Referred to Committee on Appropriations.

February 4, 2020

HB 2531  Prime Sponsor, Representative Caldier: Protecting patients from certain unsafe dental practices. Reported by Committee on Health Care & Wellness

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Cody, Chair; Macri, Vice Chair; Schmick, Ranking Minority Member; Caldier, Assistant Ranking Minority Member; Chambers; Chopp; Davis; DeBolt; Harris; Maycumber; Riccelli; Robinson; Stonier; Thai and Tharinger.

Referred to Committee on Rules for second reading.

February 4, 2020

HB 2617  Prime Sponsor, Representative Robinson: Concerning the lease or rental of surplus property of school districts. Reported by Committee on Education

MAJORITY recommendation: Do pass. Signed by Representatives Santos, Chair; Dolan, Vice Chair; Paul, Vice Chair; Steele, Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Volz, Assistant Ranking Minority Member; Bergquist;
MINORITY recommendation: Do not pass. Signed by Representatives Rude and Ybarra.


Referred to Committee on Rules for second reading.

February 4, 2020

HB 2621  Prime Sponsor, Representative Maycumber: Creating regulation exemptions for rural health clinics providing services in a designated home health shortage area. Reported by Committee on Health Care & Wellness

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Cody, Chair; Macri, Vice Chair; Schmick, Ranking Minority Member; Caldier, Assistant Ranking Minority Member; Chambers; Chopp; Davis; DeBolt; Harris; Maycumber; Riccelli; Robinson; Stonier; Thai and Tharinger.

Referred to Committee on Rules for second reading.

February 4, 2020

HB 2664  Prime Sponsor, Representative Lovick: Concerning sheriff's office qualifications. Reported by Committee on Public Safety

MAJORITY recommendation: Do pass. Signed by Representatives Appleton, 2nd Vice Chair; Goodman, Chair; Davis, Vice Chair; Klippert, Ranking Minority Member; Sutherland, Assistant Ranking Minority Member; Graham; Griffey; Lovick; Orwall; Pellicciotti and Pettigrew.

Referred to Committee on Rules for second reading.

February 4, 2020

HB 2677  Prime Sponsor, Representative Chopp: Sharing health insurance information to improve the coordination of benefits between health insurers and the health care authority. Reported by Committee on Health Care & Wellness

MAJORITY recommendation: Do pass. Signed by Representatives Cody, Chair; Macri, Vice Chair; Schmick, Ranking Minority Member; Caldier, Assistant Ranking Minority Member; Chambers; Chopp; Davis; DeBolt; Harris; Maycumber; Riccelli; Robinson; Stonier; Thai and Tharinger.

Referred to Committee on Rules for second reading.
MAJORITY recommendation: Do pass. Signed by Representatives Peterson, Chair; Kloba, Vice Chair; MacEwen, Ranking Minority Member; Blake; Kirby; Morgan; Ramel; Vick and Young.

MINORITY recommendation: Do not pass. Signed by Representative Chambers, Assistant Ranking Minority Member.


Referred to Committee on Appropriations.

February 5, 2020

HB 2762 Prime Sponsor, Representative Rude: Extending the peer support group testimonial privilege to include staff persons of the department of corrections. Reported by Committee on Civil Rights & Judicary

MAJORITY recommendation: Do pass. Signed by Representatives Kilduff, Chair; Thai, Vice Chair; Dufault, Assistant Ranking Minority Member; Goodman; Graham; Hansen; Kirby; Klippert; Orwall; Peterson; Rude; Valdez; Walen and Ybarra.

Referred to Committee on Rules for second reading.

February 4, 2020

HB 2768 Prime Sponsor, Representative Ramos: Concerning urban and community forestry. Reported by Committee on Rural Development, Agriculture, & Natural Resources

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Blake, Chair; Shewmake, Vice Chair; Dent, Assistant Ranking Minority Member; Chapman; Fitzgibbon; Kretz; Lekanoff; Pettigrew and Ramos.

MINORITY recommendation: Do not pass. Signed by Representatives Chandler, Ranking Minority Member; Dye; Orcutt; Schmick and Walsh.

Referred to Committee on Appropriations.

February 4, 2020

HB 2785 Prime Sponsor, Representative Lekanoff: Concerning the membership of the criminal justice training commission. Reported by Committee on Public Safety

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass.

Signed by Representatives Appleton, 2nd Vice Chair; Goodman, Chair; Davis, Vice Chair; Klippert, Ranking Minority Member; Sutherland, Assistant Ranking Minority Member; Graham; Griffey; Lovick; Orwall; Pellicciotti and Pettigrew.

Referred to Committee on Rules for second reading.

February 4, 2020

HB 2853 Prime Sponsor, Representative Harris: Promoting the effective and efficient administration of the Washington state charter school commission. Reported by Committee on Education

MAJORITY recommendation: Do pass. Signed by Representatives Santos, Chair; Dolan, Vice Chair; Paul, Vice Chair; Steele, Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Volz, Assistant Ranking Minority Member; Bergquist; Caldier; Callan; Corry; Harris; Rude; Thai; Valdez and Ybarra.


Referred to Committee on Rules for second reading.

February 4, 2020

HB 2856 Prime Sponsor, Representative Entenman: Concerning a moratorium on facial recognition technology. Reported by Committee on Innovation, Technology & Economic Development

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Hudgins, Chair; Kloba, Vice Chair; Smith, Ranking Minority Member; Boehnke, Assistant Ranking Minority Member; Entenman; Slatter; Tarleton; Van Werven and Wylie.

Referred to Committee on Rules for second reading.

February 4, 2020

There being no objection, the bills listed on the day’s committee reports under the fifth order of business were referred to the committees so designated.

POINT OF PERSONAL PRIVILEGE

Representative DeBolt: “Thank you Madam Speaker. I rise for a point of personal privilege. A couple things are happening very soon and I want to remind everybody that Valentine’s Day is coming and make sure you take care of your significant other or special person in your life. My special person is in the wings; my wife Amy is here today, and if you’re asking why I’m rising up to talk today, I have a story to share with everyone. These shoes, “props” sorry, these shoes were purchased when I was 29 years old and I...
was a newly elected member of the House of Representatives and an older member told me it’s very important that you have good shoes. So I went and I bought a very expensive pair, which was $100. Twenty-four years ago, that was a lot. And every three years, or two years, I would have to get them resoled, and I went to get them resoled last year and I dropped them off and I picked them up and he didn’t do anything to them. It was Jack’s shoe repair; you guys know it, use it, and he said “I can’t fix these anymore, they’re worn out.” And it was funny to me because it was at that moment I knew that it was time for me to retire. And sometimes you can do things in life that you have and you have a purpose, and it’s that simple little gesture that kind of tells you it’s time to go. And, I love this institution so much, and I love each and every one of you and I am so grateful to my constituents. And so, I won’t be seeking reelection. I will be with you till the end so it’s not like I’m walking off and leaving you, but I just wanted to do this on the floor because the floor’s been such a part of my life. I love this floor, I love the debates, I love being able to, Representative Chopp, we’ve had a lot of great times up there, and the one thing I would remind everybody is that it’s ok to disagree, and we can’t fall into the trap of today where if you disagree with me I hate you. We just remember, we disagree on this bill, we move to the next. And Madam Speaker, I’m so proud of you being up there, and you and I have had such a good past and I am looking forward to watching you in the future. So, thank you very much for today in allowing me to do this on the floor.

The Speaker called upon Representative Orwell to preside.

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

SECOND READING

ENGROSSED SUBSTITUTE SENATE BILL NO. 6492, by Senate Committee on Ways & Means (originally sponsored by Pedersen, Rolfes, Wilson and C.)

Addressing workforce education investment funding through business and occupation tax reform.

The bill was read the second time.

Representative Walsh moved the adoption of amendment (1066):

On page 3, line 38, after "(i)" insert "Except as provided in (g) of this subsection (2)."

On page 5, after line 36, insert the following:

"(g) Beginning July 1, 2021, the rate under (a)(i) of this subsection (2) must be reduced by an amount necessary to offset the estimated increase in general fund revenues for the 2019-2021 biennium but such reduction may not exceed 0.25 percent. For the purpose of this subsection, “estimated increase in general fund revenues” means the difference between general fund revenues reflected in the November 2020 revenue forecast and in the November 2019 revenue forecast for the 2019-2021 fiscal biennium. Beginning in the 2021-2023 biennium and each biennium thereafter, the state treasurer shall transfer from the general fund to the workforce education investment account an amount equal to the revenue reduction in the 2021-2023 biennium from the rate reduction under this subsection (2)(g), increased by the fiscal growth factor."

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

Representative Hansen spoke against the adoption of the amendment.

Amendment (1066) was not adopted.

Representative Caldier moved the adoption of amendment (1088):

On page 4, line 11, after "year," strike "and"
On page 4, line 15, after "2O.260(10)" insert ";

(D) The independent practice of general or specialized medicine or surgery by businesses comprised of one or more health practitioners having the degree of doctor of medicine or doctor of osteopathy. These practitioners operate private or group practices in their own offices or in the facilities of others, such as hospitals or health maintenance organization medical centers;

(E) Providing a range of outpatient services, such as family planning, diagnosis and treatment of mental health disorders and alcohol and other substance abuse, and other general or specialized outpatient care by businesses with medical staff;

(F) Medical and diagnostic laboratories, providing analytic or diagnostic services, including body fluid analysis and diagnostic imaging, generally to the medical profession or to the patient on referral from a health practitioner;

(G) The independent practice of general or specialized dentistry or dental surgery by businesses comprised of one or more health practitioners having the degree of doctor of dental medicine, doctor of dental surgery, or doctor of dental science. These practitioners operate private or group practices in their own offices or in the facilities of others, such as hospitals or health maintenance organization medical centers. They may provide either comprehensive preventive, cosmetic, or emergency care, or specialize in a single field of dentistry;

(H) The independent practice of general or specialized medicine or surgery, or general or specialized dentistry or dental surgery, by businesses comprised of one or more independent health practitioners, other than physicians and dentists; and

(I) Providing ambulatory health care services"

Representative Caldier and Caldier (again) spoke in favor of the adoption of the amendment.
Representatives Frame and Hansen spoke against the adoption of the amendment.

Amendment (1088) was not adopted.

Representative Klippert moved the adoption of amendment (1067):

)\)
On page 4, line 11, after "year;" strike "and"
On page 4, line 15, after "82.04.260(10)" insert "; and
(D) Oncologists and cancer care entities"

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

Representative Frame spoke against the adoption of the amendment.

Amendment (1067) was not adopted.

Representative Boehnke moved the adoption of amendment (1068):

)\)
On page 4, line 11, after "year;" strike "and"
On page 4, line 15, after "82.04.260(10)" insert "; and
(D) Any person engaged in providing infrastructure for hosting or data processing services"

Representatives Boehnke, Orcutt, Stokesbary, Ybarra, Kraft, Irwin and Shea spoke in favor of the adoption of the amendment.

Representative Springer spoke against the adoption of the amendment.

Amendment (1068) was not adopted.

Representative Walsh moved the adoption of amendment (1069):

)\)
On page 4, line 11, after "year;" strike "and"
On page 4, line 15, after "82.04.260(10)" insert "; and
(D) Amounts received by a health care provider for services performed on patients covered in whole, or in part, by Washington's medicaid health insurance program, including reimbursement from the program and any amounts collected from the patient as part of his or her cost-sharing obligation"

Representatives Schmick, Schmick (again) Caldier and Walsh spoke in favor of the adoption of the amendment.

Representative Sullivan spoke against the adoption of the amendment.

An electronic roll call was requested.

**ROLL CALL**

The Clerk called the roll on the adoption of amendment (1070) and the amendment was not adopted by the following vote: Yeas, 48; Nays, 48; Absent, 0; Excused, 2.

Voting yea: Representatives Barkis, Blake, Boehnke, Caldier, Callan, Chambers, Chandler, Corry, Dent, Dufault, Dye, Eslick, Gildon, Goehner, Graham, Griffey, Harris, Hoff, Irwin, Jenkin, Klippert, Kraft, Kretz, Leavitt, MacEwen, Maycumber, McCaslin, Mead, Mosbrucker, Orcutt, Paul, Rude, Schmick, Shea, Shewmake, Slatter, Smith, Steele, Stokesbary, Sutherland, Thai, Van Werven, Vick, Volz, Walsh, Wilcox, Ybarra and Young.


Excused: Representatives DeBolt and Dolan.

Amendment (1070) was not adopted.

Representative Gildon moved the adoption of amendment (1071):

)\)
On page 4, line 11, after "year;" strike "and"
Representatives Gildon, Irwin, Dufault and Boehnke spoke in favor of the adoption of the amendment.

Representative Tarleton spoke against the adoption of the amendment.

Amendment (1071) was not adopted.

Representative Orcutt moved the adoption of amendment (1072):

(D) Any business owned by a veteran

Representatives Orcutt, Van Werven, Caldier, Smith and Caldier (again) spoke in favor of the adoption of the amendment.

Representatives Sullivan and Robinson spoke against the adoption of the amendment.

Amendment (1072) was not adopted.

Representative Graham moved the adoption of amendment (1073):

(D) Dental services

Representative Caldier and Caldier (again) spoke in favor of the adoption of the amendment.

Representative Macri spoke against the adoption of the amendment.

Amendment (1074) was not adopted.

Representative Harris moved the adoption of amendment (1075):

(D) Establishments engaged in retailing prescription or nonprescription drugs and medicines such as pharmacies and drug stores

Representatives Harris, Irwin, Orcutt and Schmick spoke in favor of the adoption of the amendment.

Representative Springer spoke against the adoption of the amendment.

Amendment (1075) was not adopted.

Representative Orcutt moved the adoption of amendment (1076):

(D) Forestry and logging services

Representatives Orcutt, Shea and Orcutt (again) spoke in favor of the adoption of the amendment.

Representative Tarleton spoke against the adoption of the amendment.

Amendment (1076) was not adopted.

The Speaker (Representative Orwell presiding) called upon Representative Lovick to preside.

Representative Jenkin moved the adoption of amendment (1077):

(D) Commercial hauling services

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

Representative Tarleton spoke against the adoption of the amendment.

MOTION

On motion of Representative Jenkin, Representative Wilcox was excused.

Amendment (1073) was not adopted.

Representative Caldier moved the adoption of amendment (1074):

On page 4, line 11, after "year," strike "and"

On page 4, line 15, after "82.04.260(10)" insert "; and"

(D) Commercial hauling services

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

Representative Tarleton spoke against the adoption of the amendment.

Amendment (1074) was not adopted.
Representatives Jenkin and Chambers spoke in favor of the adoption of the amendment.

Representative Frame spoke against the adoption of the amendment. Amendment (1077) was not adopted.

Representative Harris moved the adoption of amendment (1078):

On page 4, line 11, after "year;" strike "and"
On page 4, line 15, after "82.04.260(10)" insert "; and
(D) Mental health providers"

Representatives Harris, Walsh and Smith spoke in favor of the adoption of the amendment.

Representative Frame spoke against the adoption of the amendment.

An electronic roll call was requested.

ROLL CALL

The Clerk called the roll on the adoption of amendment (1078) and the amendment was not adopted by the following vote: Yeas, 45; Nays, 52; Absent, 0; Excused, 1.

Voting yea: Representatives Barkis, Blake, Bohneke, Caldier, Callan, Chambers, Chandler, Corry, DeBolt, Dent, Dufault, Dye, Eslick, Gildon, Goehner, Graham, Griffey, Harris, Hoff, Irwin, Jenkin, Klippert, Kraft, Kretz, MacEwen, Maycumber, McCaslin, Mead, Mosbrucker, Orcutt, Rude, Schmick, Shea, Shewmake, Slater, Smith, Steele, Stokesbary, Sutherland, Van Werven, Vick, Volz, Walsh, Ybarra and Young.


Excused: Representative Wilcox.

Representative Volz moved the adoption of amendment (1079):

On page 4, line 11, after "year;" strike "and"
On page 4, line 15, after "82.04.260(10)" insert "; and
(D) Motor vehicle and parts dealers"

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

Representative Tarleton spoke against the adoption of the amendment.

Amendment (1079) was not adopted.

Representative Chambers moved the adoption of amendment (1080):

On page 4, line 11, after "year;" strike "and"
On page 4, line 15, after "82.04.260(10)" insert "; and
(D) Nursing and residential care facilities"

Representatives Chambers, Gildon, Corry, Caldier, Orcutt and Walsh spoke in favor of the adoption of the amendment.

Representative Macri spoke against the adoption of the amendment.

MOTION

On motion of Representative Jenkin, Representative Boehneke was excused.

Amendment (1080) was not adopted.

Representative Barkis moved the adoption of amendment (1081):

On page 4, line 11, after "year;" strike "and"
On page 4, line 15, after "82.04.260(10)" insert "; and
(D) Physician's offices, outpatient care centers, medical and diagnostic laboratories, dentist's offices, offices of other health practitioners, and other ambulatory health care services performed in a rural underserved area. For the purposes of this subsection, "rural underserved area" has the same meaning as in RCW 28B.99.010"

Representatives Barkis, Schmick and Vick spoke in favor of the adoption of the amendment.

Representative Hansen spoke against the adoption of the amendment.

An electronic roll call was requested.

ROLL CALL

The Clerk called the roll on the adoption of amendment (1081) and the amendment was not adopted by the following vote: Yeas, 44; Nays, 52; Absent, 0; Excused, 2.

Voting yea: Representatives Barkis, Blake, Caldier, Chambers, Chandler, Corry, DeBolt, Dent, Dufault, Dye,
Representative Goehner moved the adoption of amendment (1082):

) On page 4, line 11, after "year;" strike "and"
On page 4, line 15, after "82.04.260(10)" insert "; and
(D) Providing veterinary services"

Representatives Goehner and Caldier spoke in favor of the adoption of the amendment.

Representative Hansen spoke against the adoption of the amendment.

Amendment (1082) was not adopted.

Representative Mosbrucker moved the adoption of amendment (1083):

) On page 4, line 11, after "year;" strike "and"
On page 4, line 15, after "82.04.260(10)" insert "; and
(D) Providers that give counseling and treatment to domestic violence victims"

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

Representative Frame spoke against the adoption of the amendment.

Amendment (1083) was not adopted.

Representative Hoff moved the adoption of amendment (1084):

) On page 4, line 11, after "year;" strike "and"
On page 4, line 15, after "82.04.260(10)" insert "; and
(D) Substance use disorder treatment providers"

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

Representative Hansen spoke against the adoption of the amendment.

Amendment (1084) was not adopted.

Representative Caldier moved the adoption of amendment (1085):

) On page 4, line 11, after "year;" strike "and"
On page 4, line 15, after "82.04.260(10)" insert "; and
(D) Optometrists"

Representative Caldier and Caldier (again) spoke in favor of the adoption of the amendment.

Representative Hansen spoke against the adoption of the amendment.

Amendment (1085) was not adopted.

Representative Eslick moved the adoption of amendment (1086):

) On page 4, line 11, after "year;" strike "and"
On page 4, line 15, after "82.04.260(10)" insert "; and
(D) Ophthalmology services"

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

Representative Frame spoke against the adoption of the amendment.

Amendment (1086) was not adopted.

Representative Corry moved the adoption of amendment (1087):

) On page 4, line 11, after "year;" strike "and"
On page 4, line 15, after "82.04.260(10)" insert "; and
(D) Waste management and remediation services"

Representatives Corry, Corry (again) Orcutt, Walsh and Ybarra spoke in favor of the adoption of the amendment.

Representative Hansen spoke against the adoption of the amendment.
Amendment (1087) was not adopted.

Representative Young moved the adoption of amendment (1093):

) On page 4, line 11, after "year;" strike "and"
On page 4, line 15, after "82.04.260(10)" insert "; and
(D) A person primarily engaged in architectural, engineering, and related services, such as drafting services, building inspection services, geophysical surveying and mapping services, surveying and mapping, except geophysical services and testing services, who was contracted for those business activities for work on at least two affordable housing projects during the relevant tax year"

Representatives Young and Walsh spoke in favor of the adoption of the amendment.

Representative Springer spoke against the adoption of the amendment.

Amendment (1093) was not adopted.

Representative Young moved the adoption of amendment (1094):

) On page 4, line 11, after "year;" strike "and"
On page 4, line 15, after "82.04.260(10)" insert "; and
(D) A person primarily engaged in architectural, engineering, and related services, such as drafting services, building inspection services, geophysical surveying and mapping services, surveying and mapping, except geophysical services and testing services, who was contracted for those business activities for work on at least two affordable housing projects during the relevant tax year"

Representatives Young, Irwin, Caldier and Smith spoke in favor of the adoption of the amendment.

Representative Frame spoke against the adoption of the amendment.

Amendment (1094) was not adopted.

Representative Young moved the adoption of amendment (1095):

) On page 4, line 11, after "year;" strike "and"
On page 4, line 15, after "82.04.260(10)" insert "; and
(D) Any person for whom fifty-one percent or more of their cumulative gross amount reportable under this chapter during the entire current or immediately preceding calendar year is from medicaid payments"

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

Representative Frame spoke against the adoption of the amendment.

An electronic roll call was requested.

ROLL CALL

The Clerk called the roll on the adoption of amendment (1095) and the amendment was not adopted by the following vote: Yeas, 45; Nays, 51; Absent, 0; Excused, 2.

Voting yea: Representatives Barkis, Blake, Caldier, Callan, Chambers, Chandler, Corry, DeBolt, Dent, Dufault, Dye, Estlick, Gildon, Goehner, Graham, Griffey, Harris, Hoff, Irwin, Jenkin, Klippert, Kraft, Kretz, MacEwen, McCumby, McCaslin, Mead, Mosbrucker, Orcutt, Paul, Rude, Schmick, Shea, Shewmake, Slatter, Smith, Steele, Stokesbary, Sutherland, Van Werven, Vick, Volz, Walsh, Ybarra and Young.


Excused: Representatives Boehnke and Wilcox.

Representative Kraft moved the adoption of amendment (1099):

) On page 4, line 11, after "year;" strike "and"
On page 4, line 15, after "82.04.260(10)" insert "; and
(D) Lawyers who perform more than ten percent pro bono hours when measured against their total hours"

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

Representative Hansen spoke against the adoption of the amendment.

Amendment (1099) was not adopted.

Representative Stokesbary moved the adoption of amendment (1100):

) Beginning on page 1, line 6, strike sections 1 through 3
Renumber the remaining sections consecutively and correct any internal references accordingly.

On page 15, line 29, after "82.04.290(2)" insert "and 82.04.2907"

On page 15, line 30, strike ",1.22" and insert ",1.5"
On page 18, beginning on line 9, strike sections 7 through 9 and insert the following:

"NEW SECTION, Sec. 5.4. This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect immediately.

NEW SECTION, Sec. 5.5. Section 1 of this act applies both prospectively and retrospectively to January 1, 2020."

Correct the title.

Representatives Stokesbary, Orcutt, and Walsh spoke in favor of the adoption of the amendment.

Representative Hansen spoke against the adoption of the amendment.

Amendment (1100) was not adopted.

Representative DeBolt moved the adoption of amendment (1092):

( )

On page 1, line 18, after "82.04.299" strike "or subject to the tax rate under RCW 82.04.290(2)(a)(i)"

On page 2, beginning on line 21, after "82.04.299" strike all material through "82.04.290(2)(a)(i)" on line 22

Beginning on page 3, line 9, strike all of sections 2 and 3

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

Beginning on page 15, line 13, after "imposed on" strike all material through "January 1, 2022")" on page 18, line 2, and insert "((select advanced computing businesses as follows):

(i) For an affiliated group that has worldwide gross revenue of more than twenty-five billion dollars, but not more than one hundred billion dollars, during the entire current or immediately preceding calendar year, the surcharge is equal to the total amount of tax payable by each member of the affiliated group on all business activities taxed under RCW 82.04.290(2), before application of any tax credits, multiplied by the rate of thirty-three and one-third percent.

(ii) For an affiliated group that has worldwide gross revenue of more than one hundred billion dollars during the entire current or immediately preceding calendar year, the surcharge is equal to the total amount of tax payable by each member of the affiliated group on all business activities taxed under RCW 82.04.290(2), before application of any tax credits, multiplied by the rate of sixty-six and two-thirds percent.

(b) In no case will the combined surcharge imposed under this subsection (4) paid by all members of an affiliated group be less than four million dollars or more than seven million dollars annually.

(c) For persons subject to the surcharge imposed under this subsection (4) that report under one or more tax classifications, the surcharge applies only to business activities taxed under RCW 82.04.290(2).

(d) The surcharge imposed under this subsection (4) must be reported and paid in a manner and frequency as required by the department.

(e) To aid in the effective administration of the surcharge in this subsection (4), the department may require persons believed to be engaging in advanced computing or affiliated with a person believed to be engaging in advanced computing to disclose whether they are a member of an affiliated group and, if so, to identify all other members of the affiliated group subject to the surcharge. If the department determines that a person, with intent to evade the surcharge under this subsection (4), failed to fully comply with subsection (3)(e), the seven million dollar limitation in (b) of this subsection (4) does not apply to the person's affiliated group.

(f) For the purposes of this subsection (4), the following definitions apply:

(i) "Advanced computing" means designing or developing computer software or computer hardware, whether directly or indirectly, through intermediaries, including modifications to computer software or computer hardware, cloud computing services, or operating an online marketplace, an online search engine, or online social networking platform;

(ii) "Affiliate" and "affiliated" means a person that directly or indirectly, through one or more intermediaries, controls, is controlled by, or is under common control with another person;

(iii) "Affiliated group" means a group of two or more persons that are affiliated with each other;

(iv) "Cloud computing services" means on-demand delivery of computing resources, such as networks, servers, storage, applications, and services, over the internet;

(v) "Control" means the possession, directly or indirectly, of more than fifty percent of the power to direct or cause the direction of the management and policies of a person, whether through the ownership of voting shares, by contract, or otherwise; and

(vi) "Select advanced computing business" means a person who is a member of an affiliated group with at least one member of the affiliated group engaging in the business of advanced computing, and the affiliated group has worldwide gross revenue of more than twenty-five billion dollars during the entire current or immediately preceding calendar year. A person who is primarily engaged within this state in the provision of commercial mobile service, as that term is defined in 47 U.S.C. Sec. 332(11), shall not be considered a select advanced computing business. A person who is primarily engaged in this state in the operation and provision of access to transmission facilities and
infrastructure that the person owns or leases for the transmission of voice, data, text, sound, and video using wired telecommunications networks shall not be considered a select advanced computing business.

(5) The workforce education investment surcharges under this section do not apply to any hospital as defined in RCW 70.41.020, including any hospital that comes within the scope of chapter 71.12 RCW if the hospital is also licensed under chapter 70.41 RCW.

(6) Revenues from the surcharges under this section must be deposited directly into the workforce education investment account established in RCW 43.79.195.

(7) The department has the authority to determine through an audit or other investigation whether a person is subject to the surcharges imposed in this section. The department's determination that a person is subject to the surcharge is presumed to be correct unless the person shows by clear, cogent, and convincing evidence that the department's determination was incorrect. The increased evidentiary standard under this subsection (7) does not apply after January 1, 2022) specified persons.

(b) The surcharge is equal to the greater of:

(i) The gross income of the person subject to the tax under RCW 82.04.290, multiplied by a rate of two and one-half percent; or

(ii) Three hundred million dollars per year.

(2) For the purposes of this section, "specified person" means any person for whom all of the following apply:

(a) The person has been registered with the department for at least thirty-seven years;

(b) At any time after the effective date of this section, the combined employment in this state of the person exceeds forty thousand full-time and part-time employees, based on data reported to the employment security department; and

(c) The business activities of the person primarily include the development, sales, and licensing of computer software and services.

(3) Revenues must be deposited directly into the workforce education investment account established in RCW 43.79.195.

(4) The department has the authority to determine through an audit or other investigation whether a person is subject to the surcharge imposed in this section. The department's determination is presumed to be correct unless the person shows by clear, cogent, and convincing evidence that the department's determination is incorrect."

On page 18, line 13, after "(2)" strike all material through "are" and insert "Section 1 of this act is"

On page 18, line 16, after "and" strike "take" and insert "takes"

On page 18, beginning on line 19, strike all of section 9

Correct the title.

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

Representative Springer spoke against the adoption of the amendment.

Amendment (1092) was not adopted.

Representative Stokesbary moved the adoption of amendment (1096):

)"

On page 15, line 11, after "after" strike "((January)) April" and insert "January"

On page 15, line 11, after "1," strike "2020" and insert "((2020)) 2021"

On page 18, after line 2, insert the following:

"Sec. 5. RCW 82.04.299 and 2019 c 406 s 74 are each amended to read as follows:

The legislature intends to secure additional revenue via surcharges targeted towards certain industries including select advanced computing businesses.

The legislature intends the provisions of chapter 406, Laws of 2019 to be applied broadly in favor of application of the surcharges. To achieve this intent, any provision within chapter 406, Laws of 2019 that is deemed to be ambiguous by a court of competent jurisdiction, the board of tax appeals, or any other judicial or administrative body, should be construed in favor of application of the surcharges. The rule of statutory construction in favor of the application of the surcharge under this paragraph does not apply on or after January 1, 2022.

(1)(a) Beginning with business activities occurring on or after January 1, 2020, in addition to the taxes imposed under RCW 82.04.290(2), a workforce education investment surcharge is imposed on specified persons. The surcharge is equal to the total amount of tax payable by the person on business activities taxed under RCW 82.04.290(2), before application of any tax credits, multiplied by the rate of ((twenty)) sixteen and seven-tenths of one percent.

(b) For specified persons who report under one or more tax classifications, this surcharge applies only to business activities taxed under RCW 82.04.290(2).

(c) The surcharge imposed under this subsection (1) must be reported and paid in a manner and frequency as required by the department.

(2) For the purposes of this section, "specified person" means a person who is not subject to the surcharge under subsection (4) of this section and who is primarily engaged within this state in any combination of the following activities:

(a) Computer software publishing or publishing and reproduction. Establishments in this industry carry out operations necessary for producing and distributing computer software, such as designing, providing documentation, assisting in installation, and providing
support services to software purchasers. These establishments may design, develop, and publish, or publish only. These establishments may publish and distribute software remotely through subscriptions and downloads;

(b) Conducting original investigation undertaken on a systematic basis to gain new knowledge or the application of research findings or other scientific knowledge for the creation of new or significantly improved products or processes. Techniques may include modeling and simulation. The industries within this industry group are defined on the basis of the domain of research and on scientific expertise of the establishment;

(c) Putting capital at risk in the process of underwriting securities issues or in making markets for securities and commodities and those acting as agents or brokers between buyers and sellers of securities and commodities, usually charging a commission;

(d) Providing expertise in the field of information technologies through one or more of the following activities: (i) Writing, modifying, testing, and supporting computer software to meet the needs of a particular customer; (ii) planning and designing computer systems that integrate computer hardware, computer software, and communication technologies; (iii) on-site management and operation of clients' computer systems and data processing facilities; or (iv) other professional and technical computer-related advice and services;

(e) Performing central banking functions, such as issuing currency, managing the nation's money supply and international reserves, holding deposits that represent the reserves of other banks and other central banks, and acting as a fiscal agent for the central government;

(f)(i) Purchasing access and network capacity from owners and operators of telecommunications networks and reselling wired and wireless telecommunications services, except satellite, to businesses and households; (ii) providing specialized telecommunications services, such as satellite tracking, communications telemetry, and radar station operation; (iii) providing satellite terminal stations and associated facilities connected with one or more terrestrial systems and capable of transmitting telecommunications to, and receiving telecommunications from, satellite systems; or (iv) providing internet access services or voice over internet protocol services via client-supplied telecommunications connections. Establishments in this industry do not operate as telecommunications carriers. Mobile virtual network operators are included in this industry;

(g)(i) Acting as principals in buying or selling financial contracts, except investment bankers, securities dealers, and commodity contracts dealers; (ii) acting as agents or brokers, except securities brokers and commodity contracts brokers, in buying or selling financial contracts; or (iii) providing other investment services except securities and commodity exchanges, such as portfolio management, investment advice, and trust, fiduciary, and custody services;

(h) Supplying information, such as news reports, articles, pictures, and features, to the news media. This industry comprises establishments primarily engaged in providing library or archive services. These establishments are engaged in maintaining collections of documents and facilitating the use of these documents as required to meet the informational, research, educational, or recreational needs of their user. These establishments may also acquire, research, store, preserve, and generally make accessible to the public historical documents, photographs, maps, audio material, audiovisual material, and other archival material of historical interest. All or portions of these collections may be accessible electronically. This industry comprises establishments engaged in: (i) Publishing and broadcasting content on the internet exclusively; or (ii) operating web sites that use a search engine to generate and maintain extensive databases of internet addresses and content in an easily searchable format, known as web search portals. The publishing and broadcasting establishments in this industry do not provide traditional versions of the content they publish or broadcast. They provide textual, audio, or video content of general or specific interest on the internet exclusively. Establishments known as web search portals often provide additional internet services, such as email, connections to other web sites, auctions, news, and other limited content, and serve as a home base for internet users. This industry comprises establishments primarily engaged in providing other information services, except news syndicates, libraries, archives, internet publishing and broadcasting, and web search portals;

(i) Architectural, engineering, and related services, such as drafting services, building inspection services, geophysical surveying and mapping services, surveying and mapping, except geophysical services and testing services;

(j) Retailing all types of merchandise using nonstore means, such as catalogs, toll-free telephone numbers, electronic media, such as interactive television or the internet, or selling directly to consumers in a nonretail, physical environment. Included in this industry are establishments primarily engaged in retailing from catalog showrooms of mail-order houses;

(k) Providing advice and assistance to businesses and other organizations on management, environmental, scientific, and technical issues;

(l) Providing infrastructure for hosting or data processing services. These establishments may provide specialized hosting activities, such as web hosting, streaming services, or application hosting, or they may provide general time-share mainframe facilities to clients. Data processing establishments provide complete processing and specialized reports from data supplied by clients or provide automated data processing and data entry services;

(m) Facilitating credit intermediation by performing activities, such as arranging loans by bringing borrowers and lenders together and clearing checks and credit card transactions;

(n) Offering legal services, such as those offered by offices of lawyers, offices of notaries, and title abstract and settlement offices, and paralegal services;
(o) Operating or providing access to transmission facilities and infrastructure that they own or lease for the transmission of voice, data, text, sound, and video using wired telecommunications networks. Transmission facilities may be based on a single technology or a combination of technologies. Establishments in this industry use the wired telecommunications network facilities that they operate to provide a variety of services, such as wired telephony services, including voice over internet protocol services, wired audio and video programming distribution, and wired broadband internet services. By exception, establishments providing satellite television distribution services using facilities and infrastructure that they operate are included in this industry;

(p) Providing telecommunications services to other establishments in the telecommunications and broadcasting industries by forwarding and receiving communications signals via a system of satellites or reselling satellite telecommunications;

(q) Operating and maintaining switching and transmission facilities to provide communications via the airwaves. Establishments in this industry have spectrum licenses and provide services using that spectrum, such as cellular phone services, paging services, wireless internet access, and wireless video services;

(r) Extending credit or lending funds raised by credit market borrowing, such as issuing commercial paper or other debt instruments or by borrowing from other financial intermediaries;

(s) Underwriting annuities and insurance policies and investing premiums to build up a portfolio of financial assets to be used against future claims. Direct insurance carriers are establishments that are primarily engaged in initially underwriting and assuming the risk of annuities and insurance policies. Reinsurance carriers are establishments that are primarily engaged in assuming all or part of the risk associated with an existing insurance policy originally underwritten by another insurance carrier. Industries are defined in terms of the type of risk being insured against, such as death, loss of employment because of age or disability, or property damage. Contributions and premiums are set on the basis of actuarial calculations of probable payouts based on risk factors from experience tables and expected investment returns on reserves;

(t) Merchant wholesale distribution of photographic equipment and supplies and office, computer, and computer peripheral equipment and medical, dental, hospital, ophthalmic, and other commercial and professional equipment and supplies;

(u) Operating studios and facilities for the broadcasting of programs on a subscription or fee basis. The broadcast programming is typically narrowcast in nature. These establishments produce programming in their own facilities or acquire programming from external sources. The programming material is usually delivered to a third party, such as cable systems or direct-to-home satellite systems, for transmission to viewers;

(v) Publishing newspapers, magazines, other periodicals, books, directories and mailing lists, and other works, such as calendars, greeting cards, and maps. These works are characterized by the intellectual creativity required in their development and are usually protected by copyright. Publishers distribute or arrange for the distribution of these works. Publishing establishments may create the works in-house, or contract for, purchase, or compile works that were originally created by others. These works may be published in one or more formats, such as print or electronic form, including proprietary electronic networks. Establishments in this industry may print, reproduce, or offer direct access to the works themselves or may arrange with others to carry out such functions. Establishments that both print and publish may fill excess capacity with commercial or job printing. However, the publishing activity is still considered to be the primary activity of these establishments;

(w) Generating, transmitting, or distributing electric power. Establishments in this industry group may perform one or more of the following activities: (i) Operate generation facilities that produce electric energy; (ii) operate transmission systems that convey the electricity from the generation facility to the distribution system; or (iii) operate distribution systems that convey electric power received from the generation facility or the transmission system to the final consumer;

(x) Providing specialized design services including interior design, industrial design, graphic design, and others, but not including architectural, engineering, and computer systems design;

(y) Assigning rights to assets, such as patents, trademarks, brand names, or franchise agreements, for which a royalty payment or licensing fee is paid to the asset holder;

(z) Acting as agents in selling annuities and insurance policies or providing other employee benefits and insurance related services, such as claims adjustment and third-party administration;

(aa) Business-to-business electronic markets that bring together buyers and sellers of goods using the internet or other electronic means and generally receive a commission or fee for the service. Business-to-business electronic markets for durable and nondurable goods are included in this industry. This industry comprises wholesale trade agents and brokers acting on behalf of buyers or sellers in the wholesale distribution of goods. Agents and brokers do not take title to the goods being sold but rather receive a commission or fee for their service. Agents and brokers for all durable and nondurable goods are included in this industry;

(bb) Accepting deposits or share deposits and in lending funds from these deposits. Within this group, industries are defined on the basis of differences in the types of deposit liabilities assumed and in the nature of the credit extended;

(cc)(i) Manufacturing complete aircraft, missiles, or space vehicles; (ii) manufacturing aerospace engines, propulsion units, auxiliary equipment or parts; (iii)
developing and making prototypes of aerospace products; (iv) aircraft conversion; or (v) complete aircraft or propulsion systems overhaul and rebuilding;

(dd) Advertising, public relations, and related services, such as media buying, independent media representation, outdoor advertising, direct mail advertising, advertising material distribution services, and other services related to advertising;

(ee) Providing services, such as auditing of accounting records, designing accounting systems, preparing financial statements, developing budgets, preparing tax returns, processing payrolls, bookkeeping, and billing;

(ff) The independent practice of general or specialized medicine or surgery by businesses comprised of one or more health practitioners having the degree of doctor of medicine or doctor of osteopathy. These practitioners operate private or group practices in their own offices or in the facilities of others, such as hospitals or health maintenance organization medical centers;

(gg) Providing a range of outpatient services, such as family planning, diagnosis and treatment of mental health disorders and alcohol and other substance abuse, and other general or specialized outpatient care by businesses with medical staff;

(hh) Pooling securities or other assets, except insurance and employee benefit funds, on behalf of shareholders, unit holders, or beneficiaries, by legal entities such as investment pools or funds;

(ii) Promoting the interests of an organization's members, except religious organizations, social advocacy organizations, and civic and social organizations. Examples of establishments in this industry are business associations, professional organizations, labor unions, and political organizations;

(jj) Holding the securities of or other equity interests in companies and enterprises for the purpose of owning a controlling interest or influencing management decisions or businesses that administer, oversee, and manage other establishments of the company or enterprise and that normally undertake the strategic or organizational planning and decision-making role of the company or enterprise. Establishments that administer, oversee, and manage may hold the securities of the company or enterprise;

(kk) For medical and diagnostic laboratories, providing analytic or diagnostic services, including body fluid analysis and diagnostic imaging, generally to the medical profession or to the patient on referral from a health practitioner;

(ll) Serving as offices of chief executives and their advisory committees and commissions. This industry includes offices of the president, governors, and mayors, in addition to executive advisory commissions. This industry comprises government establishments serving as legislative bodies and their advisory committees and commissions. Included in this industry are legislative bodies, such as congress, state legislatures, and advisory and study legislative commissions. This industry comprises government establishments primarily engaged in public finance, taxation, and monetary policy. Included are financial administration activities, such as monetary policy, tax administration and collection, custody and disbursement of funds, debt and investment administration, auditing activities, and government employee retirement trust fund administration. This industry comprises government establishments serving as councils and boards of commissioners or supervisors and such bodies where the chief executive is a member of the legislative body itself. This industry comprises American Indian and Alaska Native governing bodies. Establishments in this industry perform legislative, judicial, and administrative functions for their American Indian and Alaska Native lands. Included in this industry are American Indian and Alaska Native councils, courts, and law enforcement bodies. This industry comprises government establishments primarily engaged in providing general support for government. Such support services include personnel services, election boards, and other general government support establishments that are not classified elsewhere in public administration;

(mm) Providing a range of office administrative services, such as financial planning, billing and recordkeeping, personnel, and physical distribution and logistics, for others on a contract or fee basis. These establishments do not provide operating staff to carry out the complete operations of a business;

(nn) Providing professional, scientific, or technical services including marketing research, public opinion polling, photographic services, translation and interpretation services, and veterinary services. This category does not include legal services, accounting, tax preparation, bookkeeping, architectural, engineering, and related services, specialized design services, computer systems design, management, scientific and technical consulting services, scientific research and development services, or advertising services;

(oo) The independent practice of general or specialized dentistry or dental surgery by businesses comprised of one or more health practitioners having the degree of doctor of dental medicine, doctor of dental surgery, or doctor of dental science. These practitioners operate private or group practices in their own offices or in the facilities of others, such as hospitals or health maintenance organization medical centers. They may provide either comprehensive preventive, cosmetic, or emergency care, or specialize in a single field of dentistry;

(pp) The independent practice of general or specialized medicine or surgery, or general or specialized dentistry or dental surgery, by businesses comprised of one or more independent health practitioners, other than physicians and dentists;

(qq) Providing ambulatory health care services.

(3)(a)(i) For the purposes of this section, a person is primarily engaged within this state in any combination of the activities described in subsection (2) of this section if more than fifty percent of the person's cumulative gross amount reportable under this chapter during the entire current or immediately preceding calendar year was generated from
engaging in any one or more of the activities described in subsection (2) of this section. For purposes of this subsection, "gross amount reportable" means the total value of products, gross proceeds of sales, and gross income of the business, reportable to the department before application of any tax deductions.

(ii) If a person was not primarily engaged within this state in any combination of the activities described in subsection (2) of this section during the immediately preceding year, and the person is unsure whether the person will be subject to the workforce investment surcharge for the current calendar year until the close of the current calendar year, the person must, if necessary, file corrected returns with the department of revenue to pay any additional tax due under this section for the current calendar year. Payment of additional tax, along with corrected returns, is due and payable when the person's last return for the calendar year during which the tax liability accrued is due and payable. Additional tax due under this section is subject to penalties and interest as provided under chapter 82.32 RCW only if the tax is not paid in full by the date due as provided in this subsection (3)(a)(ii).

(b) The entire amount of gross income of the business received by a person pursuant to a contract under which the person is obligated to perform any activity described under subsection (2) of this section is deemed to be generated from engaging in any one or more of the activities described in subsection (2) of this section.

(4)(a) Beginning with business activities occurring on or after January 1, 2020, in addition to the taxes imposed under RCW 82.04.290(2), a workforce education investment surcharge is imposed on select advanced computing businesses as follows:

(i) For an affiliated group that has worldwide gross revenue of more than twenty-five billion dollars, but not more than one hundred billion dollars, during the entire current or immediately preceding calendar year, the surcharge is equal to the total amount of tax payable by each member of the affiliated group on all business activities taxed under RCW 82.04.290(2), before application of any tax credits, multiplied by the rate of thirty-three and one-third percent.

(ii) For an affiliated group that has worldwide gross revenue of more than one hundred billion dollars during the entire current or immediately preceding calendar year, the surcharge is equal to the total amount of tax payable by each member of the affiliated group on all business activities taxed under RCW 82.04.290(2), before application of any tax credits, multiplied by the rate of sixty-six and two-thirds percent.

(b) In no case will the combined surcharge imposed under this subsection (4) paid by all members of an affiliated group be less than four million dollars or more than seven million dollars annually.

(c) For persons subject to the surcharge imposed under this subsection (4) that report under one or more tax classifications, the surcharge applies only to business activities taxed under RCW 82.04.290(2).

(d) The surcharge imposed under this subsection (4) must be reported and paid in a manner and frequency as required by the department.

(e) To aid in the effective administration of the surcharge in this subsection (4), the department may require persons believed to be engaging in advanced computing or affiliated with a person believed to be engaging in advanced computing to disclose whether they are a member of an affiliated group and, if so, to identify all other members of the affiliated group on the surcharge. If the department determines that a person, with intent to evade the surcharge under this subsection (4), failed to fully comply with this subsection (4)(e), the seven million dollar limitation in (b) of this subsection (4) does not apply to the person's affiliated group.

(f) For the purposes of this subsection (4) the following definitions apply:

(i) "Advanced computing" means designing or developing computer software or computer hardware, whether directly or contracting with another person, including modifications to computer software or computer hardware, cloud computing services, or operating an online marketplace, an online search engine, or online social networking platform;

(ii) "Affiliate" and "affiliated" means a person that directly or indirectly, through one or more intermediaries, controls, is controlled by, or is under common control with another person;

(iii) "Affiliated group" means a group of two or more persons that are affiliated with each other;

(iv) "Cloud computing services" means on-demand delivery of computing resources, such as networks, servers, storage, applications, and services, over the internet;

(v) "Control" means the possession, directly or indirectly, of more than fifty percent of the power to direct or cause the direction of the management and policies of a person, whether through the ownership of voting shares, by contract, or otherwise; and

(vi) "Select advanced computing business" means a person who is a member of an affiliated group with at least one member of the affiliated group engaging in the business of advanced computing, and the affiliated group has worldwide gross revenue of more than twenty-five billion dollars during the current or immediately preceding calendar year. A person who is primarily engaged within this state in the provision of commercial mobile service, as that term is defined in 47 U.S.C. Sec. 332(d)(1), shall not be considered a select advanced computing business. A person who is primarily engaged in this state in the operation and provision of access to transmission facilities and infrastructure that the person owns or leases for the transmission of voice, data, text, sound, and video using wired telecommunications networks shall not be considered a select advanced computing business.

(5) The workforce education investment surcharges under this section do not apply to any hospital as defined in RCW 70.41.020, including any hospital that comes within
the scope of chapter 71.12 RCW if the hospital is also licensed under chapter 70.41 RCW.

(6) Revenues from the surcharges under this section must be deposited directly into the workforce education investment account established in RCW 43.79.195.

(7) The department has the authority to determine through an audit or other investigation whether a person is subject to the surcharges imposed in this section. The department's determination that a person is subject to the surcharge is presumed to be correct unless the person shows by clear, cogent, and convincing evidence that the department's determination was incorrect. The increased evidentiary standard under this subsection (7) does not apply after January 1, 2022.

NEW SECTION. Sec. 6. Section 5 of this act expires January 1, 2021."

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

On page 18, beginning on line 9, strike all of section 7 and insert the following:

"NEW SECTION. Sec. 7. (1) Sections 1 through 4 of this act take effect January 1, 2021.

(2) Section 5 of this act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect immediately."

On page 18, line 17, after "Section" strike "4" and insert "5".

On page 18, line 21, after "after" strike "April 1, 2020" and insert "January 1, 2021"

Correct the title.

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

Representative Hansen spoke against the adoption of the amendment.

Amendment (1096) was not adopted.

Representative Gildon moved the adoption of amendment (1097):

) On page 18, after line 2, insert the following:

"Sec. 7.5. RCW 28B.92.200 and 2019 c 406 s 19 are each amended to read as follows:

(1) The Washington college grant program is created to provide a statewide free college program for eligible participants and greater access to postsecondary education for Washington residents. The Washington college grant program is intended to increase the number of high school graduates and adults that can attain a postsecondary credential and provide them with the qualifications needed to compete for job opportunities in Washington.

(2) The office shall implement and administer the Washington college grant program and is authorized to establish rules necessary for implementation of the program.

(3) The legislature shall appropriate funding for the Washington college grant program. Allocations must be made on the basis of estimated eligible participants enrolled in eligible institutions of higher education or apprenticeship programs. All eligible students are entitled to a Washington college grant beginning in academic year 2020-21.

(4) The office shall award Washington college grants to all eligible students beginning in academic year 2020-21.

(5) To be eligible for the Washington college grant, students must meet the following requirements:

(a) Demonstrate financial need under RCW 28B.92.205;
(b)(i) Be enrolled or accepted for enrollment for at least three quarter credits or the equivalent semester credits at an institution of higher education in Washington as defined in RCW 28B.92.030; or
(b)(ii) Be enrolled in a registered apprenticeship program approved under chapter 49.04 RCW;
(c) Be a resident student as defined in RCW 28B.15.012(2) (a) through (c);
(d) File an annual application for financial aid as approved by the office; and
(e) Must not have earned a baccalaureate degree or higher from a postsecondary institution.

(6) Washington college grant eligibility may not extend beyond five years or one hundred twenty-five percent of the published length of the program in which the student is enrolled or the credit or clock-hour equivalent.

(7) Institutional aid administrators shall determine whether a student eligible for the Washington college grant in a given academic year may remain eligible for the ensuing year if the student's family income increases by no more than three percent.

(8) Qualifications for receipt and renewal include maintaining satisfactory academic progress toward completion of an eligible program as determined by the office and established in rule.

(9) Should a recipient terminate his or her enrollment for any reason during the academic year, the unused portion of the grant shall be returned to the state educational grant fund by the institution of higher education according to the institution of higher education's policy for issuing refunds, except as provided in RCW 28B.92.070.

(10) An eligible student enrolled on a part-time basis shall receive a prorated portion of the Washington college grant for any academic period in which he or she is enrolled on a part-time basis.

(11) The Washington college grant is intended to be used to meet the costs of postsecondary education for students with financial need. The student shall be awarded
all need-based financial aid for which the student qualifies as determined by the institution.

(12) Students and participating institutions of higher education shall comply with all the rules adopted by the council for the administration of this chapter.

(13) An eligible student who receives contributions under section 2 of this act:

(a) Must have any grant received from the Washington college grant program under this section reduced by an amount equal to all contributions received from all companies; and

(b) Must submit an affidavit, in a manner and form prescribed by the council, to the council and to the institution of higher education in which the student is enrolled. The affidavit must:

(i) Verify the amount of contributions the student has received from all companies; and

(ii) Attest to the student's reduced Washington college grant funding to be received.

NEW SECTION. Sec. 8. A new section is added to chapter 82.04 RCW to read as follows:

(1) Subject to the limitations in this section, a company that owes a surcharge under RCW 82.04.299 or is subject to the tax under RCW 82.04.290(2)(i) is allowed a credit against the surcharge under RCW 82.04.299 for contributions made by that company to any eligible student for the purposes of pursuing higher education.

(2) The credit is equal to the total amount of contributions made to all eligible students in a calendar year. The credit may not exceed the amount of the surcharge otherwise due under RCW 82.04.299 or the amount of the tax otherwise due under RCW 82.04.290(2)(i). The credit may be used against the surcharge due on tax returns due after January 31st of the calendar year in which the application was approved and before February 1st of the following calendar year. No refunds may be granted for credits under this section. A company taking an exemption under this subsection must keep and preserve records for the period required by RCW 82.32.070, documenting contributions made to qualifying students.

(3) To receive the credit, a company must submit an application to the department. Applications for tax credits under this section must be received by the department between the first day of January and the thirty-first day of January, following the calendar year in which the applicant made contributions to eligible students. The application must be made to the department in a form and manner prescribed by the department. The application must contain information including the number of eligible students to which contributions were made, the amounts paid to eligible students in total and by individual contribution, and any other information required by the department.

(4) If the eligible student who is the recipient of a qualifying contribution returns some or all of the contribution to the company for any reason, the company must file an amended return.

(5) An eligible student receiving a contribution from a company under this section must follow notification requirements outlined in RCW 28B.92.200(13). The company providing the contribution must inform the eligible student of these notification requirements upon disbursement of the contribution.

(6) The definitions in this subsection apply throughout this section unless the context clearly requires otherwise.

(a) "Contributions" means direct financial assistance in the form of bona fide grants, scholarships, or tuition reimbursement payments provided to an eligible student for the purposes of assisting the student with the pursuit of higher education. Contributions must be used by the student to cover costs related to tuition, books, fees, room, and housing.

(b) "Eligible student" means any individual who is:

(i) Enrolled in an institution of higher education in Washington state; and

(ii) Eligible for the Washington college grant program under RCW 28B.92.200.

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

Correct the title.

Representatives Gildon, Corry and Walsh spoke in favor of the adoption of the amendment.

Representative Hansen spoke against the adoption of the amendment.

Amendment (1097) was not adopted.

Representative Barkis moved the adoption of amendment (1089):

)"

On page 18, after line 21, insert the following:

"NEW SECTION. Sec. 10. By July 1, 2024, the joint legislative audit and review committee must evaluate the impact of the tax rate increases under this act on the regressivity of Washington's excise tax structure on households. The joint legislative audit and review committee must specifically evaluate the amount of Washington excise tax paid by household income threshold, prior to and after April 1, 2020. If the joint legislative audit and review committee determines that the tax structure is more regressive due to the changes in this act, this act expires January 1, 2025. The joint legislative audit and review committee must notify the department of revenue and the fiscal committees of the legislature of its findings and conclusions by August 15, 2024."

Correct the title.

Representative Barkis spoke in favor of the adoption of the amendment.
Representative Frame spoke against the adoption of the amendment.

Amendment (1089) was not adopted.

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

Representative Corry moved the adoption of amendment (1090):

)On page 18, after line 21, insert the following:

"Sec. 10. RCW 43.88.055 and 2012 1st sp.s. c 8 s 1 are each amended to read as follows:

(1) The legislature must adopt a four-year balanced budget as follows:

(a) Beginning in the 2013-2015 fiscal biennium, the legislature shall enact a balanced omnibus operating appropriations bill that leaves, in total, a positive ending fund balance in the general fund and related funds.

(b) Beginning in the 2013-2015 fiscal biennium, the projected maintenance level of the omnibus appropriations bill enacted by the legislature shall not exceed the available fiscal resources for the next ensuing fiscal biennium.

(2) For purposes of this section:

(a) "Available fiscal resources" means the beginning general fund and related fund balances and any fiscal resources estimated for the general fund and related funds, adjusted for enacted legislation, and with forecasted revenues adjusted to the greater of (i) the official general fund and related funds revenue forecast for the ensuing biennium, or (ii) the official general fund and related funds forecast for the second fiscal year of the current fiscal biennium, increased by 4.5 percent for each fiscal year of the ensuing biennium;

(b) "Projected maintenance level" means estimated appropriations necessary to maintain the continuing costs of program and service levels either funded in that appropriations bill or mandated by other state or federal law, and the amount of any general fund moneys projected to be transferred to the budget stabilization account pursuant to Article VII, section 12 of the state Constitution (but does not include in the 2013-2015 and 2015-2017 fiscal biennium the costs related to the enhanced funding under the new definition of basic education as established in chapter 518, Laws of 2009, and affirmed by the decision in Mathew McCleary et al., v. The State of Washington, 173 Wn.2d 477, 269 P.3d 227, (2012), from which the short term exclusion of these obligations is solely for the purposes of calculating this estimate and does not in any way indicate an intent to avoid full funding of these obligations);

(c) "Related funds," as used in this section, means the Washington opportunity pathways account, the workforce education investment account, and the education legacy trust account.

(3) Subsection (1)(a) and (b) of this section does not apply to an appropriations bill that makes net reductions in general fund and related funds appropriations and is enacted between July 1st and February 15th of any fiscal year.

(4) Subsection (1)(b) of this section does not apply in a fiscal biennium in which money is appropriated from the budget stabilization account."

Correct the title.

POINT OF ORDER

Representative Stonier requested a scope and object ruling on amendment (1090) to ESSB 6492.

SPEAKER’S RULING

Madame Speaker (Representative Orwall presiding): "The title of the bill is an act relating to “addressing workforce education investment funding through business and occupation tax reform.”

The amendment is wholly unrelated to the business and occupation tax and instead addresses whether the workforce education investment account should be included in the calculation of funds for purposes of the state four-year balanced budget requirement.

The Speaker therefore finds and rules that the amendment is outside the scope of the bill as defined by its title.

The point of order is well taken."

Representative Orcutt moved the adoption of the striking amendment (1091):

)Strike everything after the enacting clause and insert the following:

"NEW SECTION. Sec. 11. RCW 82.04.299 (Workforce education investment surcharges) and 2019 c 406 s 74 are each repealed.

NEW SECTION. Sec. 12. The provisions of RCW 82.32.805 and 82.32.808 do not apply to this act.

NEW SECTION. Sec. 13. Section 1 of this act applies both prospectively and retroactively to January 1, 2020.

NEW SECTION. Sec. 14. This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect immediately."

Correct the title.

Representative Orcutt and Orcutt (again) spoke in favor of the adoption of the striking amendment.

Representative Hansen spoke against the adoption of the striking amendment.

The striking amendment (1091) was not adopted.
There being no objection, the rules were suspended, the second reading considered the third and the bill was placed on final passage.

Representatives Hansen, Lekanoff, Riccelli and Chopp spoke in favor of the passage of the bill.

Representatives Vick, Graham, Klippert, Kraft, Eslick, MacEwen, Dent, Jenkin, Walsh, Chambers, Stokesbary and Orcutt spoke against the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Engrossed Substitute Senate Bill No. 6492.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 6492, and the bill passed the House by the following vote: Yeas, 52; Nays, 45; Absent, 0; Excused, 1.


Voting nay: Representatives Barkis, Caldier, Chambers, Chandler, Corry, DeBolt, Dent, Dufault, Dye, Eslick, Gildon, Goehner, Graham, Griffey, Harris, Hoff, Irwin, Jenkin, Klippert, Kraft, Kretz, Leavitt, MacEwen, Maycumber, McCaslin, Mead, Mosbrucker, Orcutt, Paul, Ramos, Rude, Schmick, Shea, Shewmake, Smith, Steele, Stokesbary, Sutherland, Van Werven, Vick, Von, Walsh, Wilcox, Ybarra and Young.

Excused: Representative Boehnke.

ENGROSSED SUBSTITUTE SENATE BILL NO. 6492, having received the necessary constitutional majority, was declared passed.

There being no objection, the House adjourned until 9:55 a.m., February 7, 2020, the 26th Day of the Regular Session.

LAURIE JINKINS, Speaker

BERNARD DEAN, Chief Clerk
The House was called to order at 9:55 a.m. by the
Speaker (Representative Orwall presiding).

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

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

INTRODUCTION & FIRST READING

HB 2929  by Representative Appleton
AN ACT Relating to requiring the appointment of labor
members to public transportation governing bodies;
and amending RCW 35.58.270, 36.57.030, and
36.57A.050.
Referred to Committee on Transportation.

HB 2930  by Representatives Walsh, Eslick and Graham
AN ACT Relating to narrowing the applicability of
restraint and isolation provisions to students with an
individualized education program or section 504 plan;
amending RCW 28A.600.485; and creating a new
section.
Referred to Committee on Education.

HB 2931  by Representative Tharinger
AN ACT Relating to providing a sales and use tax
exemption for labor and services rendered related to
and tangible personal property incorporated in a
qualified community multipurpose arts and events
facility; adding a new section to chapter 82.08 RCW;
adding a new section to chapter 82.12 RCW; creating
new sections; providing expiration dates; and declaring
an emergency.
Referred to Committee on Finance.

HB 2932  by Representatives Pettigrew and Pollet
AN ACT Relating to possession of vapor, vapor
products, tobacco, and tobacco products by persons
under the age of twenty-one; amending RCW
70.155.110 and 70.345.160; creating a new section; and
repealing RCW 70.155.080 and 70.345.140.
Referred to Committee on Commerce & Gaming.

HJM 4018  by Representative Shea
Requesting Congress and the President mandate
investigations of the John Brown Gun Club, Redneck
Revolt, Antifa, and the Socialist Rifle Association, and
their ties to international terrorist and other criminal
organizations.
Referred to Committee on State Government & Tribal
Relations.

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

The Speaker assumed the chair.

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

MESSAGE FROM THE SENATE

February 7, 2020

Mme. SPEAKER:
The President has signed:

ENGROSSED SUBSTITUTE SENATE BILL NO.
6492,
and the same is herewith transmitted.

Brad Hendrickson, Secretary

SIGNED BY THE SPEAKER

The Speaker signed the following bills:

ENGROSSED SUBSTITUTE SENATE BILL NO.
6492

The Speaker called upon Representative Sullivan to
preside.

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

REPORTS OF STANDING COMMITTEES

February 4, 2020 )
Prime Sponsor, Representative Stokesbary:
Concerning unfair practices involving compensation of athletes in higher education. Reported by Committee on College & Workforce Development

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Hansen, Chair; Entenman, Vice Chair; Leavitt, Vice Chair; Van Werven, Ranking Minority Member; Gildon, Assistant Ranking Minority Member; Graham, Assistant Ranking Minority Member; Bergquist; Kraft; Mead; Paul; Pollet; Ramos; Rude; Sells; Slatter; Sutherland and Young.

Referred to Committee on Appropriations.

February 5, 2020

Prime Sponsor, Representative Ortiz-Self:
Concerning certificates of parental improvement. Reported by Committee on Human Services & Early Learning

MAJORITY recommendation: The second substitute bill be substituted therefor and the second substitute bill do pass. Signed by Representatives Senn, Chair; Callan, Vice Chair; Frame, Vice Chair; Eslick, Assistant Ranking Minority Member; Corry; Goodman; Griffey; Kilduff; Lovick and Ortiz-Self.

MINORITY recommendation: Do not pass. Signed by Representatives Dent, Ranking Minority Member; McCaslin, Assistant Ranking Minority Member and Klippert.

Referred to Committee on Appropriations.

February 4, 2020

Prime Sponsor, Committee on Appropriations:
Concerning the participation of students who are low income in extracurricular activities. Reported by Committee on Education

MAJORITY recommendation: The third substitute bill be substituted therefor and the third substitute bill do pass. Signed by Representatives Santos, Chair; Dolan, Vice Chair; Paul, Vice Chair; Bergquist; Caldwell; Callan; Harris; Ortiz-Self; Rude; Stonier; Thai; Valdez and Ybarra.


MINORITY recommendation: Do not pass. Signed by Representatives Steele, Ranking Minority Member; McCaslin, Assistant Ranking Minority Member Volz, Assistant Ranking Minority Member.

Referred to Committee on Rules for second reading.

February 5, 2020

Prime Sponsor, Representative Ramos:
Developing and coordinating a statewide don't drip and drive program. Reported by Committee on Transportation

MAJORITY recommendation: Do pass. Signed by Representatives Fey, Chair; Slatter, 2nd Vice Chair; Valdez, 2nd Vice Chair; Wylie, 1st Vice Chair; Barkis, Ranking Minority Member; Chambers; Chapman; Dent; Doglio; Duerr; Enteman; Gregerson; Irwin; Kloba; Lovick; Mead; Ortiz-Self; Paul; Ramos; Riccelli; Shewmake; Van Werven and Volz.

MINORITY recommendation: Do not pass. Signed by Representatives Walsh, Assistant Ranking Minority Member; Young, Assistant Ranking Minority Member; Boehnke; Dufault; Eslick; Goehner; McCaslin and Orcutt.

Referred to Committee on Rules for second reading.

February 5, 2020

Prime Sponsor, Representative Mead:
Concerning ballot rejection rates. Reported by Committee on State Government & Tribal Relations

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Gregerson, Chair; Pellicciotti, Vice Chair; Walsh, Ranking Minority Member; Appleton; Dolan and Hudgins.

MINORITY recommendation: Do not pass. Signed by Representatives Goehner, Assistant Ranking Minority Member; Mosbrucker and Smith.

Referred to Committee on Appropriations.

February 5, 2020

Prime Sponsor, Representative Steele:
Creating a local infrastructure investment program to support the development of affordable housing, workforce housing, and revitalization efforts. Reported by Committee on Housing, Community Development & Veterans

MAJORITY recommendation: The third substitute bill be substituted therefor and the third substitute bill do pass. Signed by Representatives Jenkin, Ranking Minority Member; Gildon, Assistant Ranking Minority Member; Ryu, Chair; Morgan, Vice Chair; Barkis; Johnson, J.; Leavitt and Ramel.

HB 2089  Prime Sponsor, Representative Kraft:
Increasing transparency and financial accountability in higher education to students, parents, and taxpayers. Reported by Committee on College & Workforce Development

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Hansen, Chair; Entenman, Vice Chair; Van Werven, Ranking Minority Member; Gildon, Assistant Ranking Minority Member; Bergquist; Kraft; Mead; Paul; Pollet; Ramos; Rude; Sells; Slatter; Sutherland and Young.

Referred to Committee on Appropriations.

February 4, 2020 )

HB 2248  Prime Sponsor, Representative Doglio:
Expanding equitable access to the benefits of renewable energy through community solar projects. Reported by Committee on Environment & Energy

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Fitzgibbon, Chair; Lekanoff, Vice Chair; DeBolt, Ranking Minority Member; Doglio; Fey; Mead; Robinson and Shewmake.

MINORITY recommendation: Do not pass. Signed by Representatives Dye, Assistant Ranking Minority Member; Boehnke and Goehner.

Referred to Committee on Appropriations.

February 5, 2020 )

HB 2293  Prime Sponsor, Representative Dolan:
Exempting election security information from public records disclosure. Reported by Committee on State Government & Tribal Relations

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Gregerson, Chair; Pellicciotti, Vice Chair; Goehner, Assistant Ranking Minority Member; Appleton; Dolan; Hudgins; Mosbrucker and Smith.

MINORITY recommendation: Without recommendation. Signed by Representative Walsh, Ranking Minority Member.

Referred to Committee on Rules for second reading.

February 8, 2020 )

HB 2299  Prime Sponsor, Representative Leavitt:
Creating prison to postsecondary education pathways. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill by Committee on College & Workforce Development be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Chandler; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Macri; Pettigrew; Pollet; Ryu; Senn; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representatives Caldier; Dye; Kraft and Schmick.


Referred to Committee on Appropriations.

February 5, 2020 )

HB 2305  Prime Sponsor, Representative Doglio:
Concerning firearms laws concerning persons subject to vulnerable adult protection orders. Reported by Committee on Civil Rights & Judiciary

MAJORITY recommendation: Do pass. Signed by Representatives Kilduff, Chair; Thai, Vice Chair; Goodman; Graham; Hansen; Kirby; Orwall; Peterson; Valdez and Valen.

MINORITY recommendation: Do not pass. Signed by Representatives Irwin, Ranking Minority Member; Kilduff, Assistant Ranking Minority Member; Dufault, Assistant Ranking Minority Member; Klippert; Rude and Ybarra.

Referred to Committee on Rules for second reading.

February 8, 2020 )

HB 2327  Prime Sponsor, Representative Pollet:
Addressing sexual misconduct at postsecondary educational institutions. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill by Committee on College & Workforce Development be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair;
Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Chandler; Chopp; Cody; Dolan; Dye; Fitzgibbon; Hansen; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Senn; Steele; Sullivan; Tarleton; Tharinger and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representatives Rude, Assistant Ranking Minority Member; Calder; Hoff; Schmick and Sutherland.

Referred to Committee on Appropriations.

February 3, 2020

HB 2359 Prime Sponsor, Representative Vick: Creating a certificate of compliance for marijuana business premises that meet the statutory qualifications at the time of application. Reported by Committee on Commerce & Gaming

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Peterson, Chair; Kloba, Vice Chair; MacEwen, Ranking Minority Member; Chambers, Assistant Ranking Minority Member; Blake; Jenkins; Kirby; Morgan; Ramel; Vick a

Referred to Committee on Rules for second reading.

February 5, 2020

HB 2448 Prime Sponsor, Representative Schmick: Concerning enhanced services facilities. Reported by Committee on Health Care & Wellness

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Cody, Chair; Macri, Vice Chair; Schmick, Ranking Minority Member; Caldier, Assistant Ranking Minority Member; Chambers; Chopp; Davis; DeBolt; Harris; Riccelli; Robinson; Stonier; Thai and Tharinger.

Referred to Committee on Rules for second reading.

February 5, 2020

HB 2457 Prime Sponsor, Representative Cody: Establishing the health care cost transparency board. Reported by Committee on Health Care & Wellness

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Cody, Chair; Macri, Vice Chair; Schmick, Ranking Minority Member; Caldier, Assistant Ranking Minority Member; Chambers; Chopp; Davis; Riccelli; Robinson; Stonier; Thai and Tharinger.

HB 2458 Prime Sponsor, Representative Stonier: Concerning optional benefits offered by school districts. Reported by Committee on Education

MAJORITY recommendation: Do pass. Signed by Representatives Santos, Chair; Dolan, Vice Chair; Paul, Vice Chair; Steele, Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Volz, Assistant Ranking Minority Member; Bergquist; Calder; Callan; Corry; Harris; Ortiz-Self; Rude; Stonier; Thai; Valdez and Ybarra.

Referred to Committee on Rules for second reading.

February 5, 2020

HB 2465 Prime Sponsor, Representative Gildon: Collecting and publishing information regarding prosecutorial filing policies and practices. Reported by Committee on Civil Rights & Judiciary

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Kilduff, Chair; Thai, Vice Chair; Dufault, Assistant Ranking Minority Member; Goodman; Hansen; Kirby; Klippert; Orwall; Peterson; Rude; Valdez; Walen and Ybarra.

Referred to Committee on Appropriations.

February 5, 2020

HB 2513 Prime Sponsor, Representative Slatter: Prohibiting the practice of transcript withholding and limiting the practice of registration holds at institutions of higher education as debt collection practices. Reported by Committee on College & Workforce Development

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Hansen, Chair; Entenman, Vice Chair; Leavitt, Vice Chair; Bergquist; Mead; Paul; Pollet; Ramos; Rude; Sells; Satter and Sutherland.

MINORITY recommendation: Without recommendation. Signed by Representative Graham, Assistant Ranking Minority Member.
MINORITY recommendation: Do not pass. Signed by Representatives Van Werven, Ranking Minority Member; Gildon, Assistant Ranking Minority Member; Kraft and Young.

Referred to Committee on Appropriations.

February 4, 2020

HB 2514
Prime Sponsor, Representative Leavitt: Creating the Washington common application. Reported by Committee on College & Workforce Development

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Hansen, Chair; Entenman, Vice Chair; Leavitt, Vice Chair; Van Werven, Ranking Minority Member; Gildon, Assistant Ranking Minority Member; Graham, Assistant Ranking Minority Member; Bergquist; Kraft; Mead; Paul; Pollet; Ramos; Rude; Slatter and Sutherland.

MINORITY recommendation: Without recommendation. Signed by Representative Young.

Referred to Committee on Appropriations.

February 4, 2020

HB 2523
Prime Sponsor, Representative Ortiz-Self: Expanding access to higher education. Reported by Committee on College & Workforce Development

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Hansen, Chair; Entenman, Vice Chair; Leavitt, Vice Chair; Van Werven, Ranking Minority Member; Gildon, Assistant Ranking Minority Member; Bergquist; Kraft; Mead; Paul; Pollet; Ramos; Rude; Sells; Slatter and Sutherland.

MINORITY recommendation: Do not pass. Signed by Representatives Graham, Assistant Ranking Minority Member; Kraft and Sutherland.

Referred to Committee on Appropriations.

February 5, 2020

HB 2541
Prime Sponsor, Representative Maycumber: Creating the Washington rural development act. Reported by Committee on Rural Development, Agriculture, & Natural Resources

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Blake, Chair; Shewmake, Vice Chair; Chandler, Ranking Minority Member; Dent, Assistant Ranking Minority Member; Chapman; Dye; Fitzgibbon; Kretz; Lekanoff; Orcutt; Pettigrew; Ramos; Schmick; Springer and Walsh.

Referred to Committee on Finance.

February 4, 2020

HB 2550
Prime Sponsor, Representative Lekanoff: Establishing net ecological gain as a policy for application across identified land use, development, and environmental laws. Reported by Committee on Environment & Energy

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Fitzgibbon, Chair; Lekanoff, Vice Chair; Doglio; Fey; Mead; Robinson and Shewmake.

MINORITY recommendation: Do not pass. Signed by Representatives DeBolt, Ranking Minority Member; Dye, Assistant Ranking Minority Member; Boehnke and Goehner.

Referred to Committee on Appropriations.

February 4, 2020

HB 2552
Prime Sponsor, Representative Lekanoff: Creating a joint legislative salmon committee. Reported by Committee on Rural Development, Agriculture, & Natural Resources

MAJORITY recommendation: Do pass. Signed by Representatives Blake, Chair; Shewmake, Vice Chair; Chapman; Dye; Fitzgibbon; Kretz; Lekanoff; Orcutt; Pettigrew; Ramos; Springer and Walsh.

MINORITY recommendation: Do not pass. Signed by Representatives Chandler, Ranking Minority Member and Schmick.

MINORITY recommendation: Without recommendation. Signed by Representative Dent, Assistant Ranking Minority Member.

Referred to Committee on Appropriations.

February 5, 2020

HB 2554
Prime Sponsor, Representative Stonier: Mitigating inequity in the health insurance market caused by health plans that exclude certain mandated benefits. Reported by Committee on Health Care & Wellness

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Cody, Chair; Macri, Vice
Chair; Chopp; Davis; Riccelli; Robinson; Stonier; Thai and Tharinger.

MINORITY recommendation: Do not pass. Signed by Representatives Schmick, Ranking Minority Member; Caldier, Assistant Ranking Minority Member; Chambers and DeBolt.


Referred to Committee on Appropriations.

February 5, 2020

HB 2567 Prime Sponsor, Representative Thai:
Concerning open courts. Reported by Committee on Civil Rights & Judiciary

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Kilduff, Chair; Thai, Vice Chair; Goodman; Hansen; Kirby; Orwall; Peterson; Valdez and Walen.

MINORITY recommendation: Do not pass. Signed by Representatives Irwin, Ranking Minority Member; Dufault, Assistant Ranking Minority Member; Graham; Klippert; Rude and Ybarra.

Referred to Committee on Rules for second reading.

February 4, 2020

HB 2570 Prime Sponsor, Representative Gregerson:
Managing growth by planning and zoning for accessory dwelling units. Reported by Committee on Environment & Energy

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Fitzgibbon, Chair; Lekanoff, Vice Chair; DeBolt, Ranking Minority Member; Dye, Assistant Ranking Minority Member; Boelnke; Doglio; Goehner; Mead; Robinson and Shewmake.

MINORITY recommendation: Do not pass. Signed by Representative Fey.

Referred to Committee on Appropriations.

February 5, 2020

HB 2571 Prime Sponsor, Representative Goodman:
Concerning increased deterrence and meaningful enforcement of fish and wildlife violations. Reported by Committee on Civil Rights & Judiciary

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Kilduff, Chair; Thai, Vice Chair; Dufault, Assistant Ranking Minority Member; Goodman; Hansen; Kirby; Klippert; Orwall; Peterson; Rude; Valdez; Walen and Ybarra.

Referred to Committee on Rules for second reading.

February 5, 2020

HB 2573 Prime Sponsor, Representative Pellicciotti:
Providing public assistance to victims of certain crimes including human trafficking. Reported by Committee on Human Services & Early Learning

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Senn, Chair; Callan, Vice Chair; Frame, Vice Chair; Goodman; Kilduff; Lovick and Ortiz-Self.

MINORITY recommendation: Do not pass. Signed by Representatives Dent, Ranking Minority Member; Eslick, Assistant Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Corry and Klippert.


Referred to Committee on Appropriations.

February 5, 2020

HB 2577 Prime Sponsor, Representative Barkis:
Concerning agency responsibilities to regulated businesses and professions. Reported by Committee on State Government & Tribal Relations

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Gregerson, Chair; Pellicciotti, Vice Chair; Walsh, Ranking Minority Member; Goehner, Assistant Ranking Minority Member; Appleton; Dolan; Hudgins; Mosbrucker and Smith.

Referred to Committee on Appropriations.

February 4, 2020

HB 2586 Prime Sponsor, Representative Ramel:
Concerning the electrification of homes and buildings. Reported by Committee on Environment & Energy

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Fitzgibbon, Chair; Lekanoff, Vice Chair; Doglio; Fey; Mead; Robinson and Shewmake.
MINORITY recommendation: Do not pass. Signed by Representatives DeBolt, Ranking Minority Member; Dye, Assistant Ranking Minority Member; Boehnke and Goehner.

Referred to Committee on Rules for second reading.

February 5, 2020 )

HB 2595 Prime Sponsor, Representative Boehnke: Concerning smoke detection devices. Reported by Committee on Civil Rights & Judiciary

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Kilduff, Chair; Thai, Vice Chair; Goodman; Hansen; Kirby; Orwall; Peterson; Valdez and Walen.

MINORITY recommendation: Do not pass. Signed by Representatives Dufault, Assistant Ranking Minority Member; Graham; Klippert; Rude and Ybarra.

Referred to Committee on Rules for second reading.

February 5, 2020 )

HB 2610 Prime Sponsor, Representative Duerr: Concerning the sale or lease of manufactured/mobile home communities and the property on which they sit. Reported by Committee on Civil Rights & Judiciary

MAJORITY recommendation: Do pass. Signed by Representatives Kilduff, Chair; Thai, Vice Chair; Goodman; Hansen; Kirby; Orwall; Peterson; Valdez and Walen.

MINORITY recommendation: Do not pass. Signed by Representatives Dufault, Assistant Ranking Minority Member; Klippert; Rude and Ybarra.

Referred to Committee on Rules for second reading.

February 4, 2020 )

HB 2611 Prime Sponsor, Representative Duerr: Promoting the development of the Washington state bioeconomy. Reported by Committee on Innovation, Technology & Economic Development

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Hudgins, Chair; Kloba, Vice Chair; Smith, Ranking Minority Member; Boehnke, Assistant Ranking Minority Member; Entenman; Slatter; Tarleton; Van Werven and Wylie.

Referred to Committee on Appropriations.

February 5, 2020 )

HB 2622 Prime Sponsor, Representative Kilduff: Concerning procedures for ensuring compliance with court orders requiring surrender of firearms, weapons, and concealed pistol licenses. Reported by Committee on Civil Rights & Judiciary

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Kilduff, Chair; Thai, Vice Chair; Goodman; Hansen; Kirby; Orwall; Peterson; Valdez and Walen.

MINORITY recommendation: Do not pass. Signed by Representatives Dufault, Assistant Ranking Minority Member; Graham; Klippert; Rude and Ybarra.

Referred to Committee on Rules for second reading.

February 5, 2020 )

HB 2623 Prime Sponsor, Representative Walen: Prohibiting the possession of firearms by persons convicted of certain criminal offenses. Reported by Committee on Civil Rights & Judiciary

MAJORITY recommendation: Do pass. Signed by Representatives Kilduff, Chair; Thai, Vice Chair; Goodman; Hansen; Kirby; Orwall; Peterson; Valdez and Walen.


MINORITY recommendation: Do not pass. Signed by Representatives Dufault, Assistant Ranking Minority Member; Graham; Klippert and Ybarra.

Referred to Committee on Rules for second reading.

February 5, 2020 )

HB 2629 Prime Sponsor, Representative Walen: Waiving utility connection charges for certain properties. Reported by Committee on Housing, Community Development & Veterans

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ryu, Chair; Morgan, Vice Chair; Frame; Johnson, J.; Leavitt and Ramel.

MINORITY recommendation: Do not pass. Signed by Representatives Jenkin, Ranking Minority Member; Gildon, Assistant Ranking Minority Member and Barkis.

Referred to Committee on Rules for second reading.

February 5, 2020 )
HB 2641 Prime Sponsor, Representative Fey: Authorizing cities to provide passenger-only ferry service. Reported by Committee on Transportation

MAJORITY recommendation: Do pass. Signed by Representatives Fey, Chair; Slatter, 2nd Vice Chair; Valdez, 2nd Vice Chair; Wylie, 1st Vice Chair; Barkis, Ranking Minority Member; Young, Assistant Ranking Minority Member; Chambers; Chapman; Dent; Doglio; Duerr; Dufault; Entenman; Eslick; Goehner; Gregerson; Kloha; Lovick; Mead; Ortiz-Self; Paul; Ramos; Riccelli; Shewmake; Van Werven and Volz.

MINORITY recommendation: Do not pass. Signed by Representatives Walsh, Assistant Ranking Minority Member; Boehnke and McCaslin.


Referred to Committee on Rules for second reading. February 4, 2020

HB 2645 Prime Sponsor, Representative Smith: Concerning the photovoltaic module stewardship and takeback program. Reported by Committee on Environment & Energy

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Fitzgibbon, Chair; Lekanoff, Vice Chair; DeBolt, Ranking Minority Member; Dye, Assistant Ranking Minority Member; Boehnke; Doglio; Fey; Goehner; Mead; Robinson and Shewmake.

Referred to Committee on Rules for second reading. February 4, 2020

HB 2673 Prime Sponsor, Representative Barkis: Concerning exemptions for infill development under the state environmental policy act. Reported by Committee on Environment & Energy

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Fitzgibbon, Chair; Lekanoff, Vice Chair; DeBolt, Ranking Minority Member; Dye, Assistant Ranking Minority Member; Boehnke; Doglio; Fey; Goehner; Mead; Robinson and Shewmake.

Referred to Committee on Rules for second reading. February 3, 2020

HB 2686 Prime Sponsor, Representative Orwall: Excluding the common carrier licensees from the definition of retailer for the purposes of the three-tier system. Reported by Committee on Commerce & Gaming

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Peterson, Chair; Kloha, Vice Chair; MacEwen, Ranking Minority Member; Chambers, Assistant Ranking Minority Member; Blake; Jenkin; Kirby; Morgan; Ramel and Vick.

MINORITY recommendation: Without recommendation. Signed by Representative Young.

Referred to Committee on Rules for second reading. February 5, 2020

HB 2696 Prime Sponsor, Representative Dent: Concerning the misbranding of meat and poultry products. Reported by Committee on Rural Development, Agriculture, & Natural Resources

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Blake, Chair; Shewmake, Vice Chair; Chandler, Ranking Minority Member; Dent, Assistant Ranking Minority Member; Chapman; Dye; Fitzgibbon; Kretz; Lekanoff; Pettigrew; Ramos; Schmick and Springer.


Referred to Committee on Rules for second reading. February 5, 2020

HB 2712 Prime Sponsor, Representative Kretz: Requiring retailers to indicate the country of origin on beef sold to the public. Reported by Committee on Rural Development, Agriculture, & Natural Resources

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Blake, Chair; Shewmake, Vice Chair; Dent, Assistant Ranking Minority Member; Chapman; Dye; Fitzgibbon; Kretz; Lekanoff; Ramos; Springer and Walsh.

HB 2221  Prime Sponsor, Representative Mead: Extending the joint center for aerospace technology innovation program. Reported by Committee on Innovation, Technology & Economic Development

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Hudgins, Chair; Kloba, Vice Chair; Smith, Ranking Minority Member; Boehnke, Assistant Ranking Minority Member; Entenman; Slatter; Tarleton; Van Werven and Wylie.

Referred to Committee on Appropriations.

February 3, 2020 )

HB 2727  Prime Sponsor, Representative Doglio: Creating a retail liquor license for restaurants operated in connection with a course offered by postsecondary institutions. Reported by Committee on Commerce & Gaming

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Peterson, Chair; Kloba, Vice Chair; MacEwen, Ranking Minority Member; Chambers, Assistant Ranking Minority Member; Blake; Jenkins; Kirby; Morgan; Ramel; Vick and Young.

Referred to Committee on Rules for second reading.

February 5, 2020 )

HB 2732  Prime Sponsor, Representative Riccelli: Expanding the landlord mitigation program to alleviate the financial burden on victims attempting to flee domestic violence, sexual assault, unlawful harassment, or stalking. Reported by Committee on Civil Rights & Judiciary

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Kilduff, Chair; Thai, Vice Chair; Goodman; Hansen: Kirby; Klippert; Orwell; Peterson; Rude; Valdez and Walen.

MINORITY recommendation: Do not pass. Signed by Representatives Graham and Ybarra.

MINORITY recommendation: Without recommendation. Signed by Representative Dufault, Assistant Ranking Minority Member.

Referred to Committee on Rules for second reading.

February 5, 2020 )

HB 2747  Prime Sponsor, Representative Ramel: Establishing the state microanimal. Reported by Committee on State Government & Tribal Relations

MAJORITY recommendation: Do pass. Signed by Representatives Gregerson, Chair; Pellicciotti, Vice Chair; Walsh, Ranking Minority Member; Goehner, Assistant Ranking Minority Member; Appleton; Dolan; Hudgins; Mosbrucker and Smith.

Referred to Committee on Rules for second reading.

February 5, 2020 )

HB 2769  Prime Sponsor, Representative Lekanoff: Concerning the prevention of derelict vessels. Reported by Committee on Rural Development, Agriculture, & Natural Resources

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Blake, Chair; Shewmake, Vice Chair; Chandler, Ranking Minority Member; Dent, Assistant Ranking Minority Member; Chapman; Dye; Fitzgibbon; Kretz; Lekanoff; Orcutt; Ramos; Schmick; Springer and Walsh.

Referred to Committee on Appropriations.

February 4, 2020 )

HB 2819  Prime Sponsor, Representative Mosbrucker: Designating pumped storage projects located in a county bordering the Columbia river utilizing statutorily authorized water rights to be projects of statewide significance. Reported by Committee on Environment & Energy

MAJORITY recommendation: Do pass. Signed by Representatives Fitzgibbon, Chair; Lekanoff, Vice Chair; DeBolt, Ranking Minority Member; Dye, Assistant Ranking Minority Member; Boehnke; Doglio; Fey; Goehner; Mead; Robinson and Shewmake.

Referred to Committee on Rules for second reading.

February 5, 2020 )

HB 2820  Prime Sponsor, Representative Klippert: Concerning court orders involving
weapons or domestic violence. Reported by Committee on Civil Rights & Judiciary

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Kilduff, Chair; Thai, Vice Chair; Goodman; Hansen; Kirby; Klippert; Orwall; Peterson; Rude; Valdez; Walen and Ybarra.

MINORITY recommendation: Without recommendation. Signed by Representative Dufault, Assistant Ranking Minority Member.

Referred to Committee on Rules for second reading.

February 5, 2020

HB 2830  Prime Sponsor, Representative Gregerson: Updating restrictions on electronic benefit cards. Reported by Committee on Human Services & Early Learning

MAJORITY recommendation: Do pass. Signed by Representatives Senn, Chair; Callan, Vice Chair; Frame, Vice Chair; Dent, Ranking Minority Member; Eslick, Assistant Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Corry; Goodman; Griffey; Kilduff; Lovick and Ortiz-Self.

MINORITY recommendation: Do not pass. Signed by Representative Klippert.

Referred to Committee on Rules for second reading.

February 4, 2020

HB 2833  Prime Sponsor, Representative Hoff: Concerning the board of engineers and land surveyors' appointment of its director and agreement with the department of licensing. Reported by Committee on Consumer Protection & Business

MAJORITY recommendation: Do pass. Signed by Representatives Kirby, Chair; Vick, Ranking Minority Member; Hoff, Assistant Ranking Minority Member; Barkis; Blake; Duerr; Dufault; Johnson, J.; Ryu; Santos; Volz; Walen and Ybarra.

Referred to Committee on Rules for second reading.

February 5, 2020

HB 2896  Prime Sponsor, Representative Ryu: Concerning the use of surplus property for public benefit. Reported by Committee on Housing, Community Development & Veterans

MAJORITY recommendation: Do pass. Signed by Representatives Ryu, Chair; Morgan, Vice Chair; Frame; Johnson, J.; Leavitt and Ramel.

MINORITY recommendation: Do not pass. Signed by Representatives Jenkin, Ranking Minority Member; Gildon, Assistant Ranking Minority Member and Barkis.

Referred to Committee on Rules for second reading.

February 5, 2020

HB 2916  Prime Sponsor, Representative Mosbrucker: Concerning voters' pamphlets for overseas and service voters. Reported by Committee on State Government & Tribal Relations

MAJORITY recommendation: Do pass. Signed by Representatives Gregerson, Chair; Pellicciotti, Vice Chair; Walsh, Ranking Minority Member; Goehner, Assistant Ranking Minority Member; Appleton; Dolan; Hudgins; Mosbrucker and Smith.

Referred to Committee on Appropriations.

SUPPLEMENTAL REPORTS OF STANDING COMMITTEES

February 6, 2020

HB 1860  Prime Sponsor, Representative Pollet: Addressing lead in drinking water in schools. Reported by Committee on Education

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Santos, Chiar; Dolan, Vice Chair; Paul, Vice Chair; Steele, Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Volz, Assistant Ranking Minority Member; Bergquist; Caldier; Callan; Corry; Harris; Ortiz-Self; Rude; Stonier; Thai; Valdez and Ybarra.

Referred to Committee on Appropriations.

February 5, 2020

HB 2002  Prime Sponsor, Representative Ortiz-Self: Creating the social work professional loan repayment program. Reported by Committee on College & Workforce Development

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Hansen, Chair; Entenman, Vice Chair; Leavitt, Vice Chair; Van Werven, Ranking Minority Member; Bergquist; Mead; Paul; Pollet; Ramos; Rude; Sells; Slatter and Sutherland.

MINORITY recommendation: Without recommendation. Signed by Representatives Gildon,
HB 2128  Prime Sponsor, Representative Leavitt: Establishing new reporting requirements for the delivery and improvement of career and technical education. Reported by Committee on Education

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Santos, Chair; Dolan, Vice Chair; Paul, Vice Chair; Steele, Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Volz, Assistant Ranking Minority Member; Bergquist, Caldier, Callan, Corry, Harris; Ortiz-Self; Rude, Stonier, Thai, Valdez and Ybarra.

Referred to Committee on Rules for second reading.

February 4, 2020 )

HB 2342  Prime Sponsor, Representative Fitzgibbon: Aligning the timing of comprehensive plan updates required by the growth management act with the timing of shoreline master program updates required by the shoreline management act. Reported by Committee on Environment & Energy

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Fitzgibbon, Chair; Lekanoff, Vice Chair; DeBolt, Ranking Minority Member; Dye, Assistant Ranking Minority Member; Boehlke, Doglio, Fey; Goehner, Mead; Robinson and Shewmake.

Referred to Committee on Rules for second reading.

February 5, 2020 )

HB 2353  Prime Sponsor, Representative Blake: Providing for fire trailer vehicle registration and license plates. Reported by Committee on Transportation

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Fey, Chair; Slatter, 2nd Vice Chair; Valdez, 2nd Vice Chair; Wylie, 1st Vice Chair; Barkis, Ranking Minority Member; Walsh, Assistant Ranking Minority Member; Young, Assistant Ranking Minority Member; Boehlke; Chambers; Chapman; Dent; Doglio; Duerr; Dufault; Entenman; Eslick; Goehner; Gregerson; Irwin; Klobo; Lovick; McCaslin; Mead; Orcutt; Ortiz-Self; Paul; Ramos; Riccelli; Shewmake; Van Werven and Volz.

Referred to Committee on Appropriations.

February 6, 2020 )

HB 2387  Prime Sponsor, Representative Kilduff: Limiting the exposure of public school students and school personnel to diesel emissions from school bus engines. Reported by Committee on Education

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Santos, Chair; Dolan, Vice Chair; Paul, Vice Chair; Bergquist; Callan, Ortiz-Self; Stonier; Thai; Valdez and Ybarra.


MINORITY recommendation: Do not pass. Signed by Representatives Steele, Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Volz, Assistant Ranking Minority Member; Caldier; Corry and Rude.

Referred to Committee on Rules for second reading.

February 6, 2020 )

HB 2409  Prime Sponsor, Representative Kilduff: Concerning industrial insurance employer penalties, duties, and the licensing of third-party administrators. Reported by Committee on Labor & Workplace Standards

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Sells, Chair; Chapman, Vice Chair; Gregerson and Ormsby.

MINORITY recommendation: Do not pass. Signed by Representatives Mosbrucker, Ranking Minority Member; Chandler, Assistant Ranking Minority Member and Hoff.

Referred to Committee on Appropriations.

February 6, 2020 )

HB 2483  Prime Sponsor, Representative Van Werven: Clarifying vehicle impoundment and redemption following arrest for driving or being in physical control of a vehicle while under the influence of alcohol or drugs. Reported by Committee on Public Safety
MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Appleton, 2nd Vice Chair; Goodman, Chair; Davis, Vice Chair; Klippert, Ranking Minority Member; Sutherland, Assistant Ranking Minority Member; Graham; Griffey; Lovick; Orwall; Pellicciotti and Pettigrew.

Referred to Committee on Rules for second reading.

February 6, 2020

HB 2499 Prime Sponsor, Representative Appleton: Certifying corrections officers. Reported by Committee on Public Safety

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Appleton, 2nd Vice Chair; Goodman, Chair; Davis, Vice Chair; Klippert, Ranking Minority Member; Sutherland, Assistant Ranking Minority Member; Graham; Griffey; Lovick; Orwall; Pellicciotti and Pettigrew.

Referred to Committee on Appropriations.

February 5, 2020

HB 2501 Prime Sponsor, Representative Eslick: Concerning allowable uses for the multiuse roadway safety account. Reported by Committee on Transportation

MAJORITY recommendation: Do pass. Signed by Representatives Fey, Chair; Slatter, 2nd Vice Chair; Valdez, 2nd Vice Chair; Wylie, 1st Vice Chair; Barkis, Ranking Minority Member; Young, Assistant Ranking Minority Member; Bochnke; Chambers; Chapman; Doglio; Duer; Entenman; Eslick; Goehner; Gregerson; Irwin; Kloba; Lovick; McCaslin; Mead; Ortiz-Self; Paul; Ramos; Riccelli; Shewmake; Van Werven and Volz.


Referred to Committee on Rules for second reading.

February 5, 2020

HB 2548 Prime Sponsor, Representative Lekanoff: Concerning tribally controlled colleges and universities. Reported by Committee on College & Workforce Development

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Hansen, Chair; Entenman, Vice Chair; Leavitt, Vice Chair; Van Werven, Ranking Minority Member; Gildon, Assistant Ranking Minority Member; Graham, Assistant Ranking Minority Member; Bergquist; Mead; Paul; Pollet; Ramos; Rude; Sells; Slatter and Young.

MINORITY recommendation: Do not pass. Signed by Representative Kraft.


Referred to Committee on Appropriations.

February 6, 2020
February 6, 2020

HB 2643  Prime Sponsor, Representative Callan: Concerning educator recertification requirements regarding youth suicide screening, referral, and safety planning. Reported by Committee on Education

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Santos, Chair; Dolan, Vice Chair; Paul, Vice Chair; McCaslin, Assistant Ranking Minority Member; Volz, Assistant Ranking Minority Member; Bergquist; Callan; Harris; Ortiz-Self; Rude; Stonier; Thai; Valdez and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representatives Steele, Ranking Minority Member; Caldier and Corry.

Referred to Committee on Rules for second reading.

February 6, 2020

HB 2660  Prime Sponsor, Representative Riccieri: Increasing the availability of school meals provided to public school students at no student cost. Reported by Committee on Education

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Santos, Chair; Dolan, Vice Chair; Paul, Vice Chair; Steele, Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Volz, Assistant Ranking Minority Member; Bergquist; Caldier; Callan; Corry; Harris; Ortiz-Self; Rude; Stonier; Thai; Valdez and Ybarra.

Referred to Committee on Appropriations.

February 5, 2020

HB 2662  Prime Sponsor, Representative Maycumber: Reducing the total cost of insulin. Reported by Committee on Health Care & Wellness

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Cody, Chair; Macri, Vice Chair; Schmick, Ranking Minority Member; Caldier, Assistant Ranking Minority Member; Chambers; Chopp; Davis; DeBolt; Harris; Maycumber; Riccieri; Robinson; Stonier; Thai and Tharinger.

Referred to Committee on Appropriations.

February 6, 2020

HB 2681  Prime Sponsor, Representative Stonier: Preventing harassment, abuse, and discrimination experienced by long-term care workers. Reported by Committee on Labor & Workplace Standards

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Sells, Chair; Chapman, Vice Chair; Gregerson and Ormsby.

MINORITY recommendation: Do not pass. Signed by Representatives Mosbrucker, Ranking Minority Member; Chandler, Assistant Ranking Minority Member and Hoff.

Referred to Committee on Appropriations.

February 6, 2020

HB 2711  Prime Sponsor, Representative Johnson, J.: Increasing equitable educational outcomes for foster care and homeless children and youth from prekindergarten to postsecondary education. Reported by Committee on Education

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Santos, Chair; Dolan, Vice Chair; Paul, Vice Chair; Steele, Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Volz, Assistant Ranking Minority Member; Bergquist; Caldier; Callan; Corry; Harris; Ortiz-Self; Rude; Stonier; Thai; Valdez and Ybarra.

Referred to Committee on Appropriations.

February 6, 2020

HB 2715  Prime Sponsor, Representative Gregerson: Concerning minimum labor standards for certain employees working at an airport or air navigation facility. Reported by Committee on Labor & Workplace Standards

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Sells, Chair; Chapman, Vice Chair; Gregerson and Ormsby.

MINORITY recommendation: Do not pass. Signed by Representatives Mosbrucker, Ranking Minority Member; Chandler, Assistant Ranking Minority Member and Hoff.

Referred to Committee on Rules for second reading.
HB 2731  Prime Sponsor, Representative Irwin: Reporting of student head injury information sustained during athletics and other activities. Reported by Committee on Education

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Santos, Chair; Dolan, Vice Chair; Paul, Vice Chair; Steele, Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Volz, Assistant Ranking Minority Member; Bergquist; Caldier; Callan; Corry; Harris; Ortiz-Self; Rude; Stonier; Thai; Valdez and Ybarra.

Referred to Committee on Rules for second reading.

February 6, 2020

HB 2789  Prime Sponsor, Representative Lovick: Collecting information regarding police use of deadly force. Reported by Committee on Public Safety

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Santos, Chair; Dolan, Vice Chair; Paul, Vice Chair; Steele, Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Volz, Assistant Ranking Minority Member; Bergquist; Caldier; Callan; Corry; Harris; Ortiz-Self; Rude; Stonier; Thai; Valdez and Ybarra.


MINORITY recommendation: Do not pass. Signed by Representative Klippert, Ranking Minority Member.

Referred to Committee on Appropriations.

February 6, 2020

HB 2792  Prime Sponsor, Representative Mosbrucker: Concerning missing and unidentified persons. Reported by Committee on Public Safety

MAJORITY recommendation: Do pass. Signed by Representatives Appleton, 2nd Vice Chair; Goodman, Chair; Davis, Vice Chair; Sutherland, Assistant Ranking Minority Member; Griffin; Lovick; Orwall; Pellicciotti and Pettigrew.

Referred to Committee on Rules for second reading.

February 6, 2020

HB 2800  Prime Sponsor, Representative Kirby: Concerning the performance of personal services by a craft distillery, distiller, spirits certificate of approval holder, or distributor. Reported by Committee on Commerce & Gaming

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Peterson, Chair; Kloba, Vice Chair; MacEwen, Ranking Minority Member; Chambers, Assistant Ranking Minority Member; Blake; Jenkins; Kirby; Morgan; Ramel; Vick and Young.

Referred to Committee on Rules for second reading.

February 6, 2020

HB 2816  Prime Sponsor, Representative Corry: Nurturing positive social and emotional school and classroom climates. Reported by Committee on Education

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Santos, Chair; Dolan, Vice Chair; Paul, Vice Chair; Steele, Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Volz, Assistant Ranking Minority Member; Bergquist; Caldier; Callan; Corry; Harris; Ortiz-Self; Rude; Stonier; Thai; Valdez and Ybarra.

Referred to Committee on Rules for second reading.

February 6, 2020

HB 2826  Prime Sponsor, Representative Peterson: Clarifying the authority of the liquor and cannabis board to regulate marijuana vapor products. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Calder; Chandler; Chopp; Cody; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Appropriations.

February 8, 2020

HB 2870  Prime Sponsor, Representative Pettigrew: Allowing additional marijuana retail licenses for social equity purposes. Reported by Committee on Commerce & Gaming

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass.
Signed by Representatives Peterson, Chair; Kloba, Vice Chair; Blake; Kirby; Morgan and Ramel.

MINORITY recommendation: Do not pass. Signed by Representatives MacEwen, Ranking Minority Member; Chambers, Assistant Ranking Minority Member; Jenkin; Vick and Young.

Referred to Committee on Appropriations.

2nd SUPPLEMENTAL REPORTS OF STANDING COMMITTEES

February 6, 2020

HB 1701
Prime Sponsor, Representative Van Werven: Notifying students of courses with low-cost instructional materials and open educational resources at the four-year institutions of higher education. Reported by Committee on Appropriations

MAJORITY recommendation: The second substitute bill be substituted therefor and the second substitute bill do pass and do not pass the substitute bill by Committee on College & Workforce Development. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

February 7, 2020

HB 1888
Prime Sponsor, Representative Hudgins: Protecting employee information from public disclosure. Reported by Committee on State Government & Tribal Relations

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Gregerson, Chair; Pellicciotti, Vice Chair; Goehner, Assistant Ranking Minority Member; Appleton; Dolan; Hudgins and Smith.

MINORITY recommendation: Without recommendation. Signed by Representatives Walsh, Ranking Minority Member and Mosbrucker.

Referred to Committee on Appropriations.

February 7, 2020

HB 2069
Prime Sponsor, Representative Dufault: Concerning a property owner's or tenant's liability for delinquent and unpaid utility service charges. Reported by Committee on Civil Rights & Judiciary

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Kilduff, Chair; Thai, Vice Chair; Irwin, Ranking Minority Member; Dufault, Assistant Ranking Minority Member; Goodman; Graham; Hansen; Kirby; Klippert; Orwall; Peterson; Rude; Valdez; Walen and Ybarra.

Referred to Committee on Appropriations.

February 7, 2020

HB 2204
Prime Sponsor, Representative Kirby: Concerning the creation of a limited spirits retail license. Reported by Committee on Commerce & Gaming

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Peterson, Chair; Kloba, Vice Chair; MacEwen, Ranking Minority Member; Chambers, Assistant Ranking Minority Member; Blake; Jenkin; Kirby; Morgan; Vick and Young.

MINORITY recommendation: Do not pass. Signed by Representative Ramel.

Referred to Committee on Appropriations.

February 6, 2020

HB 2212
Prime Sponsor, Representative Blake: Providing department of fish and wildlife officers interest arbitration under certain circumstances. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Chandler; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hudgins; Kilduff; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton and Tharinger.

MINORITY recommendation: Do not pass. Signed by Representatives Stokesbary, Ranking Minority Member; Caldier; Hoff; Kraft; Sutherland and Ybarra.

Referred to Committee on Rules for second reading.

February 5, 2020
HB 2245  Prime Sponsor, Representative Barkis:  
Concerning roundabouts. Reported by Committee on Transportation  

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Fey, Chair; Slatter, 2nd Vice Chair; Valdez, 2nd Vice Chair; Wylie, 1st Vice Chair; Barkis, Ranking Minority Member; Walsh, Assistant Ranking Minority Member; Young, Assistant Ranking Minority Member; Boehnke; Chambers; Chapman; Dent; Doglio; Duerr; Dufault; Ennenman; Eslick; Goehner; Gregerson; Irwin; Klobo; Lovick; McCaslin; Mead; Orcutt; Ortiz-Self; Paul; Ramos; Riccelli; Shewmake; Van Werven and Volz.  

Referred to Committee on Rules for second reading.  

February 7, 2020  

HB 2367  Prime Sponsor, Representative Hoff:  
Concerning subscription service legal defense funds. Reported by Committee on Consumer Protection & Business  

MAJORITY recommendation: Do pass. Signed by Representatives Kirby, Chair; Vick, Ranking Minority Member; Hoff, Assistant Ranking Minority Member; Barkis; Blake; Dufault; Volz and Ybarra.  

MINORITY recommendation: Do not pass. Signed by Representatives Duer; Ryu; Santos and Walen.  


Referred to Committee on Rules for second reading.  

February 7, 2020  

HB 2426  Prime Sponsor, Representative Cody:  
Protecting patient safety in psychiatric hospitals and other health care facilities. Reported by Committee on Health Care & Wellness  

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Cody, Chair; Macri, Vice Chair; Caldier, Assistant Ranking Minority Member; Chambers; Chopp; Davis; Riccelli; Robinson; Stonier; Thai and Tharinger.  

MINORITY recommendation: Do not pass. Signed by Representative Schmick, Ranking Minority Member.  


Referred to Committee on Appropriations.  

February 5, 2020  

HB 2439  Prime Sponsor, Representative Kilduff:  
Making rail investigation and inspection information available to certain state and local governmental entities. Reported by Committee on Transportation  

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Fey, Chair; Slatter, 2nd Vice Chair; Valdez, 2nd Vice Chair; Wylie, 1st Vice Chair; Doglio; Duerr; Ennenman; Gergerson; Klobo; Lovick; Mead; Ortiz-Self; Paul; Ramos; Riccelli and Shewmake.  

MINORITY recommendation: Do not pass. Signed by Representatives Barkis, Ranking Minority Member; Walsh, Assistant Ranking Minority Member; Young, Assistant Ranking Minority Member; Boehnke; Chambers; Dent; Dufault; Eslick; Goehner; McCaslin; Mead; Orcutt; Ortiz-Self; Paul; Ramos; Riccelli and Shewmake.  


Referred to Committee on Appropriations.  

February 5, 2020  

HB 2453  Prime Sponsor, Representative Macri:  
Providing protections to residential tenants. Reported by Committee on Civil Rights & Judiciary  

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Kilduff, Chair; Thai, Vice Chair; Goodman; Hansen; Kirby; Orwell; Peterson; Valdez and Walen.  

MINORITY recommendation: Do not pass. Signed by Representatives Irwin, Ranking Minority Member; Dufault, Assistant Ranking Minority Member; Graham; Klippert; Rude and Ybarra.  

Referred to Committee on Rules for second reading.  

February 7, 2020  

HB 2493  Prime Sponsor, Representative Kirby:  
Concerning captive insurers. Reported by Committee on Consumer Protection & Business  

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Kirby, Chair; Vick, Ranking Minority Member; Hoff, Assistant Ranking Minority Member; Barkis; Blake; Duerr; Dufault; Johnson, J.; Ryu; Santos; Volz; Walen and Ybarra.  

Referred to Committee on Appropriations.
HB 2511  Prime Sponsor, Representative Stonier: Providing labor protections for domestic workers. Reported by Committee on Labor & Workplace Standards

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Sells, Chair; Chapman, Vice Chair; Gregerson and Ormsby.

MINORITY recommendation: Do not pass. Signed by Representatives Mosbrucker, Ranking Minority Member; Chandler, Assistant Ranking Minority Member and Hoff.

Referred to Committee on Appropriations.

HB 2516  Prime Sponsor, Representative Duerr: Creating the secure choice retirement savings program. Reported by Committee on Consumer Protection & Business

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Kirby, Chair; Blake; Duerr; Johnson, J.; Ryu; Santos and Walen.

MINORITY recommendation: Do not pass. Signed by Representatives Vick, Ranking Minority Member; Hoff, Assistant Ranking Minority Member; Barkis; Dufault; Volz and Ybarra.

Referred to Committee on Appropriations.

HB 2520  Prime Sponsor, Representative Thai: Addressing documentation and processes governing landlords’ claims for damage to residential premises. Reported by Committee on Civil Rights & Judiciary

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Kilduff, Chair; Thai, Vice Chair; Goodman; Hansen; Kirby; Orwall; Peterson; Valdez and Walen.

MINORITY recommendation: Do not pass. Signed by Representatives Irwin, Ranking Minority Member; Dufault, Assistant Ranking Minority Member; Graham; Klippert; Rude and Ybarra.

Referred to Committee on Rules for second reading.

HB 2544  Prime Sponsor, Representative Paul: Concerning the definition of veteran. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

HB 2551  Prime Sponsor, Representative Lekanoff: Permitting students to wear traditional tribal regalia and objects of cultural significance at graduation ceremonies and related events. Reported by Committee on State Government & Tribal Relations

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Gregerson, Chair; Pellicciotti, Vice Chair; Walsh, Ranking Minority Member; Appleton; Dolan; Hudgins and Mosbrucker.


MINORITY recommendation: Do not pass. Signed by Representative Goehner, Assistant Ranking Minority Member.

Referred to Committee on Rules for second reading.

HB 2556  Prime Sponsor, Representative Dent: Providing regulatory relief for early learning providers. Reported by Committee on Human Services & Early Learning

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Senn, Chair; Callan, Vice Chair; Frame, Vice Chair; Dent, Ranking Minority Member; Eslick, Assistant Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Corry; Goodman; Griffey; Kilduff; Klippert; Lovick and Ortiz-Self.

Referred to Committee on Appropriations.
HB 2576  Prime Sponsor, Representative Ortiz-Self:
Concerning private detention facilities. Reported by Committee on Public Safety

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Appleton, 2nd Vice Chair; Goodman, Chair; Davis, Vice Chair; Lovick; Orwall; Pellicciotti and Pettigrew.

MINORITY recommendation: Do not pass. Signed by Representatives Klippert, Ranking Minority Member; Sutherland, Assistant Ranking Minority Member; Graham and Griffey.

Referred to Committee on Appropriations.

February 7, 2020

HB 2593  Prime Sponsor, Representative Boehnke:
Promoting economic development through enhancing state agency permitting. Reported by Committee on State Government & Tribal Relations

MAJORITY recommendation: Do pass. Signed by Representatives Gregerson, Chair; Pellicciotti, Vice Chair; Walsh, Ranking Minority Member; Goehner, Assistant Ranking Minority Member; Appleton; Dolan; Hudgins; Mosbrucker and Smith.

Referred to Committee on Rules for second reading.

February 6, 2020

HB 2594  Prime Sponsor, Representative Boehnke:
Concerning disclosures to retail electric and natural gas customers. Reported by Committee on Environment & Energy

MAJORITY recommendation: Do pass. Signed by Representatives Fitzgibbon, Chair; Lekanoff, Vice Chair; DeBolt, Ranking Minority Member; Dye, Assistant Ranking Minority Member; Boehnke; Doglio; Fey; Goehner; Mead and Shewmake.

MINORITY recommendation: Do not pass. Signed by Representative Robinson.

Referred to Committee on Rules for second reading.

February 7, 2020

HB 2603  Prime Sponsor, Representative Springer:
Concerning trust water rights. Reported by Committee on Rural Development, Agriculture, & Natural Resources

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Blake, Chair; Shewmake, Vice Chair; Dent, Assistant Ranking Minority Member; Chapman; Fitzgibbon; Kretz; Lekanoff; Pettigrew; Ramos; Schmick and Springer.

MINORITY recommendation: Do not pass. Signed by Representatives Chandler, Ranking Minority Member; Dye; Orcutt and Walsh.

Referred to Committee on Rules for second reading.

February 6, 2020

HB 2632  Prime Sponsor, Representative Valdez:
Concerning false reporting of a crime or emergency. Reported by Committee on Public Safety

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Appleton, 2nd Vice Chair; Goodman, Chair; Davis, Vice Chair; Klippert, Ranking Minority Member; Sutherland, Assistant Ranking Minority Member; Graham; Griffey; Lovick; Orwall; Pellicciotti and Pettigrew.

Referred to Committee on Rules for second reading.

February 7, 2020

HB 2635  Prime Sponsor, Representative Barkis:
Concerning collection agency transaction fees for processing electronic payments. Reported by Committee on Consumer Protection & Business

MAJORITY recommendation: Do pass. Signed by Representatives Kirby, Chair; Vick, Ranking Minority Member; Hoff, Assistant Ranking Minority Member; Barkis; Blake; Duer; Dufault; Johnson, J.; Santos; Volz; Walen and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representative Ryu.

Referred to Committee on Rules for second reading.

February 7, 2020

HB 2642  Prime Sponsor, Representative Davis:
Removing health coverage barriers to accessing substance use disorder treatment services. Reported by Committee on Health Care & Wellness

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Cody, Chair; Macri, Vice Chair; Schmick, Ranking Minority Member; Caldier, Assistant Ranking Minority Member; Chambers; Chopp; Davis; Harris; Riccelli; Robinson; Stonier; Thai and Tharinger.
HB 2649  Prime Sponsor, Representative Ryu:
Concerning homeless shelter capacity. Reported by Committee on Housing,
Community Development & Veterans

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ryu, Chair; Morgan, Vice Chair; Frame; Johnson, J.; Leavitt and Ramel.

MINORITY recommendation: Do not pass. Signed by Representatives Jenkin, Ranking Minority Member; Gildon, Assistant Ranking Minority Member and Barkis.

Referred to Committee on Rules for second reading.

HB 2656  Prime Sponsor, Representative Gregerson:
Reducing waste associated with single-use food service products. Reported by Committee on Environment & Energy

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Jenkin, Ranking Minority Member; Gildon, Assistant Ranking Minority Member and Barkis.

MINORITY recommendation: Do not pass. Signed by Representative Boehnke.

Referred to Committee on Appropriations.

HB 2660  Prime Sponsor, Representative Chapman:
Establishing tribal representation on the emergency management council. Reported by Committee on State Government & Tribal Relations

MAJORITY recommendation: Do pass. Signed by Representatives Gregerson, Chair; Pellicciotti, Vice Chair; Walsh, Ranking Minority Member; Goehner, Assistant Ranking Minority Member; Appleton; Dolan; Hudgins; Mosbrucker and Smith.

Referred to Committee on Rules for second reading.

HB 2663  Prime Sponsor, Representative Chapman:
Creating a local wine industry association license. Reported by Committee on Commerce & Gaming

HB 2680  Prime Sponsor, Representative Shewmake:
Concerning traffic control signals. Reported by Committee on Transportation

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Walsh, Assistant Ranking Minority Member; Young, Assistant Ranking Minority Member; Chambers; Dent; Dufault; Eslick; McCaslin; Orcutt; Van Werven and Volz.

MINORITY recommendation: Do not pass. Signed by Representatives Boehnke.

Referred to Committee on Rules for second reading.

HB 2697  Prime Sponsor, Representative Dent:
Concerning noxious weeds. Reported by Committee on Rural Development, Agriculture, & Natural Resources

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Blake, Chair; Shewmake, Vice Chair; Chandler, Ranking Minority Member; Dent, Assistant Ranking Minority Member; Dye; Fitzgibbon; Kretz; Lekanoff; Pettigrew; Ramos; Schmick; Springer and Walsh.


MINORITY recommendation: Do not pass. Signed by Representative Orcutt.

Referred to Committee on Appropriations.

HB 2701  Prime Sponsor, Representative Ormsby:
Concerning inspection and testing of fire and smoke control systems and dampers.
**HB 2713**  
Prime Sponsor, Representative Walen: Encouraging compost procurement and use. Reported by Committee on State Government & Tribal Relations

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Gregerson, Chair; Pellicciotti, Vice Chair; Walsh, Ranking Minority Member; Goehner, Assistant Ranking Minority Member; Appleton; Dolan; Hudgins; Mosbrucker and Smith.


Referred to Committee on Appropriations.

February 6, 2020

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**HB 2722**  
Prime Sponsor, Representative Mead: Concerning minimum recycled content requirements. Reported by Committee on Environment & Energy

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Fitzgibbon, Chair; Lekanoff, Vice Chair; DeBolt, Ranking Minority Member; Boehnke; Doglio; Fey; Goehner; Mead; Robinson and Shewmake.

MINORITY recommendation: Do not pass. Signed by Representative Dye, Assistant Ranking Minority Member.

Referred to Committee on Rules for second reading.

February 7, 2020

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**HB 2725**  
Prime Sponsor, Representative Ortiz-Self: Renaming foster resource parents. Reported by Committee on Human Services & Early Learning

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Senn, Chair; Callan, Vice Chair; Frame, Vice Chair; Eslick, Assistant Ranking Minority Member; Corry; Goodman; Kilduff; Klippert; Lovick and Ortiz-Self.

MINORITY recommendation: Do not pass. Signed by Representatives Dent, Ranking Minority Member McCaslin, Assistant Ranking Minority Member.

Referred to Committee on Rules for second reading.

February 7, 2020

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**HB 2742**  
Prime Sponsor, Representative Kloba: Concerning the management and oversight of personal data. Reported by Committee on Innovation, Technology & Economic Development

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Tharinger, Chair; Callan, Vice Chair; Doglio, Vice Chair; Davis; Harris; Leavitt; Lekanoff; Morgan; Peterson; Riccelli; Santos; Sells and Stonier.

MINORITY recommendation: Do not pass. Signed by Representatives Smith, Ranking Minority Member and Van Werven.

Referred to Committee on Appropriations.

February 7, 2020
Assistant Ranking Minority Member; Appleton; Dolan; Hudgins; Mosbrucker and Smith.

Referred to Committee on Rules for second reading.

February 6, 2020

HB 2758  Prime Sponsor, Representative Corry: Recognizing posttraumatic stress disorders of 911 emergency dispatch personnel. Reported by Committee on Labor & Workplace Standards

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Sells, Chair; Chapman, Vice Chair; Gregerson and Ormsby.

MINORITY recommendation: Do not pass. Signed by Representatives Mosbrucker, Ranking Minority Member; Chandler, Assistant Ranking Minority Member and Hoff.

Referred to Committee on Appropriations.

February 7, 2020

HB 2773  Prime Sponsor, Representative Kirby: Concerning transportation. Reported by Committee on Consumer Protection & Business

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Kirby, Chair; Vick, Ranking Minority Member; Barkis; Blake; Duerr; Dufault; Johnson, J.; Ryu; Santos; Volz; Walen and Ybarra.

Referred to Committee on Rules for second reading.

February 7, 2020

HB 2775  Prime Sponsor, Representative Macri: Practicing colon hydrotherapy. Reported by Committee on Health Care & Wellness

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Cody, Chair; Macri, Vice Chair; Schmick, Ranking Minority Member; Caldier, Assistant Ranking Minority Member; Chambers; Chopp; Davis; Harris; Riccelli; Robinson; Stonier; Thai and Tharinger.

Referred to Committee on Rules for second reading.

February 7, 2020

HB 2777  Prime Sponsor, Representative Frame: Concerning the operation, authorization, and permitting of microenterprise home kitchens. Reported by Committee on Local Government

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Pollet, Chair; Duerr, Vice Chair; Griffey, Assistant Ranking Minority Member; Appleton; Goehner and Senn.

MINORITY recommendation: Do not pass. Signed by Representative Kraft, Ranking Minority Member.

Referred to Committee on Appropriations.

February 7, 2020

HB 2782  Prime Sponsor, Representative Kirby: Concerning automobile insurance policies. Reported by Committee on Consumer Protection & Business

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Kirby, Chair; Blake; Duerr; Johnson, J.; Ryu; Santos and Walen.

MINORITY recommendation: Do not pass. Signed by Representatives Vick, Ranking Minority Member; Hoff, Assistant Ranking Minority Member; Barkis; Dufault; Volz and Ybarra.

Referred to Committee on Rules for second reading.

February 7, 2020

HB 2783  Prime Sponsor, Representative Griffey: Standardizing fire safety requirements for mobile on-demand gasoline providers. Reported by Committee on Local Government

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Pollet, Chair; Duerr, Vice Chair; Kraft, Ranking Minority Member; Griffey, Assistant Ranking Minority Member; Appleton; Goehner and Senn.

Referred to Committee on Rules for second reading.

February 7, 2020

HB 2787  Prime Sponsor, Representative Callan: Completing the transfer of the early support for infants and toddlers program from the office of the superintendent of public instruction to the department of children, youth, and families. Reported by Committee on Human Services & Early Learning
HB 2793  Prime Sponsor, Representative Hansen: Vacating criminal records. Reported by Committee on Public Safety

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass.
Signed by Representatives Appleton, 2nd Vice Chair; Goodman, Chair; Davis, Vice Chair; Sutherland, Assistant Ranking Minority Member; Griffey; Lovick; Orwell; Pellicciotti and Pettigrew.

MINORITY recommendation: Do not pass. Signed by Representative Klippert, Ranking Minority Member.


Referred to Committee on Appropriations.

February 6, 2020

HB 2794  Prime Sponsor, Representative Frame: Concerning juvenile record sealing. Reported by Committee on Human Services & Early Learning

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass.
Signed by Representatives Senn, Chair; Callan, Vice Chair; Frame, Vice Chair; Dent, Ranking Minority Member; Eslick, Assistant Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Corry; Goodman; Griffey; Kilduff; Klippert; Lovick and Ortiz-Self.

MINORITY recommendation: Do not pass. Signed by Representatives Dent, Ranking Minority Member; Eslick, Assistant Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Corry; Griffey and Klippert.

Referred to Committee on Rules for second reading.

February 7, 2020

HB 2796  Prime Sponsor, Representative Frame: Concerning juvenile sex offense registration waivers under the special sexual offender disposition alternative. Reported by Committee on Human Services & Early Learning

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass.
Signed by Representatives Senn, Chair; Callan, Vice Chair; Frame, Vice Chair; Goodman; Kilduff; Lovick and Ortiz-Self.

MINORITY recommendation: Do not pass. Signed by Representatives Dent, Ranking Minority Member; Eslick, Assistant Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Corry; Griffey and Klippert.

Referred to Committee on Rules for second reading.

February 7, 2020

HB 2804  Prime Sponsor, Representative Duerr: Addressing local government infrastructure. Reported by Committee on Local Government

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass.
Signed by Representatives Pollet, Chair; Duerr, Vice Chair; Kraft, Ranking Minority Member; Griffey, Assistant Ranking Minority Member; Appleton; Goehner and Senn.

Referred to Committee on Finance.

February 7, 2020

HB 2806  Prime Sponsor, Representative Goodman: Concerning mediation in family law cases involving children. Reported by Committee on Civil Rights & Judiciary

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass.
Signed by Representatives Kilduff, Chair; Thai, Vice Chair; Irwin, Ranking Minority Member; Dufault,
Assistant Ranking Minority Member; Goodman; Kirby; Klippert; Peterson; Rude; Walen and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representatives Hansen and Valdez.


Referred to Committee on Rules for second reading.

February 7, 2020

HB 2815 Prime Sponsor, Representative Ortiz-Self: Concerning library districts. Reported by Committee on Local Government

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Pollet, Chair; Duerr, Vice Chair; Kraft, Ranking Minority Member; Griffey, Assistant Ranking Minority Member; Appleton; Goehner and Senn.

MINORITY recommendation: Do not pass. Signed by Representative Kraft, Ranking Minority Member.

Referred to Committee on Rules for second reading.

February 7, 2020

HB 2828 Prime Sponsor, Representative Valdez: Prohibiting funds available to port districts from being allocated for the purchase of fully automated marine container cargo handling equipment. Reported by Committee on Local Government

MAJORITY recommendation: Do pass. Signed by Representatives Pollet, Chair; Duerr, Vice Chair; Kraft, Ranking Minority Member; Griffey, Assistant Ranking Minority Member; Appleton; Goehner and Senn.

MINORITY recommendation: Do not pass. Signed by Representative Kraft, Ranking Minority Member and Goehner.

MINORITY recommendation: Without recommendation. Signed by Representative Griffey, Assistant Ranking Minority Member.

Referred to Committee on Rules for second reading.

February 7, 2020

HB 2832 Prime Sponsor, Representative Orwall: Concerning contracts with community service organizations for public improvements. Reported by Committee on Local Government

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass.

Signed by Representatives Pollet, Chair; Duerr, Vice Chair; Kraft, Ranking Minority Member; Griffey, Assistant Ranking Minority Member; Appleton; Goehner and Senn.

Referred to Committee on Rules for second reading.

February 7, 2020

HB 2837 Prime Sponsor, Representative Boehnke: Expanding powers granted to state historical societies. Reported by Committee on State Government & Tribal Relations

MAJORITY recommendation: Do pass. Signed by Representatives Gregerson, Chair; Pellicciotti, Vice Chair; Goehner, Assistant Ranking Minority Member; Appleton; Dolan; Hudgins; Mosbrucker and Smith.

MINORITY recommendation: Do not pass. Signed by Representative Walsh, Ranking Minority Member.

Referred to Committee on Rules for second reading.

February 7, 2020

HB 2860 Prime Sponsor, Representative Orcutt: Concerning the Washington plane coordinate system. Reported by Committee on Rural Development, Agriculture, & Natural Resources

MAJORITY recommendation: Do pass. Signed by Representatives Blake, Chair; Shewmake, Vice Chair; Chandler, Ranking Minority Member; Dent, Assistant Ranking Minority Member; Chapman; Dye; Fitzgibbon; Kretz; Lekanoff; Orcutt; Pettigrew; Ramos; Schmick; Springer and Walsh.

Referred to Committee on Rules for second reading.

February 7, 2020

HB 2865 Prime Sponsor, Representative Chambers: Informing families of kindergarten readiness standards. Reported by Committee on Human Services & Early Learning

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Senn, Chair; Callan, Vice Chair; Frame, Vice Chair; Dent, Ranking Minority Member; Eslick, Assistant Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Corry; Goodman; Griffey; Kilduff; Klippert; Lovick and Ortiz-Self.

Referred to Committee on Rules for second reading.

February 7, 2020
HB 2873  Prime Sponsor, Representative Johnson, J.: Concerning families in conflict. Reported by Committee on Human Services & Early Learning

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Senn, Chair; Callan, Vice Chair; Frame, Vice Chair; Dent, Ranking Minority Member; Eslick, Assistant Ranking Minority Member; Goodman; Griffey; Kilduff; Lovick and Ortiz-Self.

MINORITY recommendation: Do not pass. Signed by Representatives Dent, Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Corry and Klippert.

Referred to Committee on Appropriations.

February 5, 2020

HB 2879  Prime Sponsor, Representative Vick: Fostering economic growth in Washington by supporting in-state manufacturing. Reported by Committee on Innovation, Technology & Economic Development

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Hudgins, Chair; Kloba, Vice Chair; Smith, Ranking Minority Member; Boehnke, Assistant Ranking Minority Member; Entenman; Slatter; Tarleton; Van Werven and Wylie.

Referred to Committee on Rules for second reading.

February 7, 2020

HB 2882  Prime Sponsor, Representative Tarleton: Establishing the Interbay community preservation and development authority. Reported by Committee on Housing, Community Development & Veterans

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Jenkin, Ranking Minority Member; Gildon, Assistant Ranking Minority Member; Ryu, Chair; Morgan, Vice Chair; Barkis; Frame; Johnson, J.; Leavitt and Ramel.

Referred to Committee on Rules for second reading.

February 7, 2020

HB 2883  Prime Sponsor, Representative Eslick: Expanding adolescent behavioral health care access. Reported by Committee on Human Services & Early Learning

HB 2884  Prime Sponsor, Representative Mosbrucker: Establishing a Travis alert outreach demonstration campaign. Reported by Committee on Housing, Community Development & Veterans

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Jenkin, Ranking Minority Member; Gildon, Assistant Ranking Minority Member; Ryu, Chair; Morgan, Vice Chair; Barkis; Frame; Johnson, J.; Leavitt and Ramel.

Referred to Committee on Rules for second reading.

February 7, 2020

HB 2889  Prime Sponsor, Representative Griffey: Concerning utility tax disclosures. Reported by Committee on Local Government

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Pollet, Chair; Duerr, Vice Chair; Kraft, Ranking Minority Member; Griffey, Assistant Ranking Minority Member; Appleton; Goehner and Senn.

Referred to Committee on Rules for second reading.

February 7, 2020

HB 2890  Prime Sponsor, Representative MacEwen: Concerning boarding homes. Reported by Committee on Local Government

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Pollet, Chair; Duerr, Vice Chair; Kraft, Ranking Minority Member; Griffey, Assistant Ranking Minority Member; Goehner and Senn.

Referred to Committee on Rules for second reading.

February 7, 2020


MINORITY recommendation: Do not pass. Signed by Representative Duerr, Vice Chair.
Referred to Committee on Rules for second reading.

February 6, 2020 )

HB 2892  Prime Sponsor, Representative Fitzgibbon: Authorizing the department of ecology to regulate greenhouse gas emissions associated with persons who produce or distribute fossil fuel products that emit greenhouse gases in Washington. Reported by Committee on Environment & Energy

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Fitzgibbon, Chair; Lekanoff, Vice Chair; Doglio; Fey; Mead; Robinson and Shewmake.

MINORITY recommendation: Do not pass. Signed by Representatives DeBolt, Ranking Minority Member; Dye, Assistant Ranking Minority Member; Boehnke and Goehner.

Referred to Committee on Appropriations.

February 7, 2020 )

HB 2906  Prime Sponsor, Representative Kretz: Concerning the use of radio collars on gray wolves by the department of fish and wildlife. Reported by Committee on Rural Development, Agriculture, & Natural Resources

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Blake, Chair; Shewmake, Vice Chair; Chandler, Ranking Minority Member; Dent, Assistant Ranking Minority Member; Chapman; Dye; Fitzgibbon; Kretz; Lekanoff; Orcutt; Pettigrew; Ramos; Schmick; Springer and Walsh.

Referred to Committee on Appropriations.

February 7, 2020 )

HJM 4016  Prime Sponsor, Representative Riccelli: Requesting to commence proceedings in naming state route number 902 the Gold Star Memorial Highway. Reported by Committee on Transportation

MAJORITY recommendation: Do pass. Signed by Representatives Fey, Chair; Slatter, 2nd Vice Chair; Valdez, 2nd Vice Chair; Wylie, 1st Vice Chair; Barkis, Ranking Minority Member; Walsh, Assistant Ranking Minority Member; Young, Assistant Ranking Minority Member; Boehnke; Chambers; Chapman; Dent; Doglio; Duerr; Dufault; Entenman; Eslick; Goehner; Gregerson; Irwin; Kloba; Lovick; McCasin; Mead; Orcutt; Ortiz-Self; Paul; Ramos; Riccelli; Shewmake; Van Werven and Volz.

Referred to Committee on Rules for second reading.

There being no objection, the bills and memorial listed on the day’s committee reports and supplemental committee reports under the fifth order of business were referred to the committees so designated.

There being no objection, the House adjourned until 9:55 a.m., February 10, 2020, the 29th Day of the Regular Session.

LAURIE JINKINS, Speaker    BERNARD DEAN, Chief Clerk
The House was called to order at 9:55 a.m. by the Speaker (Representative Lovick presiding).

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

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

**INTRODUCTION & FIRST READING**

**HB 2933** by Representatives Kraft, Young, Hoff, Jenkin, Vick, McCaslin, Sutherland, Eslick, Chandler, Walsh, Corry, Dent, Kretz, Graham and Boehnke

AN ACT Relating to a comprehensive opt out of public K-12 education through the education choice scholarship program; adding a new section to chapter 43.08 RCW; and adding a new chapter to Title 28A RCW.

Referred to Committee on Education.

**HB 2934** by Representatives Blake and Walsh


Referred to Committee on Civil Rights & Judiciary.

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

The Speaker (Representative Lovick presiding) called upon Representative Riccelli to preside.

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

**REPORTS OF STANDING COMMITTEES**

**HB 2486** Prime Sponsor, Representative Lekanoff: Extending the electric marine battery incentive. Reported by Committee on Finance

**MAJORITY recommendation:** The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Tarleton, Chair; Walen, Vice Chair; Young, Assistant Ranking Minority Member; Chapman; Frame; Macri; Orwall; Springer; Stokesbary; Vick and Wylie.

Referred to Committee on Rules for second reading.

**February 10, 2020**

Assistant Ranking Minority Member; Chapman; Frame; McAslan, Sutherland, Eslick, Chandler, Walsh, Corry, Dent, Kretz, Graham and Boehnke

**HB 2587** Prime Sponsor, Representative Ramel: Establishing a program for the designation of state scenic bikeways. Reported by Committee on Appropriations

**MAJORITY recommendation:** Do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Calder; Chandler; Chopp; Cody; Dye; Fitzgibbon; Hansen; Hoff; Hudgings; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

February 8, 2020

**HB 2803** Prime Sponsor, Representative Tarleton: Authorizing the governor to enter into compacts with Indian tribes addressing certain state retail sales tax, certain state use tax, and certain state business and occupation tax revenues, as specified in a memorandum of understanding entered into by the state, Tulalip tribes, and Snohomish county, in January 2020, and including other terms necessary for the department of revenue to administer any such compact. Reported by Committee on Finance

**MAJORITY recommendation:** The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Tarleton, Chair; Walen, Vice Chair; Young, Assistant Ranking Minority Member; Chapman; Frame; Macri; Orwall; Springer; Stokesbary; Vick and Wylie.

**MINORITY recommendation:** Without recommendation. Signed by Representative Orcutt, Ranking Minority Member.

Referred to Committee on Rules for second reading.

February 7, 2020
There being no objection, the bills listed on the day’s committee reports under the fifth order of business were referred to the committees so designated with the exception of HOUSE BILL NO. 2587 which was placed on the second reading calendar.

There being no objection, the bills listed on the day’s committee reports under the fifth order of business were referred to the committees so designated with the exception of HOUSE BILL NO. 2587 which was placed on the second reading calendar.

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

**MOTIONS**

There being no objection, the Committee on Appropriations was relieved of HOUSE BILL NO. 2576, and the bill was referred to the Committee on Rules.

There being no objection, the Committee on Rules was relieved of the following bills and the bills were placed on the second reading calendar:

- HOUSE BILL NO. 1201
- HOUSE BILL NO. 1242
- HOUSE BILL NO. 1293
- HOUSE BILL NO. 1524
- HOUSE BILL NO. 1651
- HOUSE BILL NO. 1660
- SECOND SUBSTITUTE HOUSE BILL NO. 1661

There being no objection, the Committee on Rules was relieved of the following bills and the bills were placed on the second reading calendar:

- HOUSE BILL NO. 1666
- HOUSE BILL NO. 2013
- HOUSE BILL NO. 2185
- HOUSE BILL NO. 2229
- HOUSE BILL NO. 2240
- HOUSE BILL NO. 2245
- HOUSE BILL NO. 2259
- HOUSE BILL NO. 2271
- HOUSE BILL NO. 2343
- HOUSE BILL NO. 2378
- HOUSE BILL NO. 2411
- HOUSE BILL NO. 2443
- HOUSE BILL NO. 2449
- HOUSE BILL NO. 2484
- HOUSE BILL NO. 2508
- HOUSE BILL NO. 2512
- HOUSE BILL NO. 2551
- HOUSE BILL NO. 2586
- HOUSE BILL NO. 2589
- HOUSE BILL NO. 2592
- HOUSE BILL NO. 2602
- HOUSE BILL NO. 2617
- HOUSE BILL NO. 2621
- HOUSE BILL NO. 2632
- HOUSE BILL NO. 2664
- HOUSE BILL NO. 2687
- HOUSE BILL NO. 2701
- HOUSE BILL NO. 2722
- HOUSE BILL NO. 2731
- HOUSE BILL NO. 2732
- HOUSE BILL NO. 2747
- HOUSE BILL NO. 2755
- HOUSE BILL NO. 2757
- HOUSE BILL NO. 2783
- HOUSE BILL NO. 2786
- HOUSE BILL NO. 2792
- HOUSE BILL NO. 2811
- HOUSE BILL NO. 2815
- HOUSE BILL NO. 2816
- HOUSE BILL NO. 2820
- HOUSE BILL NO. 2889

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

**MOTIONS**

There being no objection, the Committee on Appropriations was relieved of HOUSE BILL NO. 2576, and the bill was referred to the Committee on Rules.

There being no objection, the Committee on Rules was relieved of the following bills and the bills were placed on the second reading calendar:

- SUBSTITUTE HOUSE BILL NO. 1009
- HOUSE BILL NO. 1278
- HOUSE BILL NO. 1441
- HOUSE BILL NO. 1676

There being no objection, the Committee on Rules was relieved of the following bills and the bills were placed on the third reading calendar:

- SUBSTITUTE HOUSE BILL NO. 1009
- HOUSE BILL NO. 1278
- HOUSE BILL NO. 1441
- HOUSE BILL NO. 1676

There being no objection, the House adjourned until 9:55 a.m., February 11, 2020, the 30th Day of the Regular Session.

LAURIE JINKINS, Speaker

BERNARD DEAN, Chief Clerk
The House was called to order at 9:55 a.m. by the Speaker (Representative Lovick presiding).

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

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

**INTRODUCTION & FIRST READING**

**HB 2935** by Representative Klippert

AN ACT Relating to the prohibition of direct and indirect appropriation of public funds to finance convenience abortions pursuant to the establishment clause of the First Amendment of the United States Constitution and Article I, section 11 of the Washington state Constitution, establishing of the Washington foster care and adoption initiatives fund to be administered by the department of children, youth, and families for the benefit of government and, especially, nongovernment groups, and prohibiting discrimination pursuant to the free exercise clause of the First Amendment and Article I, section 11 of the Washington state Constitution; adding a new chapter to Title 70 RCW; creating new sections; and declaring an emergency.

Referred to Committee on Health Care & Wellness.

**HB 2936** by Representative Steele

AN ACT Relating to predesign requirements and thresholds; amending RCW 43.88.110; and creating a new section.

Referred to Committee on Capital Budget.

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

The Speaker assumed the chair.

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

**REPORTS OF STANDING COMMITTEES**

February 10, 2020

**HB 1154** Prime Sponsor, Representative DeBolt: Concerning the financing of Chehalis basin flood damage reduction and habitat restoration projects. Reported by Committee on Capital Budget

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Tharinger, Chair; Callan, Vice Chair; Doglio, Vice Chair; DeBolt, Ranking Minority Member; Smith, Assistant Ranking Minority Member; Steele, Assistant Ranking Minority Member; Corry; Davis; Dye; Eslick; Gildon; Harris; Irwin; Jenkin; Leavitt; Lekanoff; Maycumber; Morgan; Peterson; Riccelli; Santos; Sells; Stonier and Walsh.

MINORITY recommendation: Do not pass. Signed by Representative Pellicciotti.

Referred to Committee on Rules for second reading.

February 10, 2020

**HB 1938** Prime Sponsor, Representative Steele: Creating a local infrastructure investment program to support the development of affordable housing, workforce housing, and revitalization efforts. Reported by Committee on Finance

MAJORITY recommendation: The third substitute bill by Committee on Housing, Community Development & Veterans be substituted therefor and the third substitute bill do pass. Signed by Representatives Tarleton, Chair; Walen, Vice Chair; Orcutt, Ranking Minority Member; Young, Assistant Ranking Minority Member; Chapman; Macri; Orwall; Springer; Stokesbury; Vick and Wylie.


Referred to Committee on Rules for second reading.

February 10, 2020

**HB 2032** Prime Sponsor, Representative Tarleton: Providing a tax deferral for the expansion of certain existing public facilities district convention centers. Reported by Committee on Finance

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass.
Signed by Representatives Tarleton, Chair; Walen, Vice Chair; Orcutt, Ranking Minority Member; Chapman; Frame; Macri; Orwall; Springer; Stokesbary; Vick and Wylie.

MINORITY recommendation: Without recommendation. Signed by Representative Young, Assistant Ranking Minority Member.

Referred to Committee on Rules for second reading.

February 8, 2020

HB 2200  Prime Sponsor, Representative Klippert: Creating the position of military spouse liaison. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill by Committee on Housing, Community Development & Veterans be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representatives MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Dye; Hoff; Kraft; Mosbrucker; Schmick; Sutherland and Ybarra.

February 8, 2020

HB 2277  Prime Sponsor, Representative Peterson: Concerning youth solitary confinement. Reported by Committee on Appropriations

MAJORITY recommendation: The second substitute bill be substituted therefor and the substitute bill do pass and do not pass the substitute bill by Committee on Human Services & Early Learning. Signed by Representatives Ormsby, Chair; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Senn; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representatives Stokesbary, Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Dye; Hoff and Schmick.

February 8, 2020

HB 2299  Prime Sponsor, Representative Leavitt: Creating prison to postsecondary education pathways. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill by Committee on College & Workforce Development be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Macri; Pettigrew; Pollet; Ryu; Senn; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

February 8, 2020

HB 2310  Prime Sponsor, Representative Fitzgibbon: Reducing emissions from vehicles associated with on-demand transportation services. Reported by Committee on Appropriations

MAJORITY recommendation: The second substitute bill be substituted therefor and the substitute bill do pass and do not pass the substitute bill by Committee on Environment & Energy. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Macri; Pettigrew; Pollet; Ryu; Senn; Steele; Sullivan; Sutherland; Tarleton and Tharinger.

MINORITY recommendation: Do not pass. Signed by Representatives MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Dye; Hoff; Kraft; Mosbrucker; Schmick; Sutherland and Ybarra.

February 8, 2020

HB 2311  Prime Sponsor, Representative Slatter: Amending state greenhouse gas emission limits for consistency with the most recent assessment of climate change science. Reported by Committee on Appropriations

MAJORITY recommendation: The second substitute bill be substituted therefor and the substitute bill do pass and do not pass the substitute bill by Committee on Environment & Energy. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Macri; Pettigrew; Pollet; Ryu; Senn; Steele; Sullivan; Sutherland; Tarleton and Tharinger.
Ormsby, Chair; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Macri; Pettigrew; Pollet; Ryu; Senn; Sullivan; Tarleton and Tharinger.

MINORITY recommendation: Do not pass. Signed by Representatives Stokesbary, Ranking Minority Member; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Dye; Hoff; Kraft; Mosbrucker; Schmick; Steele; Sutherland and Ybarra.

Referred to Committee on Rules for second reading.

February 8, 2020

HB 2314 Prime Sponsor, Representative Lovick: Concerning drug offender sentencing alternatives for offenders convicted of driving or control of a vehicle while under the influence. Reported by Committee on Appropriations

MAJORITY recommendation: The second substitute bill be substituted therefor and the second substitute bill do pass. Signed by Representatives Ormsby, Chair; Stokesbury, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Macri; Pettigrew; Pollet; Ryu; Senn; Steele; Sullivan; Sutherland and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representatives Rude, Assistant Ranking Minority Member; Caldier; Hoff; Schmick and Sutherland.

Referred to Committee on Rules for second reading.

February 8, 2020

HB 2318 Prime Sponsor, Representative Orwall: Advancing criminal investigatory practices. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill by Committee on Public Safety be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Stokesbury, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Dye; Hoff; Kraft; Mosbrucker; Schmick and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representative Kraft.

February 8, 2020

HB 2327 Prime Sponsor, Representative Pollet: Addressing sexual misconduct at postsecondary educational institutions. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill by Committee on College & Workforce Development be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Stokesbury, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Chandler; Chopp; Cody; Dolan; Dye; Fitzgibbon; Hansen; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Senn; Steele; Sullivan; Tarleton; Tharinger and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representatives Rude, Assistant Ranking Minority Member; Caldier; Hoff; Schmick and Sutherland.

February 8, 2020

HB 2334 Prime Sponsor, Representative Davis: Concerning drug offender sentencing. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill by Committee on Public Safety be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Stokesbury, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representative Kraft.

February 10, 2020

HB 2352 Prime Sponsor, Representative Tharinger: Concerning the building for the arts program. Reported by Committee on Capital Budget

MAJORITY recommendation: Do pass. Signed by Representatives Tharinger, Chair; Callan, Vice Chair; Doglio, Vice Chair; DeBolt, Ranking Minority Member; Smith, Assistant Ranking Minority Member; Steele, Assistant Ranking Minority Member; Corry; Davis; Dye; Eslick; Gildon; Harris; Irwin; Jenkin; Leavitt; Lekanoff; Maycumber; Morgan; Pellicciotti; Peterson; Riccelli; Santos; Sells; Stonier and Walsh.
THIRTIETH DAY, FEBRUARY 11, 2020

Referred to Committee on Rules for second reading.

February 10, 2020

HB 2382  Prime Sponsor, Representative Leavitt: Concerning housing for community and technical college faculty and employees. Reported by Committee on Capital Budget

MAJORITY recommendation: Do pass. Signed by Representatives Tharinger, Chair; Callan, Vice Chair; Doglio, Vice Chair; Davis; Leavitt; Lekanoff; Morgan; Pellicciotti; Peterson; Riccelli; Santos; Sells and Stonier.

MINORITY recommendation: Do not pass. Signed by Representatives DeBolt, Ranking Minority Member; Smith, Assistant Ranking Minority Member; Steele, Assistant Ranking Minority Member; Corry; Dye; Eslick; Gildon; Harris; Irwin; Jenkin; Maycumber and Walsh.

Referred to Committee on Rules for second reading.

February 10, 2020

HB 2384  Prime Sponsor, Representative Doglio: Concerning the property tax exemption for nonprofit organizations providing rental housing or mobile home park spaces to qualifying households. Reported by Committee on Finance

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Tarleton, Chair; Walen, Vice Chair; Orcutt, Ranking Minority Member; Young, Assistant Ranking Minority Member; Chapman; Frame; Macri; Orwall; Springer; Stokesbary; Vick and Wylie.

Referred to Committee on Rules for second reading.

February 8, 2020

HB 2393  Prime Sponsor, Representative Goodman: Earning credit for complying with community custody conditions. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill by Committee on Public Safety be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representative Kraft.

February 8, 2020

HB 2394  Prime Sponsor, Representative Klippert: Concerning community custody. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill by Committee on Public Safety be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representative Kraft.

February 8, 2020

HB 2417  Prime Sponsor, Representative Davis: Concerning individuals serving community custody terms. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill by Committee on Public Safety be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representative Kraft.

February 8, 2020

HB 2421  Prime Sponsor, Representative Tarleton: Concerning state reimbursement of election costs. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody;
Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

February 10, 2020

HB 2424 Prime Sponsor, Representative Fitzgibbon: Concerning the heating oil insurance program. Reported by Committee on Capital Budget

MAJORITY recommendation: The substitute bill by Committee on Environment & Energy be substituted therefor and the substitute bill do pass. Signed by Representatives Tharinger, Chair; Callan, Vice Chair; Doglio, Vice Chair; DeBolt, Ranking Minority Member; Smith, Assistant Ranking Minority Member; Steele, Assistant Ranking Minority Member; Corry; Davis; Dye; Eslick; Gildon; Harris; Irwin; Jenkins; Leavitt; Lekanoff; Maycumber; Morgan; Pellicciotti; Peterson; Riccelli; Santos; Sells; Stonier and Walsh.

Referred to Committee on Rules for second reading.

February 8, 2020

HB 2456 Prime Sponsor, Representative Callan: Concerning working connections child care eligibility. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Tharinger, Chair; Callan, Vice Chair; Doglio, Vice Chair; DeBolt, Ranking Minority Member; Smith, Assistant Ranking Minority Member; Steele, Assistant Ranking Minority Member; Corry; Davis; Dye; Eslick; Gildon; Harris; Irwin; Jenkins; Leavitt; Lekanoff; Maycumber; Morgan; Pellicciotti; Peterson; Riccelli; Santos; Sells; Stonier and Walsh.

Referred to Committee on Rules for second reading.

February 8, 2020

HB 2467 Prime Sponsor, Representative Hansen: Establishing a centralized single point of contact background check system for firearms transfers. Reported by Committee on Appropriations

MAJORITY recommendation: The second substitute bill be substituted therefor and the second substitute bill do pass and do not pass the substitute bill by Committee on Civil Rights & Judiciary. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Chandler; Chopp; Cody; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Macri; Pettigrew; Pollet; Ryu; Schmick; Senn; Steele; Sullivan; Tarleton and Tharinger.

February 10, 2020

HB 2471 Prime Sponsor, Representative Callan: Concerning working connections child care payment authorizations. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill by Committee on Human Services & Early Learning be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

February 10, 2020

HB 2494 Prime Sponsor, Representative Stonier: Concerning sales and use tax for public facilities in rural or border counties. Reported by Committee on Finance

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Tarleton, Chair; Walen, Vice Chair; Orcutt, Ranking Minority Member; Young, Assistant Ranking Minority Member; Chapman; Macri; Orwall; Springer; Stokesbary; Vick and Wylie.

Referred to Committee on Rules for second reading.

February 10, 2020

HB 2494 Prime Sponsor, Representative Frame: Concerning sales and use tax for public facilities in rural or border counties. Reported by Committee on Finance

MINORITY recommendation: No recommendation. Signed by Representative Frame.

February 10, 2020
HB 2497  Prime Sponsor, Representative Ormsby:  
Adding development of permanently affordable housing to the allowable uses of community revitalization financing, the local infrastructure financing tool, and local revitalization financing.  Reported by Committee on Finance

MAJORITY recommendation:  Do pass.  Signed by Representatives Tarleton, Chair; Walen, Vice Chair; Chapman; Frame; Macri; Orwall; Springer and Wylie.

MINORITY recommendation:  Do not pass.  Signed by Representatives Orcutt, Ranking Minority Member; Young, Assistant Ranking Minority Member; Stokesbary and Vick.

Referred to Committee on Rules for second reading.

February 10, 2020

HB 2525  Prime Sponsor, Representative Callan:  
Establishing the family connections program.  Reported by Committee on Appropriations

MAJORITY recommendation:  The substitute bill by Committee on Human Services & Early Learning be substituted therefor and the substitute bill do pass.  Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

February 8, 2020

HB 2521  Prime Sponsor, Representative Thai:  
Adding individual tax identification number filers to the working families tax credit.  Reported by Committee on Finance

MAJORITY recommendation:  Do pass.  Signed by Representatives Tarleton, Chair; Walen, Vice Chair; Chapman; Frame; Macri; Orwall; Springer; Stokesbary and Wylie.

MINORITY recommendation:  Do not pass.  Signed by Representatives Orcutt, Ranking Minority Member; Young, Assistant Ranking Minority Member and Vick.

Referred to Committee on Rules for second reading.

February 8, 2020

HB 2524  Prime Sponsor, Representative Chandler:  
Expanding the scope of agricultural products subject to requirements in chapter 15.83, RCW related to negotiation concerning production or marketing.  Reported by Committee on Appropriations

MAJORITY recommendation:  Do pass.  Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

February 8, 2020

HB 2572  Prime Sponsor, Representative Robinson:  
Concerning implementation of the recommendations of the December 2019 report from the William D. Ruckelshaus center regarding residential habilitation center clients.  Reported by Committee on Appropriations

MAJORITY recommendation:  The substitute bill by Committee on Human Services & Early Learning be substituted therefor and the substitute bill do pass.  Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

February 8, 2020

HB 2596  Prime Sponsor, Representative Boehnke:  
Fostering economic growth in Washington by supporting emerging businesses in the new space economy.  Reported by Committee on Appropriations

MAJORITY recommendation:  Do pass.  Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick;
Senn; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

February 10, 2020

HB 2601  Prime Sponsor, Representative Tharinger: Concerning the authority of the parks and recreation commission to approve leases. Reported by Committee on Capital Budget

MAJORITY recommendation: Do pass. Signed by Representatives Tharinger, Chair; Callan, Vice Chair; Doglio, Vice Chair; DeBolt, Ranking Minority Member; Corry; Davis; Dye; Eslick; Gildon; Harris; Irwin; Jenkins; Lekanoff; Maycumber; Morgan; Pellicciotti; Peterson; Riccelli; Santos; Sells and Stonier.

MINORITY recommendation: Without recommendation. Signed by Representatives Smith, Assistant Ranking Minority Member; Steele, Assistant Ranking Minority Member and Walsh.

Referred to Committee on Rules for second reading.

February 10, 2020

HB 2620  Prime Sponsor, Representative Walen: Expanding the property tax exemption for new and rehabilitated multiple-unit dwellings in urban growth areas. Reported by Committee on Finance

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Tarleton, Chair; Walen, Vice Chair; Orcutt, Ranking Minority Member; Young, Assistant Ranking Minority Member; Chapman; Macri; Orwall; Springer; Stokesbary; Vick and Wylie.


Referred to Committee on Rules for second reading.

February 7, 2020

HB 2634  Prime Sponsor, Representative Walen: Exempting a sale or transfer of real property for affordable housing to a nonprofit entity, housing authority, or public corporation from the real estate excise tax. Reported by Committee on Finance

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Tarleton, Chair; Walen, Vice Chair; Orcutt, Ranking Minority Member; Young, Assistant Ranking Minority Member; Chapman; Macri; Orwall; Springer; Stokesbary; Vick and Wylie.


Referred to Committee on Rules for second reading.

February 10, 2020

HB 2625  Prime Sponsor, Representative Eslick: Concerning local parks funding options. Reported by Committee on Finance

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Tarleton, Chair; Walen, Vice Chair; Orcutt, Ranking Minority Member; Young, Assistant Ranking Minority Member; Chapman; Frame; Macri; Orwall; Springer; Stokesbary; Vick and Wylie.

MINORITY recommendation: Do not pass. Signed by Representative Orcutt, Ranking Minority Member.

MINORITY recommendation: Without recommendation. Signed by Representative Young, Assistant Ranking Minority Member.

Referred to Committee on Rules for second reading.

February 10, 2020

HB 2634  Prime Sponsor, Representative Orwall: Authorizing an extension of time for certain cities to decline to partner with the department of revenue for the issuance or renewal of general business licenses. Reported by Committee on Finance

MAJORITY recommendation: Do pass. Signed by Representatives Tarleton, Chair; Walen, Vice Chair; Orcutt, Ranking Minority Member; Young, Assistant Ranking Minority Member; Chapman; Frame; Macri; Orwall; Springer; Stokesbary; Vick and Wylie.

Referred to Committee on Rules for second reading.

February 7, 2020

HB 2778  Prime Sponsor, Representative Sullivan: Concerning community redevelopment financing in apportionment districts. Reported by Committee on Finance

MAJORITY recommendation: Do pass. Signed by Representatives Tarleton, Chair; Walen, Vice Chair; Chapman; Frame; Macri; Orwall; Springer; Stokesbary and Wylie.

MINORITY recommendation: Do not pass. Signed by Representatives Orcutt, Ranking Minority Member; Young, Assistant Ranking Minority Member and Vick.

Referred to Committee on Rules for second reading.

February 7, 2020
HB 2797  Prime Sponsor, Representative Robinson: Concerning the sales and use tax for affordable and supportive housing. Reported by Committee on Finance

MAJORITY recommendation: Do pass. Signed by Representatives Tarleton, Chair; Walen, Vice Chair; Chapman; Frame; Macri; Orwell; Springer; Stokesbary and Wylie.

MINORITY recommendation: Do not pass. Signed by Representatives Orcutt, Ranking Minority Member; Young, Assistant Ranking Minority Member and Vick.

Referred to Committee on Rules for second reading.

February 10, 2020

HB 2804  Prime Sponsor, Representative Duerr: Addressing local government infrastructure. Reported by Committee on Finance

MAJORITY recommendation: The substitute bill by Committee on Local Government be substituted therefor and the substitute bill do pass. Signed by Representatives Tarleton, Chair; Walen, Vice Chair; Orcutt, Ranking Minority Member; Young, Assistant Ranking Minority Member; Chapman; Frame; Macri; Orwell; Springer; Stokesbary; Vick and Wylie.

Referred to Committee on Rules for second reading.

February 10, 2020

HB 2825  Prime Sponsor, Representative Goehner: Promoting oil-free hydroelectric turbine technology. Reported by Committee on Finance

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Tarleton, Chair; Walen, Vice Chair; Orcutt, Ranking Minority Member; Young, Assistant Ranking Minority Member; Chapman; Frame; Macri; Orwell; Springer; Stokesbary; Vick and Wylie.


Referred to Committee on Rules for second reading.

February 7, 2020

HB 2840  Prime Sponsor, Representative Springer: Providing additional funding for the business licensing service program administered by the department of revenue. Reported by Committee on Finance

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass.

Signed by Representatives Tarleton, Chair; Walen, Vice Chair; Orcutt, Ranking Minority Member; Chapman; Frame; Macri; Orwell; Springer; Vick and Wylie.

MINORITY recommendation: Do not pass. Signed by Representatives Young, Assistant Ranking Minority Member and Stokesbary.

Referred to Committee on Rules for second reading.

February 7, 2020

HB 2848  Prime Sponsor, Representative Chapman: Changing the expiration date for the sales and use tax exemption of hog fuel to coincide with the 2045 deadline for fossil fuel-free electrical generation in Washington state and to protect jobs with health care and retirement benefits in economically distressed communities. Reported by Committee on Finance

MAJORITY recommendation: Do pass. Signed by Representatives Tarleton, Chair; Walen, Vice Chair; Orcutt, Ranking Minority Member; Young, Assistant Ranking Minority Member; Chapman; Frame; Macri; Orwell; Springer; Stokesbary; Vick and Wylie.

Referred to Committee on Rules for second reading.

February 10, 2020

HB 2849  Prime Sponsor, Representative Tharinger: Concerning housing programs administered by the department of commerce. Reported by Committee on Capital Budget

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Tharinger, Chair; Callan, Vice Chair; Doglio, Vice Chair; Davis; Leavitt; Lekanoff; Morgan; Pellicciotti; Peterson; Riccelli; Santos; Sells and Stonier.

MINORITY recommendation: Without recommendation. Signed by Representatives DeBolt, Ranking Minority Member Steele, Assistant Ranking Minority Member.

MINORITY recommendation: Do not pass. Signed by Representatives Smith, Assistant Ranking Minority Member; Corry; Dye; Eslick; Gildon; Harris; Irwin; Jenkin; Maycumber and Walsh.

Referred to Committee on Rules for second reading.

February 7, 2020

HB 2858  Prime Sponsor, Representative Orcutt: Concerning requirements for the filing of
HB 2867  Prime Sponsor, Representative Blake: Concerning the calculation of interest associated with annual tax reporting periods without making any changes to the interest rate. Reported by Committee on Finance

MAJORITY recommendation: Do pass. Signed by Representatives Tarleton, Chair; Walen, Vice Chair; Orcutt, Ranking Minority Member; Young, Assistant Ranking Minority Member; Chapman; Frame; Macri; Orwell; Springer; Stokesbary; Vick and Wylie.

Referred to Committee on Rules for second reading.

February 7, 2020

HB 2868  Prime Sponsor, Representative Blake: Allowing for extensions of the special valuation of historic property for certain properties. Reported by Committee on Finance

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Tarleton, Chair; Walen, Vice Chair; Orcutt, Ranking Minority Member; Young, Assistant Ranking Minority Member; Chapman; Frame; Macri; Orwell; Springer; Stokesbary; Vick and Wylie.

Referred to Committee on Rules for second reading.

February 10, 2020

HB 2880  Prime Sponsor, Representative Dent: Concerning sales and use tax exemptions for aircraft fuel used for research and development purposes. Reported by Committee on Finance

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Tarleton, Chair; Walen, Vice Chair; Orcutt, Ranking Minority Member; Young, Assistant Ranking Minority Member; Chapman; Frame; Macri; Orwell; Springer; Stokesbary; Vick and Wylie.

Referred to Committee on Rules for second reading.
MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Tarleton, Chair; Walen, Vice Chair; Chapman; Frame; Macri; Orwell; Springer and Wylie.

MINORITY recommendation: Do not pass. Signed by Representatives Orcutt, Ranking Minority Member; Young, Assistant Ranking Minority Member and Vick.

Referred to Committee on Rules for second reading.

SUPPLEMENTAL REPORTS OF STANDING COMMITTEES

February 11, 2020

HB 1018 Prime Sponsor, Representative Caldier: Concerning fair dental insurance practices. Reported by Committee on Appropriations

MAJORITY recommendation: The second substitute bill be substituted therefor and the second substitute bill do pass and do not pass the substitute bill by Committee on Health Care & Wellness. Signed by Representatives Ormsby, Chair; Stokesbury, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Calder; Chandler; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

February 11, 2020

HB 1084 Prime Sponsor, Representative Stokesbury: Concerning unfair practices involving compensation of athletes in higher education. Reported by Committee on Appropriations

MAJORITY recommendation: The second substitute bill be substituted therefor and the second substitute bill do pass and do not pass the substitute bill by Committee on Education. Signed by Representatives Ormsby, Chair; Stokesbury, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Calder; Chandler; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representatives Schmick; Springer and Sullivan.


Referred to Committee on Rules for second reading.

February 11, 2020
HB 1182  Prime Sponsor, Representative Santos: Modifying the learning assistance program. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

February 11, 2020

ESHB 1504  Prime Sponsor, Committee on Public Safety: Concerning impaired driving. Reported by Committee on Transportation

MAJORITY recommendation: Do pass. Signed by Representatives Fey, Chair; Slatter, 2nd Vice Chair; Valdez, 2nd Vice Chair; Wylie, 1st Vice Chair; Barkis, Ranking Minority Member; Walsh, Assistant Ranking Minority Member; Young, Assistant Ranking Minority Member; Boehnke; Chambers; Chapman; Doglio; Duerr; Dufault; Entenman; Eslick; Goehner; Gregerson; Irwin; Kloba; Lovick; McCaslin; Mead; Orcutt; Ortiz-Self; Paul; Ramos; Riccelli; Shewmake; Van Werven and Volz.

Referred to Committee on Rules for second reading.

February 11, 2020

HB 1645  Prime Sponsor, Representative Ortiz-Self: Concerning certificates of parental improvement. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chopp; Cody; Corry; Dolan; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representatives Chandler; Dye; Kraft and Schmick.

Referred to Committee on Rules for second reading.

February 11, 2020

HB 1659  Prime Sponsor, Representative Corry: Modifying dates related to the application due date for health sciences and services authorities and their sales and use tax authority. Reported by Committee on Finance

MAJORITY recommendation: The second substitute bill be substituted therefor and the second substitute bill do pass and do not pass the substitute bill by Committee on Local Government. Signed by Representatives Tarleton, Chair; Walen, Vice Chair; Orcutt, Ranking Minority Member; Young, Assistant Ranking Minority Member; Chapman; Frame; Macri; Orwell; Springer; Stokesbary; Vick and Wylie.

Referred to Committee on Rules for second reading.

February 10, 2020

HB 1738  Prime Sponsor, Representative Kraft: Relieving burdens on small businesses by updating the tax return filing thresholds to reflect inflation. Reported by Committee on Appropriations

MAJORITY recommendation: The second substitute bill by Committee on Finance be substituted therefor and the second substitute bill do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

February 10, 2020

HB 1775  Prime Sponsor, Representative Orwall: Concerning commercially sexually exploited children. Reported by Committee on Appropriations

MAJORITY recommendation: The third substitute bill be substituted therefor and the third substitute bill do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

February 11, 2020

HB 1860  Prime Sponsor, Representative Pollet: Addressing lead in drinking water in
schools. Reported by Committee on Appropriations

MAJORITY recommendation: The second substitute bill be substituted therefor and the second substitute bill do pass and do not pass the substitute bill by Committee on Education. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

February 11, 2020 )

HB 1888 Prime Sponsor, Representative Hudgins: Protecting employee information from public disclosure. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representatives Stokesbary, Ranking Minority Member; Chandler; Corry; Dye; Hoff; Kraft; Mosbrucker; Steele; Sutherland.


Referred to Committee on Rules for second reading.

February 11, 2020 )

HB 1974 Prime Sponsor, Representative Shewmake: Establishing the Washington cannabis commission. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Robinson, 1st Vice Chair; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Macri; Pettigrew; Pollet; Ryu; Senn; Springer; Sullivan; Tarleton; Tharinger and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representatives Stokesbary, Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Corry; Dye; Hoff; Kraft; Mosbrucker; Schmick; Steele; Sutherland and Tharinger.


Referred to Committee on Rules for second reading.

February 11, 2020 )

HB 2036 Prime Sponsor, Representative Macri: Concerning health system transparency. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill by Committee on Health Care & Wellness be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Robinson, 1st Vice Chair; Bergquist; 2nd Vice Chair; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Macri; Pettigrew; Pollet; Ryu; Senn; Springer; Sullivan; Tarleton and Tharinger.

MINORITY recommendation: Do not pass. Signed by Representatives Stokesbary, Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Corry; Dye; Hoff; Kraft; Mosbrucker; Steele; Sutherland and Ybarra.


Referred to Committee on Rules for second reading.

February 11, 2020 )

EHB 2066 Prime Sponsor, Representative Davis: Addressing restrictions on driver's licenses associated with certain criminal offenses. Reported by Committee on Transportation

MAJORITY recommendation: Do pass. Signed by Representatives Fey, Chair; Slatter, 2nd Vice Chair; Valdez, 2nd Vice Chair; Wylie, 1st Vice Chair; Barkis, Ranking Minority Member; Walsh, Assistant Ranking Minority Member; Young, Assistant Ranking Minority Member; Boehnke; Chambers; Chapman; Doglio; Duerr; Dufault; Enteman; Eslick; Goehner; Gregerson; Irwin; Kloba; Lovick; McCaslin; Mead; Orcutt; Ortiz-Self; Paul; Ramos; Riccelli; Shewmake; Van Werven and Volz.

Referred to Committee on Rules for second reading.

February 11, 2020 )

HB 2166 Prime Sponsor, Representative Orcutt: Creating special license plates that support working forests. Reported by Committee on Transportation

MAJORITY recommendation: Do pass. Signed by Representatives Fey, Chair; Slatter, 2nd Vice Chair; Valdez, 2nd Vice Chair; Wylie, 1st Vice Chair; Barkis,
Ranking Minority Member; Walsh, Assistant Ranking Minority Member; Young, Assistant Ranking Minority Member; Boehnke; Chambers; Chapman; Dent; Doglio; Duerr; Entenman; Eslick; Goehner; Gregerson; Irwin; Kloba; Lovick; McCaslin; Mead; Orcutt; Ortiz-Self; Paul; Ramos; Riccelli; Shewmake; Van Werven and Volz.

Referred to Committee on Rules for second reading.

February 11, 2020)

HB 2171 Prime Sponsor, Representative Santos: Concerning vested vacation or paid time off upon an employee's termination. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Macri; Pettigrew; Pollet; Ryu; Senn; Springer; Sullivan; Tarleton and Tharinger.


MINORITY recommendation: Do not pass. Signed by Representatives Stokesbury, Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Corry; Dye; Hoff; Kraft; Schmick; Steele; Sutherland and Ybarra.

Referred to Committee on Rules for second reading.

February 11, 2020)

HB 2186 Prime Sponsor, Representative Kilduff: Concerning debris escaping from vehicles on public highways. Reported by Committee on Transportation

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Fey, Chair; Slatter, 2nd Vice Chair; Valdez, 2nd Vice Chair; Wylie, 1st Vice Chair; Barkis, Ranking Minority Member; Walsh, Assistant Ranking Minority Member; Gregerson; Irwin; Kloba; Lovick; McCaslin; Mead; Orcutt; Ortiz-Self; Paul; Ramos; Riccelli; Shewmake; Van Werven and Volz.

MINORITY recommendation: Do not pass. Signed by Representatives Barkis, Ranking Minority Member; Walsh, Assistant Ranking Minority Member; Young, Assistant Ranking Minority Member; Boehnke; Chambers; Chapman; Dufault; Eslick; Goehner; Irwin; McCaslin; Orcutt; Van Werven and Volz.

Referred to Committee on Rules for second reading.

February 10, 2020)

HB 2187 Prime Sponsor, Representative Kilduff: Creating Washington state women veterans special license plates. Reported by Committee on Transportation

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Fey, Chair; Slatter, 2nd Vice Chair; Valdez, 2nd Vice Chair; Wylie, 1st Vice Chair; Barkis, Ranking Minority Member; Walsh, Assistant Ranking Minority Member; Young, Assistant Ranking Minority Member; Boehnke; Chambers; Chapman; Dent; Doglio; Duerr; Entenman; Eslick; Goehner; Gregerson; Irwin; Kloba; Lovick; McCaslin; Mead; Orcutt; Ortiz-Self; Paul; Ramos; Riccelli; Shewmake; Van Werven and Volz.

Referred to Committee on Rules for second reading.

February 11, 2020)

HB 2228 Prime Sponsor, Representative Springer: Permitting early deployment of state fire service resources. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Stokesbury, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Caldier; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Kraft; Macri; Pettigrew; Pollet; Ryu; Senn; Springer; Steele; Sullivan; Tarleton; Tharinger and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representatives Rude, Assistant Ranking Minority Member; Caldier; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Kraft; Macri; Pettigrew; Pollet; Ryu; Senn; Springer; Steele; Sullivan; Tarleton; Tharinger and Ybarra.


Referred to Committee on Rules for second reading.

February 11, 2020)

HB 2244 Prime Sponsor, Representative Orcutt: Addressing the authorization of wheeled all-terrain vehicles on state highways. Reported by Committee on Transportation

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Fey, Chair; Slatter, 2nd Vice Chair; Valdez, 2nd Vice Chair; Wylie, 1st Vice Chair; Barkis, Ranking Minority Member; Walsh, Assistant Ranking Minority Member; Young, Assistant Ranking Minority Member; Boehnke; Chambers; Chapman; Doglio; Duerr; Dufault; Entenman; Eslick; Goehner; Gregerson; Irwin; Kloba; Lovick; McCaslin; Mead;
HB 2248  Prime Sponsor, Representative Doglio: Expanding equitable access to the benefits of renewable energy through community solar projects. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Senn; Springer; Steele; Sullivan; Tarleton and Tharinger.

MINORITY recommendation: Do not pass. Signed by Representatives Stokesbary, Ranking Minority Member; Caldier; Chandler; Corry; Dye; Hoff; Kraft; Schmick; Sutherland and Ybarra.

Referred to Committee on Rules for second reading.

February 11, 2020 )

HB 2264  Prime Sponsor, Representative Doglio: Increasing the cap on accrued vacation leave. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Macri; Pettigrew; Pollet; Ryu; Senn; Sullivan; Tarleton; Tharinger and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representatives Stokesbary, Ranking Minority Member; Caldier; Chandler; Corry; Dye; Hoff; Kraft; Schmick; Sutherland and Ybarra.

Referred to Committee on Rules for second reading.

February 8, 2020 )

HB 2272  Prime Sponsor, Representative Orwall: Providing for a designation on driver's licenses for people who are deaf or hard of hearing. Reported by Committee on Transportation

MAJORITY recommendation: Do pass. Signed by Representatives Fey, Chair; Slatter, 2nd Vice Chair; Valdez, 2nd Vice Chair; Wylie, 1st Vice Chair; Barkis, Ranking Minority Member; Walsh, Assistant Ranking Minority Member; Young, Assistant Ranking Minority Member; Boehnke; Chambers; Chapman; Doglio; Duerr; Dufault; Enteman; Eslick; Goehner; Gregerson; Irwin; Kloba; Lovick; McCasin; Mead; Orcutt; Ortiz-Self; Paul; Ramos; Riccelli; Shewmake; Van Werven and Volz.

Referred to Committee on Rules for second reading.

February 11, 2020 )

HB 2303  Prime Sponsor, Representative Leavitt: Concerning professional licensing requirements for service members and military spouses. Reported by Committee on Appropriations

MAJORITY recommendation: The second substitute bill be substituted therefor and the second substitute bill do pass and do not pass the substitute bill by Committee on Housing, Community Development & Veterans. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

February 8, 2020 )

HB 2304  Prime Sponsor, Representative Doglio: Concerning shared leave and industrial insurance benefits. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Senn; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representatives Stokesbary, Ranking Minority Member; Caldier; Chandler; Dye; Kraft and Schmick.

Referred to Committee on Rules for second reading.

February 8, 2020 )

HB 2306  Prime Sponsor, Representative Kirby: Regulating legal service contractors. Reported by Committee on Appropriations
MAJORITY recommendation: The substitute bill by Committee on Civil Rights & Judiciary be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Calder; Chandler; Chopp; Cody; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

February 10, 2020

HB 2308 Prime Sponsor, Representative Slatter: Requiring employers to periodically report standard occupational classifications or job titles of workers. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Steele; Sullivan; Sutherland and Ybarra.

Referred to Committee on Rules for second reading.

February 10, 2020

HB 2338 Prime Sponsor, Representative Macri: Prohibiting discrimination in health care coverage. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill by Committee on Health Care & Wellness be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Calder; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

February 10, 2020

HB 2356 Prime Sponsor, Representative Vick: Reducing barriers to professional licensure for individuals with previous criminal convictions. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill by Committee on Consumer Protection & Business be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Calder; Chandler; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

February 10, 2020

HB 2386 Prime Sponsor, Representative Cody: Creating the state office of the behavioral health ombuds. Reported by Committee on Appropriations

MAJORITY recommendation: The second substitute bill be substituted therefor and the substitute bill do pass and do not pass the substitute bill by Committee on Health Care & Wellness. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Calder; Chandler;
HB 2388  Prime Sponsor, Representative Senn: Standardizing definitions of homelessness to improve access to services. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill by Committee on Human Services & Early Learning be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Macri; Pettigrew; Pollet; Ryu; Schmick; Senn; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representatives Stokesbary, Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Corry; Dye; Hoff; Kraft; Mosbrucker; Schmick; Steele; Sutherland and Ybarra.

Referred to Committee on Rules for second reading.

February 10, 2020 )

HB 2396  Prime Sponsor, Representative Hudgins: Concerning the regulation of bot communication on public-facing internet web sites. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Macri; Pettigrew; Pollet; Ryu; Senn; Springer; Sullivan; Tarleton and Tharinger.

MINORITY recommendation: Do not pass. Signed by Representatives Stokesbary, Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Corry; Dye; Hoff; Kraft; Mosbrucker; Schmick; Steele; Sutherland and Ybarra.

Referred to Committee on Rules for second reading.

February 10, 2020 )

HB 2405  Prime Sponsor, Representative Duerr: Concerning commercial property assessed clean energy and resilience. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Caldier; Chopp; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Kilduff; Macri; Pettigrew; Pollet; Ryu; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.


MINORITY recommendation: Do not pass. Signed by Representatives Stokesbary, Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Corry; Dye; Hoff; Kraft; Mosbrucker; Schmick; Sullivan and Tharinger.

Referred to Committee on Rules for second reading.

February 11, 2020 )

HB 2409  Prime Sponsor, Representative Kilduff: Concerning industrial insurance employer penalties, duties, and the licensing of third-party administrators. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Macri; Pettigrew; Pollet; Ryu; Senn; Springer; Sullivan; Tarleton and Tharinger.

MINORITY recommendation: Do not pass. Signed by Representatives Stokesbary, Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Corry; Dye; Hoff; Kraft; Mosbrucker; Schmick; Steele; Sutherland and Ybarra.

Referred to Committee on Rules for second reading.

February 11, 2020 )

HB 2426  Prime Sponsor, Representative Cody: Protecting patient safety in psychiatric hospitals and other health care facilities. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chopp; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Macri; Pettigrew; Pollet; Ryu; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton and Tharinger.
HB 2438  Prime Sponsor, Representative Kilduff: Concerning establishment of the prescription opioid impact account. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Macri; Pettigrew; Pollet; Ryu; Senn; Springer; Sullivan; Tarleton and Tharinger.

MINORITY recommendation: Do not pass. Signed by Representatives Stokesbary, Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Corry; Dye; Hoff; Kraft; Schmick; Steele; Sutherland and Ybarra.


Referred to Committee on Rules for second reading.

February 11, 2020 )

HB 2440  Prime Sponsor, Representative Kilduff: Concerning a medical alert designation on driver's licenses. Reported by Committee on Transportation

MAJORITY recommendation: Do pass. Signed by Representatives Fey, Chair; Slatter, 2nd Vice Chair; Valdez, 2nd Vice Chair; Wylie, 1st Vice Chair; Barkis, Ranking Minority Member; Walsh, Assistant Ranking Minority Member; Boehnke; Chambers; Chapman; Doglio; Duerr; Entenman; Eslick; Goehner; Gregerson; Irwin; Kloba; Lovick; McCaslin; Mead; Orcutt; Ortiz-Self; Paul; Ramos; Riccelli; Shewmake; Van Werven and Volz.

MINORITY recommendation: Without recommendation. Signed by Representatives Young, Assistant Ranking Minority Member and Dufault.

Referred to Committee on Rules for second reading.

February 11, 2020 )

HB 2441  Prime Sponsor, Representative Entenman: Improving access to temporary assistance for needy families. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Macri; Pettigrew; Pollet; Ryu; Senn; Springer; Sullivan; Tarleton and Tharinger.

MINORITY recommendation: Do not pass. Signed by Representatives Stokesbary, Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Corry; Dye; Hoff; Kraft; Schmick; Steele; Sutherland and Ybarra.


Referred to Committee on Rules for second reading.

February 10, 2020 )

HB 2446  Prime Sponsor, Representative Ryu: Limiting the disclosure of personal information held by the department of licensing. Reported by Committee on Transportation

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Fey, Chair; Slatter, 2nd Vice Chair; Valdez, 2nd Vice Chair; Wylie, 1st Vice Chair; Chapman; Doglio; Duerr; Entenman; Gregerson; Kloba; Lovick; Mead; Ortiz-Self; Paul; Ramos; Riccelli and Shewmake.

MINORITY recommendation: Do not pass. Signed by Representatives Barkis, Ranking Minority Member; Walsh, Assistant Ranking Minority Member; Young, Assistant Ranking Minority Member; Boehnke; Chambers; Dent; Eslick; Goehner; Irwin; McCaslin; Orcutt; Van Werven and Volz.

Referred to Committee on Rules for second reading.

February 10, 2020 )

HB 2455  Prime Sponsor, Representative Kilduff: Supporting access to child care for parents who are attending high school or working toward completion of a high school equivalency certificate. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill by Committee on Human Services & Early Learning be substituted therefor and the substitute bill do pass.
THIRTIETH DAY, FEBRUARY 11, 2020

HB 2457  Prime Sponsor, Representative Cody:
Establishing the health care cost transparency board. Reported by Committee on Appropriations

MAJORITY recommendation: The second substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Macri; Pettigrew; Pollet; Ryu; Senn; Springer; Steele; Sullivan; Tarleton and Tharinger.

MINORITY recommendation: Do not pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Macri; Pettigrew; Pollet; Ryu; Senn; Springer; Steele; Sullivan; Tarleton and Tharinger.

HB 2459  Prime Sponsor, Representative Santos:
Concerning small works rosters. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Macri; Pettigrew; Pollet; Ryu; Senn; Springer; Steele; Sullivan; Tarleton and Tharinger.

MINORITY recommendation: Do not pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Macri; Pettigrew; Pollet; Ryu; Senn; Springer; Steele; Sullivan; Tarleton and Tharinger.

February 11, 2020

HB 2463  Prime Sponsor, Representative Schmick:
Providing a designation on a driver's license or identicard that a person has a developmental disability. Reported by Committee on Transportation

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Macri; Pettigrew; Pollet; Ryu; Senn; Springer; Steele; Sullivan; Tarleton and Tharinger.

MINORITY recommendation: Do not pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Macri; Pettigrew; Pollet; Ryu; Senn; Springer; Steele; Sullivan; Tarleton and Tharinger.

February 11, 2020

HB 2469  Prime Sponsor, Representative Santos:
Concerning small works rosters. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Macri; Pettigrew; Pollet; Ryu; Senn; Springer; Steele; Sullivan; Tarleton and Tharinger.

MINORITY recommendation: Do not pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Macri; Pettigrew; Pollet; Ryu; Senn; Springer; Steele; Sullivan; Tarleton and Tharinger.

February 11, 2020

HB 2491  Prime Sponsor, Representative Ramos:
Authorizing the governor to enter into compacts with federally recognized Indian tribes principally located within Washington state for the issuance of tribal license plates and vehicle registration. Reported by Committee on Transportation

MAJORITY recommendation: Do pass. Signed by Representatives Fey, Chair; Slatter, 2nd Vice Chair; Valdez, 2nd Vice Chair; Wylie, 1st Vice Chair; Barkis, Ranking Minority Member; Walsh, Assistant Ranking Minority Member; Young, Assistant Ranking Minority Member; Boehner; Chambers; Duault; Eslick; Goehner; Irving; McCaslin; Orcutt; Van Werven and Volz.
Minority Member; Young, Assistant Ranking Minority Member; Chambers; Chapman; Doglio; Duerr; Entenman; Eslick; Goehner; Gregerson; Kloba; Lovick; Mead; Ortiz-Self; Paul; Ramos; Riccelli; Shewmake; Van Werven and Volz.

MINORITY recommendation: Do not pass. Signed by Representatives Boehnke; Dent; Irwin; McCaslin and Orcutt.

Referred to Committee on Rules for second reading.

February 11, 2020

HB 2498  Prime Sponsor, Representative Corry: Providing compensation to department of natural resources lessees whose leases are terminated for reasons other than default. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton and Tharinger.

MINORITY recommendation: Do not pass. Signed by Representatives Stokesbary, Ranking Minority Member; Rude, Assistant Ranking Minority Member; Chandler; Corry; Dye; Hoff; Kraft; Mosbrucker; Schmick; Sutherland and Ybarra.

Referred to Committee on Rules for second reading.

February 11, 2020

HB 2499  Prime Sponsor, Representative Appleton: Certifying corrections officers. Reported by Committee on Appropriations

MAJORITY recommendation: The second substitute bill be substituted therefor and the substitute bill do pass and do not pass the substitute bill by Committee on Labor & Workplace Standards. Signed by Representatives Ormsby, Chair; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Caldier; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Macri; Pettigrew; Pollet; Ryu; Senn; Springer; Steele; Sullivan; Tarleton and Tharinger.

MINORITY recommendation: Do not pass. Signed by Representatives Stokesbary, Ranking Minority Member; Rude, Assistant Ranking Minority Member; Chandler; Corry; Dye; Hoff; Kraft; Mosbrucker; Schmick; Sutherland and Ybarra.

Referred to Committee on Rules for second reading.

February 10, 2020

HB 2513  Prime Sponsor, Representative Slatter: Prohibiting the practice of transcript withholding and limiting the practice of registration holds at institutions of higher education as debt collection practices. Reported by Committee on Appropriations

MAJORITY recommendation: The second substitute bill be substituted therefor and the substitute bill do pass and do not pass the substitute bill by Committee on College & Workforce Development. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Macri; Pettigrew; Pollet; Ryu; Senn; Springer; Sullivan; Sutherland; Tarleton and Tharinger.

MINORITY recommendation: Do not pass. Signed by Representatives Caldier; Chandler; Corry; Dye; Hoff; Kraft; Mosbrucker; Schmick; Steele and Ybarra.

Referred to Committee on Rules for second reading.

February 11, 2020

HB 2518  Prime Sponsor, Representative Shewmake: Concerning the safe and efficient transmission and distribution of natural gas. Reported by Committee on Appropriations

MAJORITY recommendation: The second substitute bill be substituted therefor and the substitute bill do pass and do not pass the substitute bill by Committee on Environment & Energy. Signed by Representatives Ormsby, Chair; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Macri; Pettigrew; Pollet; Ryu; Senn; Springer; Steele; Sullivan; Tarleton and Tharinger.

Referred to Committee on Rules for second reading.

February 11, 2020

HB 2511  Prime Sponsor, Representative Stonier: Providing labor protections for domestic workers. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Caldier; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Macri; Pettigrew; Pollet; Ryu; Senn; Springer; Steele; Sullivan; Tarleton and Tharinger.
MINORITY recommendation: Do not pass. Signed by Representatives Stokesbary, Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Corry; Dye; Hoff; Kraft; Mosbrucker; Schmick; Sutherland and Ybarra.

Referred to Committee on Rules for second reading.

February 10, 2020

HB 2528 Prime Sponsor, Representative Ramos: Recognizing the contributions of the state's forest products sector as part of the state's global climate response. Reported by Committee on Appropriations

MAJORITY recommendation: The second substitute bill be substituted therefor and the second substitute bill do pass and do not pass the substitute bill by Committee on Rural Development, Agriculture, & Natural Resources. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

February 11, 2020

HB 2542 Prime Sponsor, Representative Paul: Concerning tuition waivers for children of eligible veterans. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

February 11, 2020

HB 2554 Prime Sponsor, Representative Stonier: Mitigating inequity in the health insurance market caused by health plans that exclude certain mandated benefits. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill by Committee on Health Care & Wellness be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Macri; Pettigrew; Pollet; Ryu; Senn; Springer; Sullivan; Tarleton and Tharinger.

MINORITY recommendation: Do not pass. Signed by Representatives Stokesbary, Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Corry; Dye; Hoff; Kraft; Mosbrucker; Schmick; Steele; Sutherland and Ybarra.

Referred to Committee on Rules for second reading.

February 11, 2020

HB 2556 Prime Sponsor, Representative Dent: Providing regulatory relief for early learning providers. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

February 11, 2020

HB 2570 Prime Sponsor, Representative Gregerson: Managing growth by planning and zoning
for accessory dwelling units. Reported by Committee on Appropriations

MAJORITY recommendation: The second substitute bill be substituted therefor and the second substitute bill do pass and do not pass the substitute bill by Committee on Environment & Energy. Signed by Representatives Ormsby, Chair; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chopp; Cody; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Macri; Pettigrew; Ryu; Springer; Steele; Sullivan; Sutherland and Tarleton.

MINORITY recommendation: Do not pass. Signed by Representatives Stokesbary, Ranking Minority Member; Chandler; Corry; Kraft; Pollet; Schmick; Senn; Springer; Sullivan; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

February 11, 2020

HB 2575  Prime Sponsor, Representative Pellicciotti:
Concerning reforms to increase transparency and accountability of the Washington redistricting commission. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill by Committee on Education be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Stokesbery, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Macri; Pettigrew; Pollet; Ryu; Senn; Springer; Sullivan; Tarleton and Tharinger.

MINORITY recommendation: Do not pass. Signed by Representatives Stokesbary, Ranking Minority Member; Caldier; Chandler; Corry; Kraft; Pettigrew; Schmick; Senn; Springer; Steele; Sullivan; Sutherland and Tarleton.

Referred to Committee on Rules for second reading.

February 11, 2020

HB 2577  Prime Sponsor, Representative Barkis:
Concerning agency responsibilities to regulated businesses and professions. Reported by Committee on Appropriations

MAJORITY recommendation: The second substitute bill be substituted therefor and the second substitute bill do pass and do not pass the substitute bill by Committee on State Government & Tribal Relations. Signed by Representatives Ormsby, Chair; Stokesbery, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chopp; Cody; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Macri; Mosbrucker; Pettigrew; Ryu; Springer; Steele; Sullivan; Sutherland and Tarleton.


Referred to Committee on Rules for second reading.

February 11, 2020

HB 2577  Prime Sponsor, Representative Caldier:
Ensuring student transportation for students in out-of-home placements. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill by Committee on Education be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Stokesbery, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

February 11, 2020

HB 2584  Prime Sponsor, Representative Caldier:
Establishing rates for behavioral health services. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Stokesbery, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

February 11, 2020

HB 2607  Prime Sponsor, Representative Callan:
Assisting homeless individuals in obtaining Washington state identicards. Reported by Committee on Transportation
MAJORITY recommendation: Do pass. Signed by Representatives Fey, Chair; Slatter, 2nd Vice Chair; Valdez, 2nd Vice Chair; Wylie, 1st Vice Chair; Barkis, Ranking Minority Member; Walsh, Assistant Ranking Minority Member; Young, Assistant Ranking Minority Member; Boehlke; Chambers; Chapman; Doglio; Duerr; Entenman; Estlick; Gregerson; Irwin; Kloba; Lovick; Mead; Orcutt; Ortiz-Self; Paul; Ramos; Riccelli; Shewmake; Van Werven and Volz.

MINORITY recommendation: Do not pass. Signed by Representatives Dufault; Goehner and McCaslin.

HB 2642 Prime Sponsor, Representative Davis: Removing health coverage barriers to accessing substance use disorder treatment services. Reported by Committee on Appropriations

MINORITY recommendation: Do not pass. Signed by Representatives Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Calder; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Tarleton and Tharinger.

February 11, 2020 )

HB 2646 Prime Sponsor, Representative Kilduff: Reducing work-related musculoskeletal disorders in the health care sector. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Calder; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Tarleton; Tharinger and Ybarra.

February 11, 2020 )

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Barkis, Ranking Minority Member; Walsh, Assistant Ranking Minority Member; Young, Assistant Ranking Minority Member; Boehlke; Chambers; Chapman; Doglio; Duerr; Entenman; Estlick; Gregerson; Irwin; Kloba; Lovick; Mead; Orcutt; Ortiz-Self; Paul; Ramos; Riccelli; Shewmake; Van Werven and Volz.
HB 2660  Prime Sponsor, Representative Riccelli: Increasing the availability of school meals provided to public school students at no student cost. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill by Committee on Education be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representative Kraft.

Referred to Committee on Rules for second reading.

February 10, 2020

HB 2662  Prime Sponsor, Representative Maycumber: Reducing the total cost of insulin. Reported by Committee on Appropriations

MAJORITY recommendation: The second substitute bill be substituted therefor and the second substitute bill do pass and do not pass the substitute bill by Committee on Health Care & Wellness. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Caldier; Chandler; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representatives Rude, Assistant Ranking Minority Member; Kraft and Sutherland.

Referred to Committee on Rules for second reading.

February 11, 2020

HB 2669  Prime Sponsor, Representative Sullivan: Creating Seattle NHL hockey special license plates. Reported by Committee on Transportation

MAJORITY recommendation: Do pass. Signed by Representatives Fey, Chair; Slatter, 2nd Vice Chair; Valdez, 2nd Vice Chair; Wylie, 1st Vice Chair; Barkis, Ranking Minority Member; Walsh, Assistant Ranking Minority Member; Young, Assistant Ranking Minority Member; Boehnke; Chambers; Chapman; Dent; Doglio; Duerr; Enenstein; Eslick; Goehner; Gregerson; Irwin; Kloba; Lovick; McCaslin; Mead; Orcutt; Ortiz-Self; Paul; Ramos; Riccelli; Shewmake; Van Werven and Volz.

Referred to Committee on Rules for second reading.

February 10, 2020

HB 2676  Prime Sponsor, Representative Kloba: Establishing minimum requirements for the testing of autonomous vehicles. Reported by Committee on Transportation

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Fey, Chair; Slatter, 2nd Vice Chair; Valdez, 2nd Vice Chair; Wylie, 1st Vice Chair; Young, Assistant Ranking Minority Member; Boehnke; Chapman; Doglio; Duerr; Enenstein; Goehner; Gregerson; Kloba; Lovick; Mead; Orcutt; Ortiz-Self; Paul; Ramos; Riccelli; Shewmake; Van Werven and Volz.

MINORITY recommendation: Do not pass. Signed by Representatives Barkis, Ranking Minority Member; Walsh, Assistant Ranking Minority Member; Chambers; Dufault; Eslick; Irwin and McCaslin.

Referred to Committee on Rules for second reading.

February 11, 2020

HB 2679  Prime Sponsor, Representative Robinson: Concerning funding for individuals who are not eligible for federal insurance subsidies and for foundational public health services. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chopp; Cody; Dolan; Fitzgibbon; Hudgins; Kilduff; Macri; Pollet; Ryu; Senn; Steele; Sullivan; Tarleton; Tharinger and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representatives MacEwen, Assistant Ranking Minority Member; Chandler; Dye; Hansen; Hoff; Kraft; Schmick and Sutherland.

Referred to Committee on Rules for second reading.

February 11, 2020 )

HB 2681 Prime Sponsor, Representative Stonier: Preventing harassment, abuse, and discrimination experienced by long-term care workers. Reported by Committee on Appropriations

MAJORITY recommendation: The second substitute bill be substituted therefor and the second substitute bill do pass and do not pass the substitute bill by Committee on Labor & Workplace Standards. Signed by Representatives Ormsby, Chair; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chopp; Corry; Dolan; Fitzgibbon; Hansen; Hoff; Hunts; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representatives Stokesbary, Ranking Minority Member.

Referrd to Committee on Rules for second reading.

February 11, 2020 )

HB 2691 Prime Sponsor, Representative Valdez: Concerning the scope of collective bargaining for language access providers. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Chopp; Corry; Dolan; Fitzgibbon; Hansen; Hoff; Hunts; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton and Tharinger.

MINORITY recommendation: Do not pass. Signed by Representatives Chandler; Corry; Dye; Hoff; Mosbrucker; Schmick; Steele and Ybarra.

Referrd to Committee on Rules for second reading.

February 8, 2020 )

HB 2713 Prime Sponsor, Representative Walen: Encouraging compost procurement and use. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill by Committee on State Government & Tribal Relations be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chopp; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hunts; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representative Chandler.

Referrd to Committee on Rules for second reading.

February 10, 2020 )

HB 2714 Prime Sponsor, Representative Hoff: Valuing the carbon in forest riparian easements. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill by Committee on Rural Development, Agriculture, & Natural Resources be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chopp; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hunts; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

February 10, 2020

HB 2723 Prime Sponsor, Representative Wylie: Addressing off-road vehicle and snowmobile registration enforcement. Reported by Committee on Transportation

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Fey, Chair; Slatter, 2nd Vice Chair; Valdez, 2nd Vice Chair; Wylie, 1st Vice Chair; Barkis, Ranking Minority Member; Walsh, Assistant Ranking Minority Member; Young, Assistant Ranking Minority Member; Boehnke; Chapman; Doglio; Duerr; Entenman; Eslick; Gregerson; Irwin; Kloba; Lovick; Mead; Ortiz-Self; Paul; Ramos; Riccelli; Shewmake and Van Werven.

MINORITY recommendation: Do not pass. Signed by Representatives Dent and Goehner.


Referred to Committee on Rules for second reading.

February 8, 2020

HB 2728 Prime Sponsor, Representative Slatter: Implementing a sustainable funding model for the services provided through the children’s mental health services consultation program and the telebehavioral health video call center. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Caldier; Chopp; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representatives Stokesbary, Ranking Minority Member; Dye; Hoff; Kraft; Schmick and Sutherland.


Referred to Committee on Rules for second reading.

February 10, 2020

HB 2737 Prime Sponsor, Representative Callan: Updating the children’s mental health work group. Reported by Committee on Appropriations

MAJORITY recommendation: The second substitute bill be substituted therefor and the second substitute bill do pass and do not pass the substitute bill by Committee on Human Services & Early Learning. Signed by Representatives Ormsby, Chair; Stokesbery, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

February 10, 2020

HB 2758 Prime Sponsor, Representative Corry: Recognizing posttraumatic stress disorders of 911 emergency dispatch personnel. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill by Committee on Labor & Workplace Standards be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chopp; Cody; Corry; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Tarleton; Tharinger and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representatives Stokesbery, Ranking Minority Member; Dye; Hoff; Kraft; Schmick and Sutherland.


Referred to Committee on Rules for second reading.

February 10, 2020

HB 2763 Prime Sponsor, Representative Chapman: Concerning interest arbitration for department of corrections employees. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Senn; Springer; Sullivan; Tarleton and Tharinger.
MINORITY recommendation: Do not pass. Signed by Representatives Stokesbary, Ranking Minority Member; Corry; Dye; Hoff; Kraft; Schmick; Steele; Sutherland and Ybarra.

Referred to Committee on Rules for second reading.

February 11, 2020

HB 2768  Prime Sponsor, Representative Ramos: Concerning urban and community forestry. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton and Tharinger.

MINORITY recommendation: Do not pass. Signed by Representatives Kraft and Schmick.

Referred to Committee on Rules for second reading.

February 10, 2020

HB 2787  Prime Sponsor, Representative Callan: Completing the transfer of the early support for infants and toddlers program from the office of the superintendent of public instruction to the department of children, youth, and families. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill by Committee on Human Services & Early Learning be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representatives Kraft and Schmick.

Referred to Committee on Rules for second reading.

February 11, 2020

HB 2789  Prime Sponsor, Representative Lovick: Collecting information regarding police use of deadly force. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton and Tharinger.

MINORITY recommendation: Do not pass. Signed by Representatives Kraft and Ybarra.

Referred to Committee on Rules for second reading.

February 10, 2020

HB 2793  Prime Sponsor, Representative Hansen: Vacating criminal records. Reported by Committee on Appropriations

MAJORITY recommendation: The second substitute bill be substituted therefor and the second substitute bill do pass and do not pass the substitute bill by Committee on Public Safety. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Macri; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.


MINORITY recommendation: Do not pass. Signed by Representative Kraft.

Referred to Committee on Rules for second reading.

February 8, 2020

HB 2809  Prime Sponsor, Representative Caldier: Regarding essential needs and housing support eligibility. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

February 8, 2020
HB 2826  Prime Sponsor, Representative Peterson: Clarifying the authority of the liquor and cannabis board to regulate marijuana vapor products. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Calder; Chandler; Chopp; Cody; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

February 10, 2020 )

HB 2864  Prime Sponsor, Representative Paul: Establishing a running start summer school pilot program. Reported by Committee on Appropriations

MAJORITY recommendation: The second substitute bill be substituted therefor and the second substitute bill do pass and do not pass the substitute bill by Committee on Education. Signed by Representatives Ormsby, Chair; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Calder; Chopp; Cody; Corry; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Senn; Springer; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representatives Stokesbary, Ranking Minority Member; Chandler; Dye; Hoff; Kraft; Schmick and Steele.

Referred to Committee on Rules for second reading.

February 11, 2020 )

HB 2834  Prime Sponsor, Representative Harris: Implementing an identicard program to provide individuals a Washington state issued identicard. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Calder; Chandler; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Tarleton; Tharinger and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representative Kraft.


Referred to Committee on Rules for second reading.

February 11, 2020 )

HB 2870  Prime Sponsor, Representative Pettigrew: Allowing additional marijuana retail licenses for social equity purposes. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Macri; Pettigrew; Pollet; Ryu; Senn; Springer; Sullivan; Sutherland and Tarleton and Tharinger.

MINORITY recommendation: Do not pass. Signed by Representatives Stokesbary, Ranking Minority Member; Rude, Assistant Ranking Minority Member; Calder; Chandler; Corry; Dye; Hoff; Kraft; Schmick; Steele; Sutherland and Ybarra.


Referred to Committee on Rules for second reading.

February 11, 2020 )

HB 2873  Prime Sponsor, Representative Johnson, J.: Concerning families in conflict. Reported by Committee on Appropriations
MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Calder; Chandler; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

February 10, 2020

HB 2906 Prime Sponsor, Representative Kretz: Concerning the use of radio collars on gray wolves by the department of fish and wildlife. Reported by Committee on Appropriations

MAJORITY recommendation: The substitute bill by Committee on Rural Development, Agriculture, & Natural Resources be substituted therefor and the substitute bill do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Calder; Chandler; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

February 11, 2020

HB 2923 Prime Sponsor, Representative Peterson: Concerning railroad grade crossings. Reported by Committee on Transportation

MAJORITY recommendation: Do pass. Signed by Representatives Fey, Chair; Slatter, 2nd Vice Chair; Valdez, 2nd Vice Chair; Wylie, 1st Vice Chair; Walsh, Assistant Ranking Minority Member; Boehnke; Doglio; Duerr; Entenman; Eslick; Kloba; Lovick; Mead; Ortiz-Self; Paul; Ramos; Riccelli; Shewmake and Volz.

MINORITY recommendation: Do not pass. Signed by Representatives Barkis, Ranking Minority Member; Young, Assistant Ranking Minority Member; Chambers; Chapman; Dufault; Goehner; Irwin; McCaslin; Orcutt and Van Werven.

Referred to Committee on Rules for second reading.

There being no objection, the bills and resolution listed on the day’s committee reports under the fifth order of business were referred to the committees so designated with the exception of:

HOUSE BILL NO. 2200
The House was called to order at 9:00 a.m. by the Speaker (Representative Lovick presiding). The Clerk called the roll and a quorum was present.

The flags were escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Peter Silliman and Hermon Getnet. The Speaker (Representative Lovick presiding) led the Chamber in the Pledge of Allegiance. The prayer was offered by Representative Chris Corry, 14th Legislative District, Washington.

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

The Speaker assumed the chair.

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

INTRODUCTION & FIRST READING

HB 2937 by Representative Dolan

AN ACT Relating to creating a three-tiered salary schedule for certificated instructional staff; and amending RCW 28A.150.410 and 28A.150.412.

Referred to Committee on Appropriations.

There being no objection, the bill listed on the day’s introduction sheet under the fourth order of business was referred to the committee so designated.

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

SECOND READING

HOUSE BILL NO. 2602, by Representatives Morgan, Thai, Pettigrew, Entenman, Lovick, Slatter, Santos, Ryu, Duerr, Appleton, Bergquist, Stonier, Ramos, Leavitt, Corry, Orwell, Dolan, Frame, Valdez, Gregerson, Ortiz-Self, Peterson, Davis, Riccelli, Callan, J. Johnson, Fey, Ramel, Hudgins, Kilduff, Robinson, Irwin, Doglio, Ormsby, Pollet and Macri

Concerning hair discrimination.

The bill was read the second time.

Representative Klippert moved the adoption of amendment (1110):

On page 6, line 21, after "hairstyles." insert the following:

"(a)"

On page 6, after line 23, insert the following:

"(b) This section does not prohibit an employer, including law enforcement, paramilitary, and military agencies, from requiring a uniform professional grooming standard for all employees while at work, in uniform, or while in civilian clothes on duty."

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

Representative Kilduff spoke against the adoption of the amendment.

Amendment (1110) was not adopted.

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

Representatives Morgan, Irwin and Entenman spoke in favor of the passage of the bill.

Representative Dufault spoke against the passage of the bill.

MOTION

On motion of Representative Griffey, Representative MacEwen was excused.

The Speaker stated the question before the House to be the final passage of House Bill No. 2602.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2602, and the bill passed the House by the following vote: Yeas, 87; Nays, 10; Absent, 0; Excused, 1.

Voting yea: Representatives Appleton, Barkis, Bergquist, Blake, Boehnke, Callan, Chambers, Chapman, Chopp, Corry, Davis, DeBolt, Dent, Doglio, Dolan, Duerr, Dye, Entenman, Estlick, Fey, Fitzgibbon, Frame, Gildon, Goehner, Goodman, Graham, Gregerson, Griffey, Hansen, Harris, Hoff, Hudgins, Irwin, Jenkin, J. Johnson, Kilduff, Kirby, Kloba, Leavitt, Lekanoff, Lovick, Macri, Maycumber, Mead, Morgan, Mosbrucker, Orcutt, Ormsby, Ortiz-Self, Orwell, Paul, Pellicciotti, Peterson, Pettigrew, Pollet, Ramel, Ramos, Riccelli, Robinson, Rude, Ryu, Santos, Schmick, Sells, Senn, Shewmake, Slatter, Smith,

Voting nay: Representatives Caldier, Chandler, Dufault, Klippert, Kraft, Kretz, McCaslin, Shea, Sutherland and Walsh.

Excused: Representative MacEwen.

HOUSE BILL NO. 2602, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 1293, by Representatives Tharinger, Blake, Kretz and Mosbrucker

Concerning the distribution of monetary penalties to local courts and state agencies paid for failure to comply with discover pass requirements.

The bill was read the second time.

There being no objection, Substitute House Bill No. 1293 was substituted for House Bill No. 1293 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 1293 was read the second time.

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

Representatives Tharinger and Stokesbary spoke in favor of the passage of the bill.

The Speaker stated the question before the House to be the final passage of Substitute House Bill No. 1293.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 1293, and the bill passed the House by the following vote: Yeas, 93; Nays, 0; Absent, 4; Excused, 1.


Excused: Representative MacEwen.

SUBSTITUTE HOUSE BILL NO. 1293, having received the necessary constitutional majority, was declared passed.

RECONSIDERATION

There being no objection, the House immediately reconsidered the vote by which SUBSTITUTE HOUSE BILL NO. 1293 passed the House.

The Speaker stated the question before the House to be the final passage of Substitute House Bill No. 1293, on reconsideration.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 1293, on reconsideration, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative MacEwen.

HOUSE BILL NO. 1983, by Representatives Maycumber, Kretz and Walsh

Concerning natural resource management activities.

The bill was read the second time.

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

Representatives Maycumber and Blake spoke in favor of the passage of the bill.

The Speaker stated the question before the House to be the final passage of House Bill No. 1983.

ROLL CALL
The Clerk called the roll on the final passage of House Bill No. 1983, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative MacEwen.

HOUSE BILL NO. 2109, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2218, by Representatives Eslick, Leavitt, Chambers, Callan, Dent, Walsh, Corry, Jenkins, Van Werven, Ryu, Shearman, Thai, Young and Wylie

Increasing the cap on gross sales for cottage food operations.

The bill was read the second time.

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

Representatives Eslick and Blake spoke in favor of the passage of the bill.

The Speaker stated the question before the House to be the final passage of House Bill No. 2218.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2218, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative MacEwen.

HOUSE BILL NO. 2109, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2218, by Representatives Eslick, Leavitt, Chambers, Callan, Dent, Walsh, Corry, Jenkins, Van Werven, Ryu, Shearman, Thai, Young and Wylie

Increasing the cap on gross sales for cottage food operations.

The bill was read the second time.

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

Representatives Eslick and Blake spoke in favor of the passage of the bill.

The Speaker stated the question before the House to be the final passage of House Bill No. 2218.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2109, and the bill passed the House by the following vote: Yeas, 91; Nays, 6; Absent, 0; Excused, 1.


Excused: Representative MacEwen.

HOUSE BILL NO. 2218, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2250, by Representatives Eslick, Leavitt, Chambers, Callan, Dent, Walsh, Corry, Jenkins, Van Werven, Ryu, Shearman, Thai, Young and Wylie

Concerning coastal crab derelict gear recovery.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2250 was substituted for House Bill No. 2250 and the substitute bill was placed on the second reading calendar.
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SUBSTITUTE HOUSE BILL NO. 2250 was read the second time.

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

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

The Speaker stated the question before the House to be the final passage of Substitute House Bill No. 2250.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2250, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative MacEwen.

HOUSE BILL NO. 2266, having received the necessary constitutional majority, was declared passed.

The Speaker called upon Representative Lovick to preside.

HOUSE BILL NO. 2315, by Representatives Orwell, Fitzgibbon and Pellicciotti

Installing, repairing, replacing, and updating mitigation equipment installed within an impacted area.

The bill was read the second time.

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

Representatives Orwell and Griffey spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of House Bill No. 2315.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2315, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative MacEwen.

HOUSE BILL NO. 2315, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2348, by Representatives Duerr, Ormsby and Macri

Streamlining reporting for recipients of housing-related state funding by removing Washington state quality award program requirements.

The bill was read the second time.

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

Representatives Duerr and Stokesbury spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of House Bill No. 2348.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2348, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative MacEwen.

POINT OF PERSONAL PRIVILEGE

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

HOUSE BILL NO. 2508, by Representatives Wylie and Vick

Simplifying the process for donating low-value surplus property owned by a city-owned utility.

The bill was read the second time.

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

Representatives Wylie and Kraft spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of House Bill No. 2508.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2508, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative MacEwen.

HOUSE BILL NO. 2508, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2587, by Representatives Ramel, Shewmake, Duerr, Stonier, Dufault, Doglio, Mead, Thai, Lekanoff, Fitzgibbon, Pollet, Leavitt and Davis

Establishing a program for the designation of state scenic bikeways.

The bill was read the second time.

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

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of House Bill No. 2587.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2587, and the bill passed the House by the following vote: Yeas, 96; Nays, 1; Absent, 0; Excused, 1.


Voting nay: Representative Kretz.

Excused: Representative MacEwen.

HOUSE BILL NO. 2587, having received the necessary constitutional majority, was declared passed.

POINT OF PERSONAL PRIVILEGE

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

HOUSE BILL NO. 2640, by Representatives Fey, Kirby, Doglio, Fitzgibbon, Orwell, Gregerson, Valdez, Petetson and Ryu

Clarifying that facilities that are operated by a private entity in which persons are detained in custody under process of law pending the outcome of legal proceedings are not essential public facilities under the growth management act.

The bill was read the second time.

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

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

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of House Bill No. 2640.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2640, and the bill passed the House by the following vote: Yeas, 85; Nays, 12; Absent, 0; Excused, 1.


Voting nay: Representatives Chandler, Corry, Dent, Duerr, Irwin, Jenkin, Klippert, Kraft, Maycumber, Orcutt, Walsh and Wilcox.

Excused: Representative MacEwen.

HOUSE BILL NO. 2640, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2811, by Representatives J. Johnson, Steele, Santos, Ramel, Thai, Mead, Frame, Davis, Valdez, Bergquist, Doglio, Kirby, Lovick, Tarleton, Dolan, Goodman, Gregerson, Slatter, Macri, Hudgins, Pollet, Ryu and Stonier

Establishing a statewide environmental sustainability education program.

The bill was read the second time.

Representative Steele moved the adoption of amendment (1112):

On page 2, line 8, strike "501(c)" and insert "501(c)(3)"

On page 3, line 16, strike "501(c)" and insert "501(c)(3)"

Representatives Steele and Johnson spoke in favor of the adoption of the amendment.

Amendment (1112) was adopted.

The bill was ordered engrossed.

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

Representatives Johnson and Steele spoke in favor of the passage of the bill.
Representative Kraft spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed House Bill No. 2811.

**ROLL CALL**

The Clerk called the roll on the final passage of Engrossed House Bill No. 2811, and the bill passed the House by the following vote: Yeas, 91; Nays, 6; Absent, 0; Excused, 1.


Excused: Representative MacEwen.

ENGROSSED HOUSE BILL NO. 2811, having received the necessary constitutional majority, was declared passed.

**POINT OF PERSONAL PRIVILEGE**

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

HOUSE JOINT MEMORIAL NO. 4012, by Representatives Lekanoff, Stokesby, DeBolt, Irwin, Stonier, Chapman, Kilduff, Wylie, Pellicciotti, Orwell, Sullivan, Pettigrew, Peterson, Paul, Slater, Blake, Shewmake, Tharinger, Doglio, Goodman, Cody, Ormsby, Pollet, Valdez, Callan, Ramos, Leavitt, Stanford, Sells and Appleton

Recognizing the international year of the salmon.

The bill was read the second time.

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

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

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of House Joint Memorial No. 4012.

**ROLL CALL**

The Clerk called the roll on the final passage of House Joint Memorial No. 4012, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative MacEwen.

HOUSE JOINT MEMORIAL NO. 4012, having received the necessary constitutional majority, was declared passed.

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

**THIRD READING**

SUBSTITUTE HOUSE BILL NO. 1009, by House Committee on State Government & Tribal Relations (originally sponsored by Dolan, Kirby and Jinkins)

Addressing the state auditor's duties and procedures.

The bill was read the third time.

Representatives Dolan and Maycumber spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 1009.

**ROLL CALL**

The Clerk called the roll on the final passage of Substitute House Bill No. 1009, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.

Voting yea: Representatives Appleton, Barkis, Bergquist, Blake, Boehneke, Caldier, Callan, Chambers, Chandler, Chapman, Chopp, Corry, Davis, DeBolt, Dent, Doglio, Dolan, Duerr, Dufault, Dye, Entenman,
There being no objection, the House reverted to the sixth order of business.

SECOND READING

HOUSE BILL NO. 1551, by Representatives Cody, Stonier, Fey, Appleton and Pollet

Modernizing the control of certain communicable diseases.

The bill was read the second time.

There being no objection, Substitute House Bill No. 1551 was substituted for House Bill No. 1551 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 1551 was read the second time.

With the consent of the House, amendments (1023) and (1024) were withdrawn.

Representative Macri moved the adoption of the striking amendment (1026):

Strike everything after the enacting clause and insert the following:

"Sec. 15. RCW 70.24.015 and 1988 c 206 s 901 are each amended to read as follows:

The legislature declares that sexually transmitted diseases and blood-borne pathogens constitute a serious and sometimes fatal threat to the public and individual health and welfare of the people of the state. The legislature finds that the incidence of sexually transmitted diseases and blood-borne pathogens is rising at an alarming rate and that these diseases result in significant social, health, and economic costs, including infant and maternal mortality, temporary and lifelong disability, and premature death. The legislature further finds that sexually transmitted diseases and blood-borne pathogens, by their nature, involve sensitive issues of privacy, and it is the intent of the legislature that all programs designed to deal with these diseases afford patients privacy, confidentiality, and dignity. The legislature also finds that medical knowledge and information about sexually transmitted diseases and blood-borne pathogens are rapidly changing. It is therefore the intent of the legislature to provide a program that is sufficiently flexible to meet emerging needs, deals efficiently and effectively with reducing the incidence of sexually transmitted diseases and blood-borne pathogens, and provides patients with a secure knowledge that information they provide will remain private and confidential.

Sec. 16. RCW 70.24.017 and 2001 c 319 s 4 are each amended to read as follows:

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

(1) ("Acquired immunodeficiency syndrome" or "AIDS" means the clinical syndrome of HIV-related illness...
as defined by the board of health by rule.)) "Blood-borne pathogen" means a pathogenic microorganism that is present in human blood and can cause disease in humans, including hepatitis B virus, hepatitis C virus, and human immunodeficiency virus, as well as any other pathogen specified by the board in rule.

(2) "Board" means the state board of health.

(3) "Department" means the department of health, or any successor department with jurisdiction over public health matters.

(4) "Health care provider" means any person who is a member of a profession under RCW 18.130.040 or other person providing medical, nursing, psychological, or other health care services regulated by the department of health.

(5) "Health care facility" means a hospital, nursing home, neuropsychiatric or mental health facility, home health agency, hospice, child care agency, group care facility, family foster home, clinic, blood bank, blood center, sperm bank, laboratory, or other social service or health care institution regulated or operated by the department of health.

(6) ("HIV related condition" means any medical condition resulting from infection with HIV including, but not limited to, seropositivity for HIV.) "Health order" means a written directive issued by the state or local health officer that requires the recipient to take specific action to remove, reduce, control or prevent a risk to public health.

(7) "Human immunodeficiency virus" or "HIV" means all HIV and HIV-related viruses which damage the cellular branch of the human immune (or neurological) system(s) and leave the (infected) person immunodeficient (or neurologically impaired).

(8) "Test for a sexually transmitted disease" means a test approved by the board by rule.

(9) "Legal guardian" means a person appointed by a court to assume legal authority for another who has been found incompetent or, in the case of a minor, a person who has legal custody of the child.

(10) "Local ((public)) health officer" ((means the officer directing the county health department or his or her designee who has been given the responsibility and authority to protect the health of the public within his or her jurisdiction)) has the same meaning as in RCW 70.05.010.

(11) "Medical treatment" includes treatment for curable diseases and treatment that causes a person to be unable to transmit a disease to others, based upon generally accepted standards of medical and public health science, as specified by the board in rule.

(12) "Person" includes any natural person, partnership, association, joint venture, trust, public or private corporation, or health facility.

(13) "Sexually transmitted disease" means a bacterial, viral, fungal, or parasitic (disease) infection, determined by the board by rule to be sexually transmitted, to be a threat to the public health and welfare, and to be (a disease) an infection for which a legitimate public interest will be served by providing for regulation and treatment. The board shall designate chancroid, gonorrhea, granuloma inguinale, lymphogranuloma venereum, genital herpes simplex, chlamydia, (nongonococcal urethritis (NGU)), trachomatis, genital human papilloma virus infection, syphilis, (acquired immunodeficiency syndrome (AIDS)), and human immunodeficiency virus (HIV) infection as sexually transmitted diseases, and shall consider the recommendations and classifications of the centers for disease control and other nationally recognized medical authorities in designating other diseases as sexually transmitted.

(14) "State ((public)) health officer" means the secretary of health or an officer appointed by the secretary.

**Sec. 17.** RCW 70.24.024 and 1988 c 206 s 909 are each amended to read as follows:

(1) Subject to the provisions of this chapter, the state and local ((public)) health officers or their authorized representatives may examine and counsel ((or cause to be examined and counseled)) persons reasonably believed to be infected with or to have been exposed to a sexually transmitted disease.

(2) ((Orders or restrictive measures directed to persons with a sexually transmitted disease shall be used as the last resort when other measures to protect the public health have failed, including reasonable efforts, which shall be documented, to obtain the voluntary cooperation of the person who may be subject to such an order. The orders and measures shall be applied serially with the least intrusive measures used first. The burden of proof shall be on the state or local public health officer to show that specified grounds exist for the issuance of the orders or restrictive measures and that the terms and conditions imposed are no more restrictive than necessary to protect the public health.))

(3) When the state or local public health officer within his or her jurisdiction knows or has reason to believe, because of direct medical knowledge or reliable testimony of others in a position to have direct knowledge of a person’s behavior, that a person has a sexually transmitted disease and is engaging in specified conduct, as determined by the board by rule based upon generally accepted standards of medical and public health science, that endangers the public health, he or she shall conduct an investigation in accordance with procedures prescribed by the board to evaluate the specific facts alleged, if any, and the reliability and credibility of the person or persons providing such information and, if satisfied that the allegations are true, he or she may issue an order according to the following priority:

(a) Order a person to

(i) He or she knows or has reason to believe that a person in his or her jurisdiction has a sexually transmitted...
disease and is engaging in specified behavior that endangers the public health; and

(ii) The basis for the health officer's investigation is the officer's direct medical knowledge or reliable testimony of another who is in a position to have direct knowledge of the person's behavior.

(b) In conducting the investigation, the health officer shall evaluate the allegations, as well as the reliability and credibility of any person or persons who provided information related to the specified behavior that endangers the public health.

(3) If the state or local health officer determines upon conclusion of the investigation that the allegations are true and that the person continues to engage in behavior that endangers the public health, the health officer shall document measures taken to protect the public health, including reasonable efforts to obtain the person's voluntary cooperation.

(4)(a) If the measures taken under subsection (3) of this section fail to protect the public health, the state or local health officer may issue a health order requiring the person to:

(i) Submit to a medical examination or testing, ((seek)) receive counseling, or ((obtain)) receive medical treatment ((for curable diseases)), or any combination of these((, within a period of time determined by the public health officer, not to exceed fourteen days.

(ii) Immediately cease and desist from specified ((conduct which)) behavior that endangers the public health ((of others)) by imposing such restrictions upon the person as are necessary to prevent the specified ((conduct)) behavior that endangers the public health ((of others only)) if the public health officer has determined that clear and convincing evidence exists to believe that such person has been ordered to report for counseling as provided in (a) of this subsection and continues to demonstrate behavior which endangers the health of others).

(b) Any restriction shall be in writing, setting forth the name of the person to be restricted ((and)), the initial period of time((, not to exceed three months)), during which the health order shall remain effective, the terms of the restrictions, and such other conditions as may be necessary to protect the public health. Restrictions shall be imposed in the least-restrictive manner necessary to protect the public health. The period of time during which the health order is effective must be reasonably related to the purpose of the restriction or restrictions contained in the order, up to a maximum period of twelve months.

(4)(5) Any hearing conducted pursuant to this section shall be closed and confidential unless a public hearing is requested by the person who is the subject of the order, in which case the hearing shall be conducted in open court. Unless in open hearing, any transcripts or records relating thereto shall also be confidential and may be sealed by the order of the court.

NEW SECTION. Sec. 18. A new section is added to chapter 70.24 RCW to read as follows:

A person who violates or fails to comply with a health order issued under RCW 70.24.024 is guilty of a gross misdemeanor punishable by confinement until the order has been complied with or terminated, up to a maximum period of three hundred sixty-four days. In lieu of confinement, the court may place the defendant on probation upon condition
that the defendant comply with the health order, up to the length of the health order. If the defendant is placed on probation and subsequently violates or fails to comply with the health order, the court shall revoke the probation and reinstate the original sentence of confinement.

NEW SECTION. Sec. 19. A new section is added to chapter 70.24 RCW to read as follows:

(1) It is unlawful for a person who knows that he or she has HIV to have sexual intercourse if:

(a) The person has been counseled by a health care provider or public health professional regarding the risk of transmitting HIV to others;

(b) The partner or partners exposed to HIV through sexual intercourse did not know that the person had HIV; and

(c) The person intended to transmit HIV to the partner.

(2) It is a defense to a prosecution under this section if:

(a) HIV was not transmitted to the partner; or

(b) The person took or attempted to take practical means to prevent transmission of HIV.

(3)(a) Except as provided in (b) of this subsection, violation of this section is a misdemeanor punishable as provided in RCW 9A.20.021.

(b) Violation of this section is a gross misdemeanor punishable as provided in RCW 9A.20.021 if the person knowingly misrepresented his or her infection status to the partner.

(c) Violation of this section does not require registration under RCW 9A.44.130.

(4) For purposes of this section, the following terms have the following meanings:

(a) "Practical means to prevent transmission" means good faith employment of an activity, behavior, method, or device that is scientifically demonstrated to measurably reduce the risk of transmitting a sexually transmitted disease, including but not limited to: The use of a condom, barrier protection, or other prophylactic device; or good faith participation in a treatment regimen prescribed by a health care provider or public health professional.

(b) "Sexual intercourse" has its ordinary meaning and occurs upon any penetration, however slight, of the vagina or anus of one person by the sexual organs of another whether such persons are of the same or another sex.

Sec. 20. RCW 70.24.080 and 1988 c 206 s 911 are each amended to read as follows:

Except as provided in sections 4 and 5 of this act, any person who ((shall)) violates any of the provisions of this chapter or any (lawful) rule adopted by the board ((pursuant to the authority herein granted)) under this chapter, or who ((shall)) fails or refuses to obey any lawful order issued by any state, county or municipal ((public)) health officer((pursuant to the authority granted in)) under this chapter((s)) shall be deemed guilty of a gross misdemeanor punishable as provided under RCW 9A.20.021.

Sec. 21. RCW 70.24.110 and 1988 c 206 s 912 are each amended to read as follows:

A minor fourteen years of age or older who may have come in contact with any sexually transmitted disease or suspected sexually transmitted disease may give consent to the furnishing of hospital, medical, and surgical care related to the diagnosis or treatment of such disease; and treatment to avoid HIV infection. Such consent shall not be subject to disaffirmance because of minority. The consent of the parent, parents, or legal guardian of such minor shall not be necessary to authorize hospital, medical, and surgical care related to such disease, and such parent, parents, or legal guardian shall not be liable for payment for any care rendered pursuant to this section.

Sec. 22. RCW 70.24.120 and 1991 c 3 s 324 are each amended to read as follows:

((Sexually transmitted)) (1) Disease case investigators, upon specific authorization from a physician or by a physician's standing order, are hereby authorized to ((perform)) gather specimens including through performance of venipuncture or ((skin)) fingerstick puncture ((from)) from a person for the sole purpose of ((withdrawing blood)) obtaining specimens for use in ((sexually transmitted disease tests)) testing for sexually transmitted diseases, blood-borne pathogens, and other infections as defined by board rule.

(The term "sexually transmitted") (2) For the purposes of this section:

(a) "Disease case investigator" ((shall)) means only those persons who:

((i)) (i) Are employed by public health authorities; and

((ii)) (ii) Have been trained by a physician in proper procedures to be employed when ((collecting specimens, including blood)) obtaining specimens, including blood, in accordance with training requirements established by the department of health; and

((iii)) (iii) Possess a statement signed by the instructing physician that the training required by (a)(ii) of this subsection ((2) of this section)) has been successfully completed.

(The term) (b) "Physician" means any person licensed under the provisions of chapters 18.57 or 18.71 RCW.

Sec. 23. RCW 70.24.130 and 1991 c 3 s 325 are each amended to read as follows:

(1) The board shall adopt such rules as are necessary to implement and enforce this chapter((Rules may also be adopted by the department of health for the purposes of this chapter. The rules may include), including, but not limited to, rules:

(a) Establishing procedures for taking appropriate action, in addition to any other penalty under this chapter, with regard to health care facilities or health care providers
((which)) that violate this chapter or the rules adopted under this chapter((The rules shall prescribe));

(b) Prescribing stringent safeguards to protect the confidentiality of the persons and records subject to this chapter, consistent with chapter 70.02 RCW;

(c) Establishing reporting requirements for sexually transmitted diseases;

(d) Establishing procedures for investigations under RCW 70.24.024;

(e) Specifying, for purposes of RCW 70.24.024, behavior that endangers the public health, based upon generally accepted standards of medical and public health science;

(f) Defining, for the purposes of RCW 70.24.120, specimens that can be obtained and tests that can be administered for sexually transmitted diseases, blood-borne pathogens, and other infections;

(g) Determining, for purposes of RCW 70.24.340, categories of employment that are at risk of substantial exposure to a blood-borne pathogen; and

(h) Defining, for purposes of RCW 70.24.340, 70.24.360, and 70.24.370, what constitutes an exposure that presents a possible risk of transmission of a blood-borne pathogen.

(2) In addition to any rules adopted by the board, the department may adopt any rules necessary to implement and enforce this chapter.

(3) The procedures set forth in chapter 34.05 RCW apply to the administration of this chapter, except that in case of conflict between chapter 34.05 RCW and this chapter, the provisions of this chapter shall control.

Sec. 24. RCW 70.24.220 and 1988 c 206 s 401 are each amended to read as follows:

The legislature finds that the public schools provide a unique and appropriate setting for educating young people about the pathology and prevention of ((acquired immunodeficiency syndrome (AIDS))) sexually transmitted diseases. The legislature recognizes that schools and communities vary throughout the state and that locally elected school directors should have a significant role in establishing a program of ((AIDS)) sexually transmitted disease education in their districts, consistent with RCW 28A.230.020 and 28A.300.475.

Sec. 25. RCW 70.24.290 and 1988 c 206 s 606 are each amended to read as follows:

The superintendent of public instruction shall adopt rules that require appropriate education and training, to be included as part of their present continuing education requirements, for public school employees on the prevention, transmission, and treatment of ((AIDS)) blood-borne pathogens. The superintendent of public instruction, in consultation with the department of health, shall ((work with the office on AIDS under RCW 70.24.250 et seq.)) develop the educational and training material necessary for school employees.

Sec. 26. RCW 70.24.325 and 1989 c 387 s 1 are each amended to read as follows:

(1) This section shall apply to ((coordinating and)) consent for ((HIV)) blood-borne pathogen testing administered as part of an application for coverage authorized under Title 48 RCW.

(2) Persons subject to regulation under Title 48 RCW who are requesting an insured, a subscriber, or a potential insured or subscriber to furnish the results of ((an HIV)) a blood-borne pathogen test for underwriting purposes as a condition for obtaining or renewing coverage under an insurance contract, health care service contract, or health maintenance organization agreement shall:

(a) Provide written information to the individual prior to being tested which explains((c));

(i) What an HIV test is;

(ii) Behaviors that place a person at risk for HIV infection;

(iii) which blood-borne pathogen test is being administered; and that the purpose of ((HIV)) blood-borne pathogen testing in this setting is to determine eligibility for coverage((c));

(iv) The potential risks of HIV testing; and

(a) Where to obtain HIV pretest counseling).)

(b) Obtain informed specific written consent for ((an HIV test)) the blood-borne pathogen test or tests. The written informed consent shall include((c));

((i)) an explanation of the confidential treatment of the test results which limits access to the results to persons involved in handling or determining applications for coverage or claims of the applicant or claimant ((and to those persons designated under (c)(iii) of this subsection); and

(ii) Requirements under (c)(iii) of this subsection).

(c) Establish procedures to inform an applicant of the following:

(i) ((That post-test counseling, as specified under WAC 248-100-209(4), is required if an HIV test is positive or indeterminate);

(ii) That post-test counseling occurs at the time a positive or indeterminate HIV test result is given to the tested individual;

(iii)) That the applicant may designate a health care provider or health care agency to whom the insurer, the health care service contractor, or health maintenance organization will provide (positive or indeterminate) test results indicative of infection with a blood-borne pathogen for interpretation ((and post-test counseling). When an applicant does not identify a designated health care provider or health care agency and the applicant’s test results are either positive or indeterminate, the insurer, the health care service contractor, or health maintenance organization shall provide the test results to the local health department for interpretation and post-test counseling)); and
shall not after an order is issued by a health officer to order HIV testing under this chapter and board rule may be based on the substantial exposure or (after an order is issued by a superior court for a hearing, the court shall issue the appropriate order.

The state or local (public) health officer shall perform (counseling and) testing under this (subsection) section if he or she finds that the exposure (was substantial and) presents a possible risk (as defined by the board of health by rule) of transmission of a blood-borne pathogen or if he or she is ordered to do so by a court.

The (counseling and) testing required under this (subsection) section shall be completed as soon as possible after the substantial exposure or (after an order is issued by a court, but shall begin not later than,) if ordered by the court, within seventy-two hours (after the substantial exposure or an order is issued by the court) of the order's issuance.

Sec. 28. RCW 70.24.360 and 1988 c 206 s 706 are each amended to read as follows:

Jail administrators, with the approval of the local (public) health officer, may order (protest counseling, HIV testing, and posttest counseling for persons) blood-borne pathogen testing for a person detained in the jail if the local (public) health officer determines that (actual or threatened) the detainee's behavior (presents a possible risk to) exposed the staff, general public, or other persons, and that exposure presents a possible risk of transmitting a blood-borne pathogen. (Approval of the local public health officer shall be based on RCW 70.24.024(3) and may be contested through RCW 70.24.024(4). The administrator shall establish, pursuant to RCW 70.48.071, a procedure to document the possible risk which is the basis for the HIV testing. Possible risk, as used in this section, shall be defined by the board in rule.) Documentation of the behavior (or threat thereof) shall be reviewed with the person to (try to assure) ensure that the person understands the basis for testing.

Sec. 29. RCW 70.24.370 and 1988 c 206 s 707 are each amended to read as follows:

(1) (Department of corrections facility administrators may order protest counseling, HIV testing, and posttest counseling for inmates if the secretary of corrections or the secretary's designee determines that actual or threatened) The chief medical officer of the department of corrections may order blood-borne pathogen testing for an inmate if the chief medical officer or his or her designee determines that the inmate's behavior (presents a possible risk to) exposed the staff, general public, or other inmates, and that exposure presents a possible risk of transmitting a blood-borne pathogen. The department of corrections shall establish a procedure to document the exposure that presents a possible risk of transmitting a blood-borne pathogen which is the basis for the (HIV) testing. (Possible risk, as used in this section, shall be defined by the department of corrections)
after consultation with the board. Possible risk, as used in the
documentation of the behavior, or threat thereof, shall be
reviewed with the inmate.) The chief medical officer, or his
or her designee, shall review the exposure that presents a
possible risk of transmitting a blood-borne pathogen in the
documentation of the behavior with the inmate to ensure that
he or she understands the basis for the testing.

(2) ((Department of corrections administrators and
superintendents who are authorized to make decisions about
testing and dissemination of test information shall, at least
annually, participate in training seminars on public health
considerations conducted by the assistant secretary for
public health or her or his designee.)

(4)) Administrative hearing requirements set forth in
chapter 34.05 RCW do not apply to the procedure developed
by the department of corrections pursuant to this section.
This section shall not be construed as requiring any hearing
process except as may be required under existing federal
constitutional law.

(((4) RCW 70.24.340 does not apply to the department
of corrections or to inmates in its custody or subject to its
jurisdiction)))

Sec. 30. RCW 9A.36.011 and 1997 c 196 s 1 are each
amended to read as follows:

(1) A person is guilty of assault in the first degree if he
or she, with intent to inflict great bodily harm:

(a) Assails another with a firearm or any deadly
weapon or by any force or means likely to produce great
bodily harm or death; or

(b) Administers, exposes, or transmits to or causes to
be taken by another, poison (the human immunodeficiency
virus as defined in chapter 70.21 RCW) or any other
destructive or noxious substance; or

(c) Assails another and inflicts great bodily harm.

(2) Assault in the first degree is a class A felony.

Sec. 31. RCW 18.35.040 and 2014 c 189 s 4 are each
amended to read as follows:

(1) An applicant for licensure as a hearing aid
specialist must have the following minimum qualifications:

(a) (i) Satisfactorily completes the hearing aid
specialist examination required by this chapter; and

(ii) Satisfactorily completes:

(A) A minimum of a two-year degree program
in hearing aid specialist instruction. The program must be
approved by the board;

(B) A two-year or four-year degree in a field of study
approved by the board from an accredited institution, a
nine-month board-approved certificate program offered by a
board-approved hearing aid specialist program, and the
practical examination approved by the board. The practical
examination must be given at least quarterly, as determined
by the board. The department may hire licensed industry
experts approved by the board to proctor the examination; or

(b) Holds a current, unsuspended, unrevoked license
from another jurisdiction if the standards for licensing in
such other jurisdiction are substantially equivalent to those
prevailing in this state as provided in (a) of this subsection; or

(c) (i) Holds a current, unsuspended, unrevoked license
from another jurisdiction, has been actively practicing as a
licensed hearing aid specialist in another jurisdiction for at
least forty-eight of the last sixty months, and submits proof
of completion of advance certification from either the
international hearing society or the national board for
certification in hearing instrument sciences; and

(ii) Satisfactorily completes the hearing aid specialist
examination required by this chapter or a substantially
equivalent examination approved by the board.

The applicant must present proof of qualifications to
the board in the manner and on forms prescribed by the
secretary ((and proof of completion of a minimum of four
clock hours of AIDS education and training pursuant to rules
adopted by the board)).

(2)(a) An applicant for licensure as a speech-language
pathologist or audiologist must have the following minimum
qualifications:

(i) Has not committed unprofessional conduct as
specified by the uniform disciplinary act;

(ii) Has a master's degree or the equivalent, or a
doctorate degree or the equivalent, from a program at a
board-approved institution of higher learning, which
includes completion of a supervised clinical practicum
experience as defined by rules adopted by the board; and

(iii) Has completed postgraduate professional work
experience approved by the board.

(b) All qualified applicants must satisfactorily
complete the speech-language pathology or audiology
examinations required by this chapter.

(c) The applicant must present proof of qualifications
to the board in the manner and on forms prescribed by the
secretary ((and proof of completion of a minimum of four
clock hours of AIDS education and training pursuant to rules
adopted by the board)).

(3) An applicant for certification as a speech-language
pathology assistant shall pay a fee determined by the
secretary as provided in RCW 43.70.250 and must have the
following minimum qualifications:

(a) An associate of arts or sciences degree, or a
certificate of proficiency, from a speech-language pathology
assistant program from an institution of higher education that
is approved by the board, as is evidenced by the following:
(i) Transcripts showing forty-five quarter hours or thirty semester hours of speech-language pathology course work; and

(ii) Transcripts showing forty-five quarter hours or thirty semester hours of general education credit; or

(b) A bachelor of arts or bachelor of sciences degree, as evidenced by transcripts, from a speech, language, and hearing program from an institution of higher education that is approved by the board.

Sec. 32. RCW 49.44.180 and 2004 c 12 s 1 are each amended to read as follows:

It shall be unlawful for any person, firm, corporation, or the state of Washington, its political subdivisions, or municipal corporations to require, directly or indirectly, that any employee or prospective employee submit genetic information or submit to screening for genetic information as a condition of employment or continued employment.

"Genetic information" for purposes of this chapter, is information about inherited characteristics that can be derived from a DNA-based or other laboratory test, family history, or medical examination. "Genetic information" for purposes of this chapter, does not include: (1) Routine physical measurements, including chemical, blood, and urine analysis, unless conducted purposefully to diagnose genetic or inherited characteristics; and (2) results from tests for abuse of alcohol or drugs (or for the presence of HIV).

Sec. 33. RCW 49.60.172 and 2003 c 273 s 2 are each amended to read as follows:

(1) No person may require an individual to take an HIV (as defined in chapter 70.24 RCW) or hepatitis C test, as a condition of hiring, promotion, or continued employment unless the absence of HIV or hepatitis C infection is a bona fide occupational qualification for the job in question.

(2) No person may discharge or fail or refuse to hire any individual, or segregate or classify any individual in any way which would deprive or tend to deprive that individual of employment opportunities or adversely affect his or her status as an employee, or otherwise discriminate against any individual with respect to compensation, terms, conditions, or privileges of employment on the basis of the results of an HIV test or hepatitis C test unless the absence of HIV or hepatitis C infection is a bona fide occupational qualification of the job in question.

(3) The absence of HIV or hepatitis C infection as a bona fide occupational qualification exists when performance of a particular job can be shown to present a significant risk, as defined by the board of health by rule, of transmitting HIV or hepatitis C infection to other persons, and there exists no means of eliminating the risk by restructuring the job.

(4) For the purpose of this chapter, any person who is actually infected with HIV or hepatitis C, but is not disabled as a result of the infection, shall not be eligible for any benefits under the affirmative action provisions of chapter 49.74 RCW solely on the basis of such infection.

(5) Employers are immune from civil action for damages arising out of transmission of HIV or hepatitis C to employees or to members of the public unless such transmission occurs as a result of the employer's gross negligence.

Sec. 34. RCW 43.150.050 and 1992 c 66 s 5 are each amended to read as follows:

The center, working in cooperation with individuals, local groups, and organizations throughout the state, may undertake any program or activity for which funds are available which furthers the goals of this chapter. These programs and activities may include, but are not limited to:

(1) Providing information about programs, activities, and resources of value to volunteers and to organizations operating or planning volunteer or citizen service programs;

(2) Sponsoring recognition events for outstanding individuals and organizations;

(3) Facilitating the involvement of business, industry, government, and labor in community service and betterment;

(4) Organizing, or assisting in the organization of, training workshops and conferences;

(5) Publishing schedules of significant events, lists of published materials, accounts of successful programs and programming techniques, and other information concerning the field of volunteerism and citizen service, and distributing this information broadly;

(6) Reviewing the laws and rules of the state of Washington, and proposed changes therein, to determine their impact on the success of volunteer activities and programs, and recommending such changes as seem appropriate to ensure the achievement of the goals of this chapter;

(7) Seeking funding sources for enhancing, promoting, and supporting the ethic of service and facilitating or providing information to those organizations and agencies which may benefit;

(8) Providing information about agencies and individuals who are working to prevent the spread of the human immunodeficiency virus, as defined in chapter 70.24 RCW, and to agencies and individuals who are working to provide health and social services to persons living with (acquired immunodeficiency syndrome) the human immunodeficiency virus, as defined in chapter 70.24 RCW.

Sec. 35. RCW 74.39.005 and 1995 1st sp.s. c 18 s 10 are each amended to read as follows:

The purpose of this chapter is:

(1) Establish a balanced range of health, social, and supportive services that deliver long-term care services to (chronically, functionally disabled) persons with chronic functional disabilities of all ages;

(2) Ensure that functional ability shall be the determining factor in defining long-term care service needs and that these needs will be determined by a uniform system for comprehensively assessing functional disability;
(3) Ensure that services are provided in the most independent living situation consistent with individual needs;

(4) Ensure that long-term care service options shall be developed and made available that enable ((functionally disabled)) persons with functional disabilities to continue to live in their homes or other community residential facilities while in the care of their families or other volunteer support persons;

(5) Ensure that long-term care services are coordinated in a way that minimizes administrative cost, eliminates unnecessarily complex organization, minimizes program and service duplication, and maximizes the use of financial resources in directly meeting the needs of persons with functional limitations;

(6) Develop a systematic plan for the coordination, planning, budgeting, and administration of long-term care services now fragmented between the division of developmental disabilities, division of mental health, aging and adult services administration, division of children and family services, division of vocational rehabilitation, ((office on AIDS)) division of health, ((and)) bureau of alcohol and substance abuse, and the department of health;

(7) Encourage the development of a statewide long-term case management system that effectively coordinates the plan of care and services provided to eligible clients;

(8) Ensure that individuals and organizations affected by or interested in long-term care programs have an opportunity to participate in identification of needs and priorities, policy development, planning, and development, implementation, and monitoring of state supported long-term care programs;

(9) Support educational institutions in Washington state to assist in the procurement of federal support for expanded research and training in long-term care; and

(10) Facilitate the development of a coordinated system of long-term care education that is clearly articulated between all levels of higher education and reflective of both in-home care needs and institutional care needs of ((functionally disabled)) persons with functional disabilities.

NEW SECTION, Sec. 36. The following acts or parts of acts are each repealed:

(1)RCW 70.24.095 (Pregnant women—Drug treatment program participants—AIDS counseling) and 1988 c 206 s 705;

(2)RCW 70.24.100 (Syphilis laboratory tests) and 1991 c 3 s 323, 1979 c 141 s 95, & 1939 c 165 s 2;

(3)RCW 70.24.107 (Rule-making authority—1997 c 345) and 1999 c 372 s 14 & 1997 c 345 s 6;

(4)RCW 70.24.125 (Reporting requirements for sexually transmitted diseases—Rules) and 1988 c 206 s 905;

(5)RCW 70.24.140 (Certain infected persons—Sexual intercourse unlawful without notification) and 1988 c 206 s 917;

(6)RCW 70.24.200 (Information for the general public on sexually transmitted diseases—Emphasis) and 1988 c 206 s 201;

(7)RCW 70.24.210 (Information for children on sexually transmitted diseases—Emphasis) and 1988 c 206 s 202;

(8)RCW 70.24.240 (Clearinghouse for AIDS educational materials) and 1988 c 206 s 601;

(9)RCW 70.24.250 (Office on AIDS—Repository and clearinghouse for AIDS education and training material—University of Washington duties) and 1988 c 206 s 602;

(10)RCW 70.24.260 (Emergency medical personnel—Rules for AIDS education and training) and 1988 c 206 s 603;

(11)RCW 70.24.270 (Health professionals—Rules for AIDS education and training) and 1988 c 206 s 604;

(12)RCW 70.24.280 (Pharmacy quality assurance commission—Rules for AIDS education and training) and 2013 c 19 s 122 & 1988 c 206 s 605;

(13)RCW 70.24.300 (State and local government employees—Determination of substantial likelihood of exposure—Rules for AIDS education and training) and 1993 c 281 s 60 & 1988 c 206 s 607;

(14)RCW 70.24.310 (Health care facility employees—Rules for AIDS education and training) and 1988 c 206 s 608;

(15)RCW 70.24.320 (Counseling and testing—AIDS and HIV—Definitions) and 1988 c 206 s 701;

(16)RCW 70.24.350 (Prostitution and drug offenses—Voluntary testing and counseling) and 1988 c 206 s 704;

(17)RCW 70.24.380 (Board of health—Rules for counseling and testing) and 1988 c 206 s 709; and

(18)RCW 70.24.410 (AIDS advisory committee—Duties, review of insurance problems—Termination) and 1991 c 3 s 328 & 1988 c 206 s 803.

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."

Correct the title.

Representative Schmick moved the adoption of amendment (1028) to the striking amendment (1026):

On page 7, beginning on line 13 of the striking amendment, strike all of section 5

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

On page 15, beginning on line 19 of the striking amendment, strike all of section 16

Renumber the remaining sections consecutively and correct any internal references accordingly.
On page 21, beginning on line 11 of the striking amendment, strike all of subsection (5)

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

Correct the title.

Representative Schmick spoke in favor of the adoption of the amendment to the striking amendment.

Representative Macri spoke against the adoption of the amendment to the striking amendment.

Amendment (1028) to the striking amendment (1026) was not adopted.

Representative Schmick moved the adoption of amendment (1032) to the striking amendment (1026):

Representatives Cody and Schmick spoke in favor of the adoption of the amendment to the striking amendment.

An electronic roll call was requested.

ROLL CALL

The Clerk called the roll on the adoption of amendment (1032) to the striking amendment (1026) and the amendment was adopted by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative MacEwen.

Representative Cody moved the adoption of amendment (1061) to the striking amendment (1026):

Representatives Cody and Schmick spoke in favor of the adoption of the amendment to the striking amendment.

An electronic roll call was requested.

ROLL CALL

The Clerk called the roll on the adoption of amendment (1061) to the striking amendment (1026) and the amendment was adopted by the following vote: Yeas, 41; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative MacEwen.

Representative Caldier moved the adoption of amendment (1030) to the striking amendment (1026):

On page 8, beginning on line 20 of the striking amendment, strike all of section 7

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

On page 22, after line 3 of the striking amendment, insert the following:
"NEW SECTION. Sec. 23. A minor sixteen years of age or older may give consent to treatment to avoid HIV infection. Such consent shall not be subject to disaffirmance because of minority. The consent of the parent, parents, or legal guardian of such minor shall not be necessary to authorize hospital, medical, and surgical care related to treatment to avoid HIV infection, and such parent, parents, or legal guardian shall not be liable for payment for any care rendered pursuant to this section."

Renumber the remaining section consecutively and correct any internal references.

Correct the title.

Representatives Caldier and Smith spoke in favor of the adoption of the amendment to the striking amendment.

Representative Macri spoke against the adoption of the amendment to the striking amendment.

Amendment (1030) to the striking amendment (1026) was not adopted.

Representative Caldier moved the adoption of amendment (1033) to the striking amendment (1026):

) On page 15, line 27 of the striking amendment, after "70.24 RCW,))" insert ", an infectious disease with high morbidity or high mortality,"

On page 15, line 30 of the striking amendment, after "(2)" insert the following: "A court may not find an intent to inflict great bodily harm by administering, exposing, or transmitting an infectious disease with high morbidity or high mortality to another if there is no substantial risk of transmission or if the person took practical means to prevent transmission.

(3) For purposes of this section, the following terms have the following meanings:

(a) "Infectious disease with high morbidity or high mortality" means a disease that is an incurable infection requiring regular treatment to prevent death or a curable infection with a high mortality rate despite treatment and involves an exposure mechanism capable of causing infection.

(b) "Practical means to prevent transmission" means good faith employment of an activity, behavior, method, or device that is scientifically demonstrated to measurably reduce the risk of transmitting the disease, including but not limited to, the use of a condom, barrier protection, or other prophylactic device, or good faith participation in a treatment regimen prescribed by a health care provider or public health professional.

(4)"

Representative Caldier spoke in favor of the adoption of the amendment to the striking amendment.

Representative Macri spoke against the adoption of the amendment to the striking amendment.

Amendment (1033) to the striking amendment (1026) was not adopted.

Representative Macri spoke in favor of the adoption of the striking amendment as amended.

The striking amendment (1026), as amended, was adopted.

The bill was ordered engrossed.

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

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

Representatives Schmick, Caldier and Graham spoke against the passage of the bill.

The Speaker stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 1551.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 1551, and the bill passed the House by the following vote: Yeas, 57; Nays, 40; Absent, 0; Excused, 1.


Voting nay: Representatives Barkis, Boehnke, Caldier, Chambers, Chandler, Corry, DeBolt, Dent, Dufault, Dye, Eslick, Gildon, Goehner, Graham, Griffey, Harris, Hoff, Irwin, Jenkin, Klippert, Kraft, Kretz, Maycumber, McCaslin, Mosbrucker, Orcutt, Rude, Schmick, Shea, Smith, Steele, Stokesbary, Sutherland, Van Werven, Vick, Volz, Walsh, Wilcox, Ybarra and Young.

Excused: Representative MacEwen.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 1551, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 1255, by Representatives Lovick, Orwall, Sells, Stanford, Dufault and Irwin

Creating Patches pal special license plates.

The bill was read the second time.
There being no objection, Substitute House Bill No. 1255 was substituted for House Bill No. 1255 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 1255 was read the second time.

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

Representatives Lovick and Barkis spoke in favor of the passage of the bill.

The Speaker stated the question before the House to be the final passage of Substitute House Bill No. 1255.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 1255, and the bill passed the House by the following vote: Yeas, 94; Nays, 3; Absent, 0; Excused, 1.


Voting nay: Representatives McCaslin, Shea and Stokesbary.

Excused: Representative MacEwen.

The Clerk called the roll on the final passage of House Bill No. 1347, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative MacEwen.

HOUSE BILL NO. 1347, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 1750, by Representatives Mosbrucker and Lovick

Filling vacancies in county sheriff offices.

The bill was read the second time.

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

Representatives Mosbrucker and Pollet spoke in favor of the passage of the bill.

The Speaker stated the question before the House to be the final passage of House Bill No. 1750.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 1750, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.

Sutherland, Tarleton, Thai, Tharinger, Valdez, Van Werven, Vick, Volz, Walen, Walsh, Wilcox, Wylie, Ybarra, Young and Mme. Speaker.

Excused: Representative MacEwen.

HOUSE BILL NO. 1750, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2189, by Representatives Leavitt, Irwin, Sells, MacEwen, Fitzgibbon, Wylie, Corry, Tharinger, Kilduff, Callan, Davis, Robinson, Doglio, Slatter, Ryu, Griffey, Ormsby and Harris

Including specified competency restoration workers at department of social and health services institutional and residential sites in the public safety employees retirement system.

The bill was read the second time.

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

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

MOTION

On motion of Representative Riccelli, Representative Appleton was excused.

The Speaker stated the question before the House to be the final passage of House Bill No. 2242.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2242, and the bill passed the House by the following vote: Yeas, 96; Nays, 0; Absent, 0; Excused, 2.


Excused: Representatives Appleton and MacEwen.

HOUSE BILL NO. 2242, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2287, by Representatives Leavitt, Kilduff, Barkis, Lovick, Ramel and Pollet

Addressing the assessment of rail safety governance in Washington state.

The bill was read the second time.

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

SUBSTITUTE HOUSE BILL NO. 2287 was read the second time.

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

The Speaker stated the question before the House to be the final passage of Substitute House Bill No. 2287.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2287, and the bill passed the House by the following vote: Yeas, 92; Nays, 4; Absent, 0; Excused, 2.


Voting nay: Representatives Dufault, McCaslin, Shea and Sutherland.

Excused: Representatives Appleton and MacEwen.

SUBSTITUTE HOUSE BILL NO. 2287, having received the necessary constitutional majority, was declared passed.

The Speaker called upon Representative Orwall to preside.

HOUSE BILL NO. 2320, by Representatives Leavitt, Van Werven, Orwell, Eslick, Barkis, Shewmake, Lovick, Harris, Sells, Kilduff, Tarleton, Fey, Irwin, Wylie, Doglio, Pellicciotti, Kloba and Riccelli

Requiring training on human trafficking.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2320 was substituted for House Bill No. 2320 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2320 was read the second time.

With the consent of the House, amendment (1130) was withdrawn.

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

Representatives Leavitt, Vick and Van Werven spoke in favor of the passage of the bill.

Representative Klippert spoke against the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2320.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2320, and the bill passed the House by the following vote: Yeas, 95; Nays, 1; Absent, 0; Excused, 2.


Voting nay: Representative Klippert.

Excused: Representatives Appleton and MacEwen.

SUBSTITUTE HOUSE BILL NO. 2320, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2340, by Representatives Fitzgibbon, Leavitt, Lovick, Ormsby and Volz

Modifying the definition of index for the Washington state patrol retirement system.

The bill was read the second time.

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

Representatives Fitzgibbon and Stokesbary spoke in favor of the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of House Bill No. 2340.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2340, and the bill passed the House by the following vote: Yeas, 96; Nays, 0; Absent, 0; Excused, 2.
The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of House Bill No. 2402.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2402, and the bill passed the House by the following vote: Yeas, 95; Nays, 1; Absent, 0; Excused, 2.


Excused: Representatives Appleton and MacEwen.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2374, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2374, by Representatives Kirby, Vick, Ryu, Barkis, Young, Wylie, Doglio, Goodman and Pollet

Preserving the ability of auto dealers to offer consumers products not supplied by an auto manufacturer.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2374 was substituted for House Bill No. 2374 and the substitute bill was placed on the second reading calendar.

HOUSE BILL NO. 2374 was read the second time.

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

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

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2374.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2374, and the bill passed the House by the following vote: Yeas, 96; Nays, 0; Absent, 0; Excused, 2.


Excused: Representatives Appleton and MacEwen.

The bill was read the second time.

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

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

Representative Kraft spoke against the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of House Bill No. 2402.

Substitute House Bill No. 2374, having received the necessary constitutional majority, was declared passed.
HOUSE BILL NO. 2473, by Representatives Goodman and Wylie

Concerning domestic violence.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2473 was substituted for House Bill No. 2473 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2473 was read the second time.

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

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

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2473.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2473, and the bill passed the House by the following vote: Yeas, 96; Nays, 0; Absent, 0; Excused, 2.


Excused: Representatives Appleton and MacEwen.

SUBSTITUTE HOUSE BILL NO. 2476, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2527, by Representatives Ramos, Kilduff, Gregerson, Valdez, Slatter, Ortiz-Self, Tarleton, Davis, Doglio, Callan, Ramel, Pollet, Hudgins, Ormsby and Santos

Concerning the rights of Washingtonians during the United States census.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2527 was substituted for House Bill No. 2527 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2527 was read the second time.
There being no objection, the rules were suspended, the second reading considered the third and the bill was placed on final passage.

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

Representative Walsh spoke against the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2527.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2527, and the bill passed the House by the following vote: Yeas, 66; Nays, 30; Absent, 0; Excused, 2.


Excused: Representatives Appleton and MacEwen.

HOUSE BILL NO. 2545, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2551, by Representatives Lekanoff, Ramel, Rude, Leavitt, Valdez, Davis, Doglio, Walen, Pollet, Macri, Ormsby and Santos

Permitting students to wear traditional tribal regalia and objects of cultural significance at graduation ceremonies and related events.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2551 was substituted for House Bill No. 2551 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2551 was read the second time.

Representative Lekanoff moved the adoption of amendment (1129):

On page 2, at the beginning of line 6, insert "who are members of a federally recognized tribe"

On page 2, line 7, after "significance" insert "along with or attached to a gown"

On page 2, line 8, after "events." insert "School districts and public schools may not require such students to wear a cap if it is incompatible with the regalia or significant object."

On page 2, at the beginning of line 19, insert "who are members of a federally recognized tribe"

On page 2, line 20, after "significance" strike all material through "events." and insert "along with or attached to a gown at graduation ceremonies or related events. Institutions of higher education may not require such
students to wear a cap if it is incompatible with the regalia or significant object."

Representatives Lekanoff and Walsh spoke in favor of the adoption of the amendment.

Amendment (1129) was adopted.

The bill was ordered engrossed.

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

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

Representative Klippert spoke against the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2551.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2551, and the bill passed the House by the following vote: Yeas, 95; Nays, 1; Absent, 0; Excused, 2.


Excused: Representative MacEwen.

HOME BILL NO. 2579, having received the necessary constitutional majority, was declared passed.

HOME BILL NO. 2632, by Representatives Valdez, Griffey, Ryu, Pellicciotti, Pollet, Orwell, Gregerson, Goodman, Irwin, Ramos, Slatter, Entenman, Davis and Macri

Concerning false reporting of a crime or emergency.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2632 was substituted for House Bill No. 2632 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2632 was read the second time.

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

Representatives Valdez and Klippert spoke in favor of the passage of the bill.
The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2632.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2632, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1. Voting yea: Representatives Appleton, Barkis, Bergquist, Blake, Boehnke, Caldier, Callan, Chambers, Chandler, Chapman, Chopp, Cody, Corry, Davis, DeBolt, Dent, Doglio, Dolan, Duerr, Dufault, Dye, Entenman, Eslick, Fey, Fitzgibbon, Frame, Gildon, Goehner, Goodman, Graham, Gregerson, Griffey, Hansen, Harris, Hoff, Hudkins, Irwin, Jenkins, Johnson, Kilduff, Kirby, Klippert, Kloba, Kraft, Kretz, Leavitt, Lekanoff, Lovick, Macri, Maycumber, McCaslin, Mead, Morgan, Mosbrucker, Orcutt, Ormsby, Ortiz-Self, Orwall, Paul, Pellicciotti, Peterson, Pettigrew, Pollet, Ramel, Ramos, Riccelli, Robinson, Rude, Ryu, Santos, Schmick, Sells, Senn, Shewmake, Slatter, Smith, Springer, Steele, Stokesbary, Stonier, Sullivan, Tarleton, Thai, Tharinger, Valdez, Van Werven, Vick, Walen, Walsh, Wilcox, Wylie, Ybarra, Young and Mme. Speaker.

Excused: Representative MacEwen.

HOUSE BILL NO. 2664, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2701, by Representatives Ormsby, Eslick and Riccelli

Concerning inspection and testing of fire and smoke control systems and dampers.

The bill was read the second time.

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

Representatives Ormsby and Kraft spoke in favor of the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of House Bill No. 2701.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2701, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1. Voting yea: Representatives Appleton, Barkis, Bergquist, Blake, Boehnke, Caldier, Callan, Chambers, Chandler, Chapman, Chopp, Cody, Corry, Davis, DeBolt, Dent, Doglio, Dolan, Duerr, Dye, Entenman, Eslick, Fey, Fitzgibbon, Frame, Gildon, Goehner, Goodman, Graham, Gregerson, Griffey, Hansen, Hoff, Hudkins, Irwin, Jenkins, Johnson, Kilduff, Kirby, Klippert, Kloba, Kraft, Kretz, Leavitt, Lekanoff, Lovick, Macri, Maycumber, Mead, Morgan, Mosbrucker, Orcutt, Ormsby, Ortiz-Self, Orwall, Paul, Pellicciotti, Peterson, Pettigrew, Pollet, Ramel, Ramos, Riccelli, Robinson, Rude, Ryu, Santos, Schmick, Sells, Senn, Shewmake, Slatter, Smith, Springer, Steele, Stokesbary, Stonier, Sullivan, Sutherland, Tarleton, Thai, Tharinger, Valdez, Van Werven, Vick, Volz, Walen, Walsh, Wilcox, Wylie, Ybarra, Young and Mme. Speaker.

Excused: Representative MacEwen.

HOUSE BILL NO. 2701, having received the necessary constitutional majority, was declared passed.

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

HOUSE BILL NO. 1187, by Representatives Dent, Blake, Chandler, Kretz, Schmick and Bergquist

Revising hydraulic project eligibility standards under RCW 77.55.181 for conservation district-sponsored fish habitat enhancement projects.

The bill was read the third time.

There being no objection, the rules were suspended, and HOUSE BILL NO. 1187 was returned to second reading for the purpose of amendment.

Representative Dent moved the adoption of the striking amendment (1005):

Strike everything after the enacting clause and insert the following:

"Sec. 38. RCW 77.55.181 and 2019 c 150 s 1 are each amended to read as follows:

(1)(a) In order to receive the permit review and approval process created in this section, a fish habitat enhancement project must meet the criteria under this section and must be a project to accomplish one or more of the following tasks:

(i) Elimination of human-made or caused fish passage barriers, including:

(A) Culvert repair and replacement; and

(B) Fish passage barrier removal projects that comply with the forest practices rules, as the term "forest practices rules" is defined in RCW 76.09.020;

(ii) Restoration of an eroded or unstable stream bank employing the principle of bioengineering, including limited use of rock as a stabilization only at the toe of the bank, and with primary emphasis on using native vegetation to control the erosive forces of flowing water;

(iii) Placement of woody debris or other instream structures that benefit naturally reproducing fish stocks; or

(iv) Restoration of native kelp and eelgrass beds and restoring native oysters.

(b) The department shall develop size or scale threshold tests to determine if projects accomplishing any of these tasks should be evaluated under the process created in this section or under other project review and approval processes. A project proposal shall not be reviewed under the process created in this section if the department determines that the scale of the project raises concerns regarding public health and safety.

(c) A fish habitat enhancement project must be approved in one of the following ways in order to receive the permit review and approval process created in this section:

(i) By the department pursuant to chapter 77.95 or 77.100 RCW;

(ii) By the sponsor of a watershed restoration plan as provided in chapter 89.08 RCW;

(iii) By the department as a department-sponsored fish habitat enhancement or restoration project;

(iv) Through the review and approval process for the jobs for the environment program;

(v) ((Through the review and approval process for conservation district-sponsored projects, where the project complies with design standards established by the conservation commission through interagency agreement with the United States fish and wildlife service and the natural resource conservation service)) By conservation districts as conservation district-sponsored fish habitat enhancement or restoration projects;

(vi) Through a formal grant program established by the legislature or the department for fish habitat enhancement or restoration;

(vii) Through the department of transportation's environmental retrofit program as a stand-alone fish passage barrier correction project;

(viii) Through a local, state, or federally approved fish barrier removal grant program designed to assist local governments in implementing stand-alone fish passage barrier corrections;

(ix) By a city or county for a stand-alone fish passage barrier correction project funded by the city or county;

(x) Through the approval process established for forest practices hydraulic projects in chapter 76.09 RCW; or

(xi) Through other formal review and approval processes established by the legislature.

(2) Fish habitat enhancement projects meeting the criteria of subsection (1) of this section are expected to result in beneficial impacts to the environment. Decisions pertaining to fish habitat enhancement projects meeting the criteria of subsection (1) of this section and being reviewed and approved according to the provisions of this section are not subject to the requirements of RCW 43.21C.030(2)(c).

(3)(a) A permit is required for projects that meet the criteria of subsection (1) of this section and are being reviewed and approved under this section. An applicant shall use a joint aquatic resource permit application form developed by the office of regulatory assistance to apply for approval under this chapter. On the same day, the applicant shall provide copies of the completed application form to the department and to each appropriate local government. Applicants for a forest practices hydraulic project that are not otherwise required to submit a joint aquatic resource permit application must submit a copy of their forest practices application to the appropriate local government on the same day that they submit the forest practices application to the department of natural resources.

(b) Local governments shall accept the application identified in this section as notice of the proposed project. A local government shall be provided with a fifteen-day comment period during which it may transmit comments
regarding environmental impacts to the department or, for forest practices hydraulic projects, to the department of natural resources.

(c) Except for forest practices hydraulic projects, the department shall either issue a permit, with or without conditions, deny approval, or make a determination that the review and approval process created by this section is not appropriate for the proposed project within forty-five days. The department shall base this determination on identification during the comment period of adverse impacts that cannot be mitigated by the conditioning of a permit. Permitting decisions over forest practices hydraulic approvals must be made consistent with chapter 76.09 RCW.

(d) If the department determines that the review and approval process created by this section is not appropriate for the proposed project, the department shall notify the applicant and the appropriate local governments of its determination. The applicant may reapply for approval of the project under other review and approval processes.

(e) Any person aggrieved by the approval, denial, conditioning, or modification of a permit other than a forest practices hydraulic project under this section may appeal the decision as provided in RCW 77.55.021(8). Appeals of a forest practices hydraulic project may be made as provided in chapter 76.09 RCW.

(4) No local government may require permits or charge fees for fish habitat enhancement projects that meet the criteria of subsection (1) of this section and that are reviewed and approved according to the provisions of this section.

(5) No civil liability may be imposed by any court on the state or its officers and employees for any adverse impacts resulting from a fish enhancement project permitted by the department or the department of natural resources under the criteria of this section except upon proof of gross negligence or willful or wanton misconduct.”

Correct the title.

Representative Dent spoke in favor of the adoption of the striking amendment.

The striking amendment (1005) was adopted.

The bill was ordered engrossed.

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

Representatives Dent and Blake spoke in favor of the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Engrossed House Bill No. 1187.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 1187, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative MacEwen.

ENGROSSED HOUSE BILL NO. 1187, having received the necessary constitutional majority, was declared passed.

The Speaker (Representative Orwell presiding) called upon Representative Lovick to preside.

THIRD READING

HOUSE BILL NO. 1278, by Representatives Hudgins, Valdez, Sells, Bergquist, Appleton, Slatter, Wylie, Santos and Doglio

Concerning room and board for college bound scholarship students.

The bill was read the third time.

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

Representative Stokesbary spoke against the passage of the bill.

MOTIONS

On motion of Representative Duerr, Representative Entenman was excused.

On motion of Representative Griffey, Representative DeBolt was excused.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of House Bill No. 1278.

ROLL CALL
The Clerk called the roll on the final passage of House Bill No. 1278, and the bill passed the House by the following vote: Yeas, 61; Nays, 34; Absent, 0; Excused, 3.


Excused: Representatives DeBolt, Entenman and MacEwen.

HOUSE BILL NO. 1278, having received the necessary constitutional majority, was declared passed.

THIRD READING

HOUSE BILL NO. 2008, by Representatives Hudgins, Gregerson and Tarleton

Concerning alternate methods of ballot security.

The bill was read the third time.

There being no objection, the rules were suspended, and HOUSE BILL NO. 2008 was returned to second reading for the purpose of amendment.

Representative Hudgins moved the adoption of the striking amendment (1017):

Strike everything after the enacting clause and insert the following:

"Sec. 39. RCW 29A.40.091 and 2019 c 161 s 3 are each amended to read as follows:

(1) The county auditor shall send each voter a ballot, a security envelope in which to conceal the ballot after voting, a larger envelope in which to return the security envelope, a declaration that the voter must sign, and instructions on how to obtain information about the election, how to mark the ballot, and how to return the ballot to the county auditor. Instead of sending separate return and security envelopes, a county auditor may send the voter a return envelope that fully shields the voter's ballot from view after the voter's identifying information is removed.

(2) The voter must swear under penalty of perjury that he or she meets the qualifications to vote, and has not voted in any other jurisdiction at this election. The declaration must clearly inform the voter that it is illegal to vote if he or she is not a United States citizen; it is illegal to vote if he or she has been convicted of a felony and has not had his or her voting rights restored; and it is illegal to cast a ballot or sign a ballot declaration on behalf of another voter. The ballot materials must provide space for the voter to sign the declaration, indicate the date on which the ballot was voted, and include a telephone number.

(3) For overseas and service voters, the signed declaration constitutes the equivalent of a voter registration. Return envelopes for overseas and service voters must enable the ballot to be returned postage free if mailed through the United States postal service, United States armed forces postal service, or the postal service of a United States foreign embassy under 39 U.S.C. 3406.

(4) The voter must be instructed to either return the ballot to the county auditor no later than 8:00 p.m. the day of the election or primary, or mail the ballot to the county auditor with a postmark no later than the day of the election or primary. Return envelopes for all election ballots must include prepaid postage. Service and overseas voters must be provided with instructions and a privacy sheet for returning the ballot and signed declaration by fax or email. A voted ballot and signed declaration returned by fax or email must be received by 8:00 p.m. on the day of the election or primary.

(5) The county auditor's name may not appear on (the security envelope, the return envelope) any envelope((i)) or on any voting instructions or materials included with the ballot if he or she is a candidate for office during the same year.

(6) For purposes of this section, "prepaid postage" means any method of return postage paid by the county or state."

Correct the title.

Representatives Hudgins and Walsh spoke in favor of the adoption of the striking amendment.

The striking amendment (1017) was adopted.

The bill was ordered engrossed.

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

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

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed House Bill No. 2008.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 2008, and the bill passed the House by the following vote: Yeas, 91; Nays, 4; Absent, 0; Excused, 3.

Voting nay: Representatives Caldier, Graham, Volz and Young.

Excused: Representatives DeBolt, Entenman and MacEwen.

ENGROSSED HOUSE BILL NO. 2008, having received the necessary constitutional majority, was declared passed.

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

SECOND READING

HOUSE BILL NO. 1261, by Representatives Peterson, Fitzgibbon, Stanford, Tarleton, Ortiz-Self, Lekanoff, Doglio, Macri and Pollet

Ensuring compliance with the federal clean water act by prohibiting certain discharges into waters of the state.

The bill was read the second time.

There being no objection, Substitute House Bill No. 1261 was substituted for House Bill No. 1261 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 1261 was read the second time.

With the consent of the House, amendments (1114), (1115) and (1116) were withdrawn.

Representative Peterson moved the adoption of the striking amendment (1018):

Strike everything after the enacting clause and insert the following:

"NEW SECTION. Sec. 40. The legislature finds that under RCW 90.48.260, the department of ecology is directed to implement and comply with the federal clean water act. The legislature further finds that Washington state, unlike other states and the environmental protection agency, has taken no action to regulate or limit water quality impacts from motorized or gravity siphon aquatic mining. The legislature also finds that federal courts have determined that discharges from this activity require regulation under the clean water act and that Washington's attorney general has supported such regulations in other states as necessary to protect water quality and fish species, even though such protections do not exist in Washington state. The legislature further finds that harmful water quality impacts are occurring in areas designated as critical habitat for threatened or endangered steelhead, salmon, and bull trout, including spawning areas for chinook salmon relied on by southern resident orcas.

NEW SECTION. Sec. 41. A new section is added to chapter 90.48 RCW to read as follows:

(1) A discharge to waters of the state from a motorized or gravity siphon aquatic mining operation is subject to the department's authority under this chapter and the federal clean water act. The department shall evaluate whether the number of dischargers subject to this section warrants the adoption of a general permit for motorized or gravity siphon aquatic mining. If so, the department is directed to minimize the cost to permit applicants by basing general permit provisions on existing general permits adopted in other states to comply with the federal clean water act.

(2) The following act or acts are prohibited: Motorized or gravity siphon aquatic mining or discharge of effluent from such activity to any waters of the state that has been designated under the endangered species act as critical habitat, or would impact critical habitat for salmon, steelhead, or bull trout. This includes all fresh waters with designated uses of: Salmonid spawning, rearing, and migration.

(3) A person commits the offense of unlawful motorized or gravity siphon aquatic mining if the person engages in such an activity in violation of this chapter or the federal clean water act. Such an offense is subject to enforcement under this chapter.

(4) For the purposes of this section, "motorized or gravity siphon aquatic mining" means mining using any form of motorized equipment, including but not limited to a motorized suction dredge, or a gravity siphon suction dredge, for the purpose of extracting gold, silver, or other precious metals, that involves a discharge within the ordinary high water mark of waters of the state.

(5) This section does not apply to:

(a) Aquatic mining using nonmotorized methods, such as gold panning, if the nonmotorized method does not involve use of a gravity siphon suction dredge;

(b) Mining operations where no part of the operation or discharge of effluent from the operation is to waters of the state;

(c) Surface mining operations regulated by the department of natural resources under Title 78 RCW;

(d) Metals mining and milling operations as defined in chapter 78.56 RCW; or

(e) Activities related to an industrial facility, dredging related to navigability, or activities subject to a clean water act section 404 individual permit."
Sec. 42. RCW 77.55.011 and 2012 1st sp.s. c 1 s 101 are each reenacted and amended to read as follows:

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

(1) "Bed" means the land below the ordinary high water lines of state waters. This definition does not include irrigation ditches, canals, stormwater runoff devices, or other artificial watercourses except where they exist in a natural watercourse that has been altered artificially.

(2) "Board" means the pollution control hearings board created in chapter 43.21B RCW.

(3) "Commission" means the state fish and wildlife commission.

(4) "Date of receipt" has the same meaning as defined in RCW 43.21B.001.

(5) "Department" means the department of fish and wildlife.

(6) "Director" means the director of the department of fish and wildlife.

(7) "Emergency" means an immediate threat to life, the public, property, or of environmental degradation.

(8) "Emergency permit" means a verbal hydraulic project approval or the written follow-up to the verbal approval issued to a person under RCW 77.55.021(12).

(9) "Expedited permit" means a hydraulic project approval issued to a person under RCW 77.55.021 (14) and (16).

(10) "Forest practices hydraulic project" means a hydraulic project that requires a forest practices application or notification under chapter 76.09 RCW.

(11) "Hydraulic project" means the construction or performance of work that will use, divert, obstruct, or change the natural flow or bed of any of the salt or fresh waters of the state.

(12) "Imminent danger" means a threat by weather, water flow, or other natural conditions that is likely to occur within sixty days of a request for a permit application.

(13) "Marina" means a public or private facility providing boat moorage space, fuel, or commercial services. Commercial services include but are not limited to overnight or live-aboard boating accommodations.

(14) "Marine terminal" means a public or private commercial wharf located in the navigable water of the state and used, or intended to be used, as a port or facility for the storing, handling, transferring, or transporting of goods to and from vessels.

(15) "Multiple site permit" means a hydraulic project approval issued to a person under RCW 77.55.021 for hydraulic projects occurring at more than one specific location and which includes site-specific requirements.

(16) "Ordinary high water line" means the mark on the shores of all water that will be found by examining the bed and banks and ascertaining where the presence and action of waters are so common and usual, and so long continued in ordinary years as to mark upon the soil or vegetation a character distinct from the abutting upland. Provided, that in any area where the ordinary high water line cannot be found, the ordinary high water line adjoining saltwater is the line of mean higher high water and the ordinary high water line adjoining fresh water is the elevation of the mean annual flood.

(17) "Pamphlet hydraulic project" means a hydraulic project for the removal or control of aquatic noxious weeds conducted under the aquatic plants and fish pamphlet authorized by RCW 77.55.081, or for mineral prospecting and mining conducted under the gold and fish pamphlet authorized by RCW 77.55.091.

(18) "Permit" means a hydraulic project approval permit issued under this chapter.

(19) "Permit modification" means a hydraulic project approval issued to a person under RCW 77.55.021 that extends, renews, or changes the conditions of a previously issued hydraulic project approval.

(20) "Sandbars" includes, but is not limited to, sand, gravel, rock, silt, and sediments.

(21) "Small scale prospecting and mining" means the use of only the following methods: Pans; nonmotorized sluice boxes; nonmotorized concentrators; and minirocker boxes for the discovery and recovery of minerals, but does not include metals mining and milling operations as defined in RCW 78.56.020.

(22) "Spartina," "purple loosestrife," and "aquatic noxious weeds" have the same meanings as defined in RCW 17.26.020.

(23) "Stream bank stabilization" means those projects that prevent or limit erosion, slippage, and mass wasting. These projects include, but are not limited to, bank resloping, log and debris relocation or removal, planting of woody vegetation, bank protection using rock or woody material or placement of jetties or groins, gravel removal, or erosion control.

(24) "Tide gate" means a one-way check valve that prevents the backflow of tidal water.

(25) "Waters of the state" and "state waters" means all salt and fresh waters waterward of the ordinary high water line and within the territorial boundary of the state.

(26) "Motorized or gravity siphon aquatic mining" means mining using any form of motorized equipment including, but not limited to, a motorized suction dredge or a gravity siphon suction dredge, for the purpose of extracting gold, silver, or other precious metals, that involves a discharge to waters of the state, but does not include metals mining and milling operations as defined in RCW 78.56.020.

Sec. 43. RCW 77.55.021 and 2012 1st sp.s. c 1 s 102 are each amended to read as follows:

(1) Except as provided in RCW 77.55.031, 77.55.051, 77.55.041, and 77.55.361, in the event that any person or
government agency desires to undertake a hydraulic project, the person or government agency shall, before commencing work thereon, secure the approval of the department in the form of a permit as to the adequacy of the means proposed for the protection of fish life.

(2) A complete written application for a permit may be submitted in person or by registered mail and must contain the following:

(a) General plans for the overall project;

(b) Complete plans and specifications of the proposed construction or work within the mean higher high water line in salt water or within the ordinary high water line in fresh water;

(c) Complete plans and specifications for the proper protection of fish life;

(d) Notice of compliance with any applicable requirements of the state environmental policy act, unless otherwise provided for in this chapter; and

(e) ((Payment of all applicable application fees charged by the department under RCW 77.55.321)) In the event that any person or government agency desires to undertake mineral prospecting or mining using motorized or gravity siphon equipment or desires to discharge effluent from such an activity to waters of the state, the person or government agency must also provide proof of compliance with the requirements of the federal clean water act issued by the department of ecology.

(3) The department may establish direct billing accounts or other funds transfer methods with permit applicants to satisfy the fee payment requirements of RCW 77.55.321.

(4) The department may accept complete, written applications as provided in this section for multiple site permits and may issue these permits. For multiple site permits, each specific location must be identified.

(5) With the exception of emergency permits as provided in subsection (12) of this section, applications for permits must be submitted to the department’s headquarters office in Olympia. Requests for emergency permits as provided in subsection (12) of this section may be made to the permitting biologist assigned to the location in which the emergency occurs, to the department’s regional office in which the emergency occurs, or to the department’s headquarters office.

(6) Except as provided for emergency permits in subsection (12) of this section, the department may not proceed with permit review until all fees are paid in full as required in RCW 77.55.321.

(7)(a) Protection of fish life is the only ground upon which approval of a permit may be denied or conditioned. Approval of a permit may not be unreasonably withheld or unreasonably conditioned.

(b) Except as provided in this subsection and subsections (12) through (14) and (16) of this section, the department has forty-five calendar days upon receipt of a complete application to grant or deny approval of a permit. The forty-five day requirement is suspended if:

(i) After ten working days of receipt of the application, the applicant remains unavailable or unable to arrange for a timely field evaluation of the proposed project;

(ii) The site is physically inaccessible for inspection;

(iii) The applicant requests a delay; or

(iv) The department is issuing a permit for a stormwater discharge and is complying with the requirements of RCW 77.55.161(3)(b).

(c) Immediately upon determination that the forty-five day period is suspended under (b) of this subsection, the department shall notify the applicant in writing of the reasons for the delay.

(d) The period of forty-five calendar days may be extended if the permit is part of a multiagency permit streamlining effort and all participating permitting agencies and the permit applicant agree to an extended timeline longer than forty-five calendar days.

(8) If the department denies approval of a permit, the department shall provide the applicant a written statement of the specific reasons why and how the proposed project would adversely affect fish life.

(a) Except as provided in (b) of this subsection, issuance, denial, conditioning, or modification of a permit shall be appealable to the board within thirty days from the date of receipt of the decision as provided in RCW 43.21B.230.

(b) Issuance, denial, conditioning, or modification of a permit may be informally appealed to the department within thirty days from the date of receipt of the decision. Requests for informal appeals must be filed in the form and manner prescribed by the department by rule. A permit decision that has been informally appealed to the department is appealable to the board within thirty days from the date of receipt of the department's decision on the informal appeal.

(9)(a) The permittee must demonstrate substantial progress on construction of that portion of the project relating to the permit within two years of the date of issuance.

(b) Approval of a permit is valid for up to five years from the date of issuance, except as provided in (c) of this subsection and in RCW 77.55.151.

(c) A permit remains in effect without need for periodic renewal for hydraulic projects that divert water for agricultural irrigation or stock watering purposes and that involve seasonal construction or other work. A permit for stream bank stabilization projects to protect farm and agricultural land as defined in RCW 84.34.020 remains in effect without need for periodic renewal if the problem causing the need for the stream bank stabilization occurs on an annual or more frequent basis. The permittee must notify the appropriate agency before commencing the construction or other work within the area covered by the permit.
(10) The department may, after consultation with the permittee, modify a permit due to changed conditions. A modification under this subsection is not subject to the fees provided under RCW 77.55.321. The modification is appealable as provided in subsection (8) of this section. For a hydraulic project that diverts water for agricultural irrigation or stock watering purposes, when the hydraulic project or other work is associated with stream bank stabilization to protect farm and agricultural land as defined in RCW 84.34.020, the burden is on the department to show that changed conditions warrant the modification in order to protect fish life.

(11) A permittee may request modification of a permit due to changed conditions. The request must be processed within forty-five calendar days of receipt of the written request and payment of applicable fees under RCW 77.55.321. A decision by the department is appealable as provided in subsection (8) of this section. For a hydraulic project that diverts water for agricultural irrigation or stock watering purposes, when the hydraulic project or other work is associated with stream bank stabilization to protect farm and agricultural land as defined in RCW 84.34.020, the burden is on the permittee to show that changed conditions warrant the requested modification and that such a modification will not impair fish life.

(12)(a) The department, the county legislative authority, or the governor may declare and continue an emergency. If the county legislative authority declares an emergency under this subsection, it shall immediately notify the department. A declared state of emergency by the governor under RCW 43.06.010 shall constitute a declaration under this subsection.

(b) The department, through its authorized representatives, shall issue immediately, upon request, verbal approval for a stream crossing, or work to remove any obstructions, repair existing structures, restore stream banks, protect fish life, or protect property threatened by the stream or a change in the streamflow without the necessity of obtaining a written permit prior to commencing work. Conditions of the emergency verbal permit must be reduced to writing within thirty days and complied with as provided for in this chapter.

(c) The department may not require the provisions of the state environmental policy act, chapter 43.21C RCW, to be met as a condition of issuing a permit under this subsection.

(d) The department may not charge a person requesting an emergency permit any of the fees authorized by RCW 77.55.321 until after the emergency permit is issued and reduced to writing.

(13) All state and local agencies with authority under this chapter to issue permits or other authorizations in connection with emergency water withdrawals and facilities authorized under RCW 43.83B.410 shall expedite the processing of such permits or authorizations in keeping with the emergency nature of such requests and shall provide a decision to the applicant within fifteen calendar days of the date of application.

(14) The department or the county legislative authority may determine an imminent danger exists. The county legislative authority shall notify the department, in writing, if it determines that an imminent danger exists. In cases of imminent danger, the department shall issue an expedited written permit, upon request, for work to remove any obstructions, repair existing structures, restore banks, protect fish resources, or protect property. Expedited permit requests require a complete written application as provided in subsection (2) of this section and must be issued within fifteen calendar days of the receipt of a complete written application. Approval of an expedited permit is valid for up to sixty days from the date of issuance. The department may not require the provisions of the state environmental policy act, chapter 43.21C RCW, to be met as a condition of issuing a permit under this subsection.

(15)(a) For any property, except for property located on a marine shoreline, that has experienced at least two consecutive years of flooding or erosion that has damaged or has threatened to damage a major structure, water supply system, septic system, or access to any road or highway, the county legislative authority may determine that a chronic danger exists. The county legislative authority shall notify the department, in writing, when it determines that a chronic danger exists. In cases of chronic danger, the department shall issue a permit, upon request, for work necessary to abate the chronic danger by removing any obstructions, repairing existing structures, restoring banks, restoring road or highway access, protecting fish resources, or protecting property. Permit requests must be made and processed in accordance with subsections (2) and (7) of this section.

(b) Any projects proposed to address a chronic danger identified under (a) of this subsection that satisfies the project description identified in RCW 77.55.181(1)(a)(ii) are not subject to the provisions of the state environmental policy act, chapter 43.21C RCW. However, the project is subject to the review process established in RCW 77.55.181(3) as if it were a fish habitat improvement project.

(16) The department may issue an expedited written permit in those instances where normal permit processing would result in significant hardship for the applicant or unacceptable damage to the environment. Expedited permit requests require a complete written application as provided in subsection (2) of this section and must be issued within fifteen calendar days of the receipt of a complete written application. Approval of an expedited permit is valid for up to sixty days from the date of issuance. The department may not require the provisions of the state environmental policy act, chapter 43.21C RCW, to be met as a condition of issuing a permit under this subsection.”

Correct the title.

Representative Boehnke moved the adoption of amendment (1122) to the striking amendment (1018):

) On page 2, line 9 of the amendment, after “chapter” insert “.  Before the department may take any enforcement action against a person pursuant to this section, the department shall first attempt to achieve voluntary compliance. As part of this first response, the department
shall offer information and technical assistance to the person in writing identifying one or more means to accomplish the person's purposes within the framework of the law

Representatives Boehnke and Fitzgibbon spoke in favor of the adoption of the amendment to the striking amendment.

Amendment (1122) to the striking amendment (1018) was adopted.

Representative Shea moved the adoption of amendment (1135) to the striking amendment (1018):

) On page 2, line 25, after "RCW;" strike "or"
On page 2, line 28, after "permit" insert ";
(f) Aquatic mining using motorized methods where the size of the motor does not exceed ten horsepower in size; or
(g) Aquatic mining using motorized methods where the size of the dredge intake nozzle does not exceed five inches in inside diameter

Representative Shea spoke in favor of the adoption of the amendment to the striking amendment.

Representative Fitzgibbon spoke against the adoption of the amendment to the striking amendment.

Amendment (1135) to the striking amendment (1018) was not adopted.

Representative Shea moved the adoption of amendment (1137) to the striking amendment (1018):

) On page 2, line 25, after "RCW;" strike "or"
On page 2, line 28, after "permit" insert "; or
(f) Motorized or gravity siphon aquatic mining where the mining activity is conducted by a person who has conducted motorized or gravity siphon aquatic mining activities pursuant to the gold and fish pamphlet adopted by the department of fish and wildlife for at least one season of mining without incurring any civil penalties under the gold and fish pamphlet as of the effective date of this section

Representative Shea and Shea (again) spoke in favor of the adoption of the amendment to the striking amendment.

Representative Fitzgibbon spoke against the adoption of the amendment to the striking amendment.

Amendment (1137) to the striking amendment (1018) was not adopted.

Representative Stokesbary moved the adoption of amendment (1117) to the striking amendment (1018):

) On page 9, after line 34, insert the following:
"NEW SECTION. Sec. 5. (1) The department of ecology shall conduct a comprehensive study of the laws and regulations related to motorized or gravity siphon aquatic mining in the following states: California, Nevada, Montana, Wyoming, Idaho, and Oregon.

(2) The department of ecology shall submit the results of the study to the standing committees with jurisdiction over water quality, mineral prospecting, and fisheries, consistent with RCW 43.01.036, by November 15, 2020."

Correct the title.

Representative Shea and Shea (again) spoke in favor of the adoption of the amendment to the striking amendment.

Representative Fitzgibbon spoke against the adoption of the amendment to the striking amendment.

Amendment (1136) to the striking amendment (1018) was not adopted.

Representative Stokesbary moved the adoption of amendment (1137) to the striking amendment (1018):

) On page 9, after line 34, insert the following:
"Sec. 5. RCW 90.48.366 and 2011 c 122 s 9 are each amended to read as follows:
((a))) (i) For spills totaling one thousand gallons or more in any one event, no less than three dollars per gallon of oil spilled and no greater than three hundred dollars per gallon of oil spilled; and
((b))) (ii) For spills totaling less than one thousand gallons in any one event, no less than one dollar per gallon of oil spilled and no greater than one hundred dollars per gallon of oil spilled.

((b))) (b) Persistent oil recovered from the surface of the water within forty-eight hours of a discharge must be deducted from the total spill volume for purposes of determining the amount of compensation assessed under the compensation schedule.

(2) In order to reduce the incidence rate of prohibited discharges of wastewater directly into Puget Sound, the department, in consultation with the departments of fish and wildlife and natural resources, and the parks and recreation commission, shall adopt rules establishing a compensation schedule for the prohibited discharge of wastewater directly or indirectly into Puget Sound in violation of a permit required by RCW 90.48.162 and issued under this chapter.

The amount of compensation assessed under the
compensation schedule must be no less than one-tenth of one cent per gallon wastewater discharged in violation of a permit and no greater than thirteen cents per gallon of wastewater discharged in violation of a permit. By rule, the department may establish a minimum discharge volume or compensation amount, below which compensation is not assessed under this subsection. The prohibited wastewater discharges subject to the provisions of this section include combined sewer overflows of sewage and stormwater.

(3) The compensation schedule adopted under this section shall reflect adequate compensation for unquantifiable damages or for damages not quantifiable at reasonable cost for any adverse environmental, recreational, aesthetic, or other effects caused by the spill and shall take into account:

(a) Characteristics of any (([(s)]) substance spilled, such as toxicity, dispersibility, solubility, and persistence, that may affect the severity of the effects on the receiving environment, living organisms, and recreational and aesthetic resources;

(b) The sensitivity of the affected area as determined by such factors as:

(i) The location of the spill;
(ii) Habitat and living resource sensitivity;
(iii) Seasonal distribution or sensitivity of living resources;
(iv) Areas of recreational use or aesthetic importance;
(v) The proximity of the spill to important habitats for birds, aquatic mammals, fish, or to species listed as threatened or endangered under state or federal law;
(vi) Significant archaeological resources as determined by the department of archaeology and historic preservation; and
(vii) Other areas of special ecological or recreational importance, as determined by the department; and

(c) Actions taken by the party who spilled (([(s)]) the substance or any party liable for the spill that:

(i) Demonstrate a recognition and affirmative acceptance of responsibility for the spill, such as the immediate removal of oil and the amount of oil removed from the environment or other proactive measures designed to mitigate the severity of impacts of a prohibited nonoil spill; or

(ii) Enhance or impede the detection of the spill, the determination of the quantity of oil or other prohibited substances spilled, or the extent of damage, including the unauthorized removal of evidence such as injured fish or wildlife.

Sec. 6. RCW 90.48.367 and 1991 c 200 s 813 are each amended to read as follows:

(1) After a spill or other incident causing damages to the natural resources of the state, the department shall conduct a formal preassessment screening as provided in RCW 90.48.368.

(2) The department shall use the compensation schedule established under RCW 90.48.366 to determine the amount of damages for all prohibited discharges of wastewater directly or indirectly into Puget Sound in violation of a permit required by RCW 90.48.162 or if the preassessment screening committee determines that: (a) Restoration or enhancement of the injured resources is not technically feasible; (b) damages are not quantifiable at a reasonable cost; and (c) the restoration and enhancement projects or studies proposed by the liable parties are insufficient to adequately compensate the people of the state for damages.

(3) If the preassessment screening committee determines that the compensation schedule should not be used, compensation shall be assessed for the amount of money necessary to restore any damaged resource to its condition before the injury, to the extent technically feasible, and compensate for the lost value incurred during the period between injury and restoration.

(4) Restoration shall include the cost to restock such waters, replenish or replace such resources, and otherwise restore the stream, lake, or other waters of the state, including any estuary, ocean area, submerged lands, shoreline, bank, or other lands adjoining such waters to its condition before the injury, as such condition is determined by the department. The lost value of a damaged resource shall be equal to the sum of consumptive, nonconsumptive, and indirect use values, as well as lost taxation, leasing, and licensing revenues. Indirect use values may include existence, benefit, option, and aesthetic values. Damages shall be determined by generally accepted and cost-effective procedures, including, but not limited to, contingent valuation method studies.

(5) Compensation assessed under this section shall be recoverable in an action brought by the attorney general on behalf of the people of the state of Washington and affected counties and cities in the superior court of Thurston county or any county in which damages occurred. Moneys recovered by the attorney general under this section shall be deposited in the coastal protection fund established under RCW 90.48.390, and shall only be used for the purposes stated in RCW 90.48.400.

(6) Compensation assessed under this section shall preclude claims under this chapter by local governments for compensation for damages to publicly owned resources resulting from the same incident.

Sec. 7. RCW 90.48.368 and 2007 c 347 s 2 are each amended to read as follows:

(1) The department shall adopt rules establishing a formal process for preassessment screening of damages resulting from spills to the waters of the state causing the death of, or injury to, fish, animals, vegetation, or other resources of the state. The rules shall specify the conditions under which the department shall convene a preassessment screening committee. The preassessment screening process shall occur concurrently with reconnaissance activities. The
committee shall use information obtained from reconnaissance activities as well as any other relevant resource and resource use information. For each incident other than prohibited discharges of wastewater directly or indirectly into Puget Sound in violation of a permit required by RCW 90.48.162, the committee shall determine whether a damage assessment investigation should be conducted, or, whether the compensation schedule authorized under RCW 90.48.366 and 90.48.367 should be used to assess damages. For prohibited discharges of wastewater directly or indirectly into Puget Sound in violation of a permit required by RCW 90.48.162, the compensation schedule provided in RCW 90.48.366(2) must be used. The committee may accept restoration or enhancement projects or studies proposed by the liable parties in lieu of some or all of: (a) The compensation schedule authorized under RCW 90.48.366(L) and 90.48.367; or (b) the claims from damage assessment studies authorized under RCW 90.48.142.

(2) A preassessment screening committee may consist of representatives of the departments of ecology, archaeology and historic preservation, fish and wildlife, health, and natural resources, and the parks and recreation commission, as well as other federal, state, and local agencies, and tribal and local governments whose presence would enhance the reconnaissance or damage assessment aspects of spill response. The department shall chair the committee and determine which representatives will be needed on a spill-by-spill basis.

(3) The committee shall consider the following factors when determining whether a damage assessment study authorized under RCW 90.48.367 should be conducted: (a) Whether evidence from reconnaissance investigations suggests that injury has occurred or is likely to occur to publicly owned resources; (b) the potential loss in services provided by resources injured or likely to be injured and the expected value of the potential loss; (c) whether a restoration project to return lost services is technically feasible; (d) the accuracy of damage quantification methods that could be used and the anticipated cost-effectiveness of applying each method; (e) the extent to which likely injury to resources can be verified with available quantification methods; and (f) whether the injury, once quantified, can be translated into monetary values with sufficient precision or accuracy.

(4) When a resource damage assessment is required for an oil spill in the waters of the state, as defined in RCW 90.56.010, the state trustee agency responsible for the resource and habitat damaged shall conduct the damage assessment and pursue all appropriate remedies with the responsible party.

(5) Oil spill damage assessment studies authorized under RCW 90.48.367 may only be conducted if the committee, after considering the factors enumerated in subsection (3) of this section, determines that the damages to be investigated are quantifiable at a reasonable cost and that proposed assessment studies are clearly linked to quantification of the damages incurred.

(6) As new information becomes available, the committee may reevaluate the scope of damage assessment using the factors listed in subsection (3) of this section and may reduce or expand the scope of damage assessment as appropriate.

(7) The preassessment screening process shall provide for the ongoing involvement of persons who may be liable for damages resulting from an oil spill. The department may negotiate with a potentially liable party to perform restoration and enhancement projects or studies which may substitute for all or part of the compensation authorized under RCW 90.48.366 and 90.48.367 or the damage assessment studies authorized under RCW 90.48.367.

(8) For the purposes of this section and RCW 90.48.367, the cost of a damage assessment shall be considered "reasonable" when the anticipated cost of the damage assessment is expected to be less than the anticipated damage that may have occurred or may occur.

Correct the title.

Representatives Stokesbary and Smith spoke in favor of the adoption of the amendment to the striking amendment.

Representative Peterson spoke against the adoption of the amendment to the striking amendment.

An electronic roll call was requested.

ROLL CALL

The Clerk called the roll on the adoption of amendment (1117) to the striking amendment (1018) and the amendment was not adopted by the following vote: Yeas, 40; Nays, 55; Absent, 0; Excused, 3.

Voting yea: Representatives Barkis, Blake, Boehnke, Caldier, Chambers, Chandler, Corry, Dent, Dufault, Dye, Eslick, Gildon, Goehner, Graham, Griffey, Harris, Hoff, Irwin, Jenkin, Klippert, Kraft, Kretz, Maycumber, McCaslin, Mosbrucker, Orcutt, Rude, Schmick, Shea, Smith, Steele, Stokesbary, Sutherland, Van Werven, Vick, Volz, Walsh, Wilcox, Ybarra and Young.


Excused: Representatives DeBolt, Entenman and MacEwen.

Amendment (1117) to the striking amendment (1018) was not adopted.

Representative Peterson spoke in favor of the adoption of the striking amendment as amended.

The striking amendment (1018), as amended, was adopted.

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

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

Representatives Dye, Orcutt, Dye (again) and Shea spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 1261.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 1261, and the bill passed the House by the following vote: Yeas, 60; Nays, 35; Absent, 0; Excused, 3.


Voting nay: Representatives Barkis, Blake, Boehnke, Caldier, Chambers, Chandler, Corry, Dent, Dufault, Dye, Eslick, Gildon, Graham, Griffey, Harris, Irwin, Jenkin, Klippert, Kraft, Kretz, Maycumber, McCaslin, Mosbrucker, Orcutt, Schmick, Shea, Smith, Stokesbary, Sutherland, Van Werven, Volz, Walsh, Wilcox, Ybarra and Young.

Excused: Representatives DeBolt, Entenman and MacEwen.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 1261, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2411, by Representatives Orwall, Kilduff, Gildon, Leavitt, Paul, Cody, Davis, Pollet, Goodman, Wylie, Doglio and Morgan

Preventing suicide.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2411 was substituted for House Bill No. 2411 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2411 was read the second time.

Representative Orwall moved the adoption of amendment (1127):

On page 8, after line 28, insert the following:

"NEW SECTION. Sec. 7.3. (1) Subject to funds appropriated for this specific purpose, the University of Washington’s forefront suicide prevention center of excellence, in coordination with associations representing the construction industry, shall develop:

(a) An online, interactive training module in suicide prevention; and

(b) A series of modules intended to be delivered by the construction industry that complement the online training module, which must include training on available resources, lethal means safety, screening tools, men’s mental health, and a refresher on the online training.

(2) The University of Washington’s forefront suicide prevention center of excellence shall complete the modules developed under subsection (1) of this section by July 1, 2021."

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

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

Amendment (1127) was adopted.

The bill was ordered engrossed.

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

Representatives Orwall, Schmick and Riccelli spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2411.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2411, and the bill passed the House by the following vote: Yeas, 95; Nays, 0; Absent, 0; Excused, 3.

Voting yea: Representatives Appleton, Barkis, Bergquist, Blake, Boehnke, Caldier, Callan, Chambers, Chandler, Chapman, Chopp, Cody, Corry, Davis, Dent, Doglio, Dolan, Duerr, Dufault, Dye, Eslick, Gildon, Graham, Griffey, Harris, Irwin, Jenkin, Klippert, Kraft, Kretz, Maycumber, McCaslin, Mosbrucker, Orcutt, Schmick, Shea, Smith, Stokesbary, Sutherland, Van Werven, Volz, Walsh, Wilcox, Ybarra and Young.

Excused: Representatives DeBolt, Entenman and MacEwen.

Preventing suicide.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2411 was substituted for House Bill No. 2411 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2411 was read the second time.

Representative Orwall moved the adoption of amendment (1127):

On page 8, after line 28, insert the following:
ENGROSSED SUBSTITUTE HOUSE BILL NO. 2411, having received the necessary constitutional majority, was declared passed.

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

ENGROSSED SECOND SUBSTITUTE HOUSE BILL NO. 1660, by House Committee on Appropriations (originally sponsored by Bergquist, Harris, Hudgins, Young, Tarleton, Ybarra, Slatter, Santos, Jinkins, Doglio, Fey, Leavitt, Ormsby and Valdez)

Concerning the participation of students who are low income in extracurricular activities.

The bill was read the second time.

There being no objection, Third Substitute House Bill No. 1660 was substituted for Engrossed Second Substitute House Bill No. 1660 and the third substitute bill was placed on the second reading calendar.

THIRD SUBSTITUTE HOUSE BILL NO. 1660 was read the second time.

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

Representatives Bergquist and Young spoke in favor of the passage of the bill.

Representative Steele spoke against the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Third Substitute House Bill No. 1660.

ROLL CALL

The Clerk called the roll on the final passage of Third Substitute House Bill No. 1660, and the bill passed the House by the following vote: Yeas, 67; Nays, 28; Absent, 0; Excused, 3.


Excused: Representatives DeBolt, Entenman and MacEwen.

THIRD SUBSTITUTE HOUSE BILL NO. 1660, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 1687, by Representatives Stanford, Doglio, Macri, Hansen, Orwall, Appleton, Jinkins, Ormsby, Valdez and Davis

Limiting defenses based on victim identity.

The bill was read the second time.

Representative Klippert moved the adoption of amendment (1039):

On page 1, beginning on line 11, after "made an" strike all material through "if" on line 12 and insert "unwanted romantic advance or unwanted sexual advance towards the defendant that was nonforcible and noncriminal, or in which"

On page 1, beginning on line 20, after "made an" strike all material through "if" on page 2, line 1 and insert "unwanted romantic advance or unwanted sexual advance towards the defendant that was nonforcible and noncriminal, or in which"

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

Representative Goodman spoke against the adoption of the amendment.

Amendment (1039) was not adopted.

Representative Wylie moved the adoption of amendment (1054):

) On page 1, line 12, after "or" strike "if" and insert "in which"

On page 2, line 1, after "or" strike "if" and insert "in which"

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

"NEW SECTION. Sec. 3. This act may be known and cited as the Nikki Kuhnhausen act."

Correct the title.

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

Amendment (1054) was adopted.

Representative Klippert moved the adoption of amendment (1040):
Representative Klippert spoke in favor of the adoption of the amendment.

Representative Goodman spoke against the adoption of the amendment.

Amendment (1040) was not adopted.

Representative Graham moved the adoption of amendment (1042):

) On page 1, beginning on line 5, strike all of section 1

Renumber the remaining section consecutively and correct any internal references accordingly. Correct the title.

With the consent of the House, amendment (1042) was withdrawn.

The bill was ordered engrossed.

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

Representatives Wylie, Irwin and Harris spoke in favor of the passage of the bill.

Representative Klippert spoke against the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Engrossed House Bill No. 1687.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 1687, and the bill passed the House by the following vote: Yeas, 90; Nays, 5; Absent, 0; Excused, 3.


Voting nay: Representatives Klippert, McCaslin, Shea, Walsh and Young.

Excused: Representatives DeBolt, Entenman and MacEwen.

ENGROSSED HOUSE BILL NO. 1687, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2217, by Representatives Eslick, Leavitt, Chambers, Callan, Dent, Walsh, Corry, Jenkin, Van Werven, Shewmake, Young and Wylie

Concerning cottage food product labeling requirements.

The bill was read the second time.

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

Representatives Eslick and Shewmake spoke in favor of the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of House Bill No. 2217.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2217, and the bill passed the House by the following vote: Yeas, 95; Nays, 0; Absent, 0; Excused, 3.


Excused: Representatives DeBolt, Entenman and MacEwen.

HOUSE BILL NO. 2217, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2229, by Representatives Sullivan, Stokesby, Bergquist, Gildon and Wylie

Clarifying the scope of taxation on land development or management services.
The bill was read the second time.

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

Representatives Sullivan and Stokesbary spoke in favor of the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of House Bill No. 2229.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2229, and the bill passed the House by the following vote: Yeas, 95; Nays, 0; Absent, 0; Excused, 3.


Excused: Representatives DeBolt, Entenman and MacEwen.

HOUSE BILL NO. 2229, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2271, by Representatives Duerr and Rude

Correcting a reference to an omnibus transportation appropriations act within a prior authorization of general obligation bonds for transportation funding.

The bill was read the second time.

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

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

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of House Bill No. 2271.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2271, and the bill passed the House by the following vote: Yeas, 95; Nays, 0; Absent, 0; Excused, 3.


Excused: Representatives DeBolt, Entenman and MacEwen.

HOUSE BILL NO. 2271, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2449, by Representatives Griffey and Gregerson

Concerning water-sewer district commissioner compensation.

The bill was read the second time.

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

Representatives Griffey and Pollet spoke in favor of the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of House Bill No. 2449.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2449, and the bill passed the House by the following vote: Yeas, 95; Nays, 0; Absent, 0; Excused, 3.


Excused: Representatives DeBolt, Entenman and MacEwen.

HOUSE BILL NO. 2449, having received the necessary constitutional majority, was declared passed.
Thai, Tharinger, Valdez, Van Werven, Vick, Volz, Walen, Walsh, Wilcox, Wylie, Ybarra, Young and Mme. Speaker.

Excused: Representatives DeBolt, Entenman and MacEwen.

HOUSE BILL NO. 2449, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2589, by Callan, Rude, Pollet, Orwall, Doglio, Steele, Kilduff, Caldier, Davis, Corry, Senn, Ybarra, Thai, Ramos, Ryu, Santos, Leavitt, Gildon, Bergquist, J. Johnson, Frame and Macri

Requiring contact information for suicide prevention and crisis intervention organizations on student and staff identification cards.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2589 was substituted for House Bill No. 2589 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2589 was read the second time.

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

Representatives Callan and Steele spoke in favor of the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2589.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2589, and the bill passed the House by the following vote: Yeas, 95; Nays, 0; Absent, 0; Excused, 3.


Excused: Representatives DeBolt, Entenman and MacEwen.

SUBSTITUTE HOUSE BILL NO. 2589, having received the necessary constitutional majority, was declared passed.

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

MOTIONS

There being no objection, the Committee on Rules was relieved of the following bills and the bills were placed on the second reading calendar:

- HOUSE BILL NO. 1154
- HOUSE BILL NO. 1191
- HOUSE BILL NO. 1256
- HOUSE BILL NO. 1659
- HOUSE BILL NO. 1701
- HOUSE BILL NO. 2017
- HOUSE BILL NO. 2205
- HOUSE BILL NO. 2230
- HOUSE BILL NO. 2231
- HOUSE BILL NO. 2252
- HOUSE BILL NO. 2302
- HOUSE BILL NO. 2306
- HOUSE BILL NO. 2375
- HOUSE BILL NO. 2383
- HOUSE BILL NO. 2431
- HOUSE BILL NO. 2448
- HOUSE BILL NO. 2455
- HOUSE BILL NO. 2456
- HOUSE BILL NO. 2464
- HOUSE BILL NO. 2471
- HOUSE BILL NO. 2483
- HOUSE BILL NO. 2498
- HOUSE BILL NO. 2521
- HOUSE BILL NO. 2524
- HOUSE BILL NO. 2525
- HOUSE BILL NO. 2542
- HOUSE BILL NO. 2544
- HOUSE BILL NO. 2556
- HOUSE BILL NO. 2571
- HOUSE BILL NO. 2572
- HOUSE BILL NO. 2580
- HOUSE BILL NO. 2614
- HOUSE BILL NO. 2619
- HOUSE BILL NO. 2622
- HOUSE BILL NO. 2623
- HOUSE BILL NO. 2624
- HOUSE BILL NO. 2625
- HOUSE BILL NO. 2643
- HOUSE BILL NO. 2677
- HOUSE BILL NO. 2684
- HOUSE BILL NO. 2691
- HOUSE BILL NO. 2696
- HOUSE BILL NO. 2711
- HOUSE BILL NO. 2712
- HOUSE BILL NO. 2725
- HOUSE BILL NO. 2730
- HOUSE BILL NO. 2762
- HOUSE BILL NO. 2787
- HOUSE BILL NO. 2795
There being no objection, the Committee on Rules was relieved of the following bill and the bill was placed on the third reading calendar:

HOUSE BILL NO. 1707

There being no objection, the House adjourned until 9:00 a.m., February 13, 2020, the 32nd Day of the Regular Session.

LAURIE JINKINS, Speaker

BERNARD DEAN, Chief Clerk
The House was called to order at 9:00 a.m. by the Speaker (Representative Lovick presiding). The Clerk called the roll and a quorum was present.

The flags were escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Gemma Cannon-Green and Joey Devine D’Aurelio. The Speaker (Representative Lovick presiding) led the Chamber in the Pledge of Allegiance. The prayer was offered by Reverend Molly Fraser, Gig Harbor United Methodist Church, Washington.

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

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

MOTION

There being no objection, the Committee on Rules was relieved of the following bill and the bill was placed on the second reading calendar:

HOUSE BILL NO. 2638

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

MESSAGES FROM THE SENATE

February 12, 2020

Mme. SPEAKER:

The Senate has passed:

SECOND SUBSTITUTE SENATE BILL NO. 5572,
ENGROSSED SENATE BILL NO. 5834,
SECOND SUBSTITUTE SENATE BILL NO. 5976,
SECOND SUBSTITUTE SENATE BILL NO. 6027,
SUBSTITUTE SENATE BILL NO. 6035,
SENATE BILL NO. 6045,
SENATE BILL NO. 6046,
SENATE BILL NO. 6047,
SUBSTITUTE SENATE BILL NO. 6048,
SENATE BILL NO. 6066,
SUBSTITUTE SENATE BILL NO. 6072,
SUBSTITUTE SENATE BILL NO. 6091,
SENATE BILL NO. 6099,
SENATE BILL NO. 6100,
SENATE BILL NO. 6101,
SENATE BILL NO. 6102,
SENATE BILL NO. 6120,
SENATE BILL NO. 6132,
SENATE BILL NO. 6138,
SUBSTITUTE SENATE BILL NO. 6155,
SUBSTITUTE SENATE BILL NO. 6191,
SUBSTITUTE SENATE BILL NO. 6208,
SUBSTITUTE SENATE BILL NO. 6215,
SUBSTITUTE SENATE BILL NO. 6262,
SUBSTITUTE SENATE BILL NO. 6297,
SENATE BILL NO. 6326,
SUBSTITUTE SENATE BILL NO. 6392,
SENATE BILL NO. 6403,
SUBSTITUTE SENATE BILL NO. 6409,
SENATE BILL NO. 6420,
SENATE BILL NO. 6480,
SENATE BILL NO. 6507,
SENATE BILL NO. 6537,
SENATE BILL NO. 6623,
and the same are herewith transmitted.

Brad Hendrickson, Secretary

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

SECOND READING

HOUSE BILL NO. 1201, by Representatives Kilduff, Klippert, Leavitt, Reeves, Mosbrucker, Dolan, Slatter, Goodman, Ortiz-Self, Lovick, Stanford and Young

Concerning the Washington national guard postsecondary education grant program.

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

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

MOTIONS

On motion of Representative Griffey, Representative MacEwen was excused.

On motion of Representative Riccelli, Representative Entenman was excused.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of House Bill No. 1201.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 1201, and the bill passed the House by the following vote: Yeas, 96; Nays, 0; Absent, 0; Excused, 2.


Excused: Representatives Entenman and MacEwen.

HOUSE BILL NO. 1201, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2200, by Representatives Klippert, Kilduff, Leavitt, Van Werven, Griffey and Volz

Creating the position of military spouse liaison.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2200 was substituted for House Bill No. 2200 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2200 was read the second time.

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

Representatives Klippert and Ryu spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2200.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2200, and the bill passed the House by the following vote: Yeas, 95; Nays, 1; Absent, 0; Excused, 2.


Excused: Representatives Entenman and MacEwen.

SUBSTITUTE HOUSE BILL NO. 2200, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2231, by Representatives Pellicciotti, Hudgins, Appleton, Davis, Gregerson, Santos, Frame, Pollet, Fitzgibbon, Thai, Bergquist, Ormsby, Wylie, Pettigrew, Peterson and Riccelli

Concerning bail jumping.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2231 was substituted for House Bill No. 2231 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2231 was read the second time.

Representative Klippert moved the adoption of amendment (1146):

) On page 1, beginning on line 8, after "offense" strike ";

as" and insert "or sex offense, as those terms are"

Representatives Klippert and Goodman spoke in favor of the adoption of the amendment.
Amendment (1146) was adopted.

Representative Orwall moved the adoption of amendment (1145):

- On page 1, line 18, after "(e)(i)" insert "The appearance for which the person was required and failed to appear was a trial;"
- On page 2, at the beginning of line 3, strike "(ii)" and insert "(iii)"

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

Amendment (1145) was adopted.

The bill was ordered engrossed.

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

Representative Pellicciotti and Pellicciotti (again) spoke in favor of the passage of the bill.

Representatives Klippert, Graham, Walsh and Klippert (again) spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2231.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2231, and the bill passed the House by the following vote: Yeas, 54; Nays, 42; Absent, 0; Excused, 2.


Excused: Representatives Entenman and MacEwen.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2231, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2277, by Representatives Peterson, Ortiz-Self, Frame, Goodman, Kilduff, Callan, Senn, Lovick, Thai, Fitzgibbon, Leavitt, Ryu, Appleton, Valdez, Davis, Ormsby, Macri, Doglio, Gregerson and Pollet

Concerning youth solitary confinement.

The bill was read the second time.

There being no objection, Second Substitute House Bill No. 2277 was substituted for House Bill No. 2277 and the second substitute bill was placed on the second reading calendar.

SECOND SUBSTITUTE HOUSE BILL NO. 2277 was read the second time.

Representative Klippert moved the adoption of amendment (1147):

- On page 2, beginning on line 28, after "means" strike "; (a) Any" and insert "any"
- On page 2, beginning on line 30, after "years" strike all material through "RCW 72.01.410" on line 33

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

Representative Senn spoke against the adoption of the amendment.

Amendment (1147) was not adopted.

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

Representatives Peterson, Frame, Senn, Griffey, Shea, Harris and Sutherland spoke in favor of the passage of the bill.

Representatives McCaslin, Dent, Graham and Kraft spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Second Substitute House Bill No. 2277.

ROLL CALL

The Clerk called the roll on the final passage of Second Substitute House Bill No. 2277, and the bill passed the House by the following vote: Yeas, 76; Nays, 20; Absent, 0; Excused, 2.

Voting yea: Representatives Appleton, Barkis, Bergquist, Blake, Callan, Chambers, Chapman, Chopp, Cody, Davis, DeBolt, Doglio, Dolan, Duerr, Eslick, Fey, Fitzgibbon, Frame, Gildon, Goodman, Gregerson, Griffey, Hansen, Harris, Hudgins, Jenkin, J. Johnson, Kilduff, Kirby,


Excused: Representatives Entenman and MacEwen.

SECOND SUBSTITUTE HOUSE BILL NO. 2277, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2318, by Representatives Orwall, Lovick, Slatter, Morgan, Wylie, Mosbrucker and Pollet

Advancing criminal investigatory practices.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2318 was substituted for House Bill No. 2318 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2318 was read the second time.

Representative Orwall moved the adoption of amendment (1124):

) On page 4, beginning on line 37, after "means a sexual assault" strike all material through "where the" on line 39 and insert "kit where a"

On page 11, beginning on line 14, after "where" strike all material through "act)" on line 15 and insert "a law enforcement agency has received a related report or complaint alleging a sexual assault or other crime has occurred"

On page 11, beginning on line 18, after "means a sexual assault" strike all material through "where the" on line 21 and insert "kit where a"

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

Amendment (1124) was adopted.

Representative Klippert moved the adoption of amendment (1126):

) On page 5, line 7, after "the" strike all material through "agencies" on line 26 and insert "Washington state patrol."

(2)(a) The Washington state patrol is responsible for conducting the transport of the unreported sexual assault kit from the collecting entity to the patrol as required under subsection (1) of this section.

(b) The Washington state patrol shall store and preserve the unreported sexual assault kit for twenty years from the date of collection"

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

Representative Goodman spoke against the adoption of the amendment.

Amendment (1126) was not adopted.

The bill was ordered engrossed.

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

Representative Orwall and Orwall (again) spoke in favor of the passage of the bill.

Representative Klippert spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2318.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2318, and the bill passed the House by the following vote: Yeas, 92; Nays, 4; Absent, 0; Excused, 2.


Excused: Representatives Boehnke, Chandler, Jenkin and Klippert.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2318, having received the necessary constitutional majority, was declared passed.
HOUSE BILL NO. 2393, by Representatives Goodman, Klippert, Davis, Ormsby and Appleton

Earning credit for complying with community custody conditions.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2393 was substituted for House Bill No. 2393 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2393 was read the second time.

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

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

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2393.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2393, and the bill passed the House by the following vote: Yeas, 96; Nays, 0; Absent, 0; Excused, 2.


Excused: Representatives Entenman and MacEwen.

SUBSTITUTE HOUSE BILL NO. 2394, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2417, by Representatives Davis and Peterson

Concerning individuals serving community custody terms.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2417 was substituted for House Bill No. 2417 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2417 was read the second time.
There being no objection, the rules were suspended, the second reading considered the third and the bill was placed on final passage.

Representatives Davis and Klippert spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2417.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2417, and the bill passed the House by the following vote: Yeas, 95; Nays, 2; Absent, 0; Excused, 1.


Excused: Representative MacEwen.

SUBSTITUTE HOUSE BILL NO. 2417, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2542, by Representatives Paul, Dufault, Kilduff, Leavitt, Peterson, Graham, Smith, Davis, Volz and Ormsby

Ensuring eligible veterans and their dependents qualify for in-state residency.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2542 was substituted for House Bill No. 2543 and the substitute bill was placed on the second reading calendar.

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

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

Representatives Paul and Van Werven spoke in favor of the passage of the bill.

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

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2543, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


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

HOUSE BILL NO. 2544, by Representatives Paul, Dufault, Leavitt, Graham, Smith, Volz and Ormsby

Concerning the definition of veteran.

The bill was read the second time.

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

SUBSTITUTE HOUSE BILL NO. 2544 was read the second time.

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

Representatives Paul, Griffey and Dufault spoke in favor of the passage of the bill.

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

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2544, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


SUBSTITUTE HOUSE BILL NO. 2544, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2622, by Representatives Kilduff, Walen, Senn, Pollet and Davis

Concerning procedures for ensuring compliance with court orders requiring surrender of firearms, weapons, and concealed pistol licenses.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2622 was substituted for House Bill No. 2622 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2622 was read the second time.

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

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

Representative Dufault spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2622.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2622, and the bill passed the House by the following vote: Yeas, 56; Nays, 42; Absent, 0; Excused, 0.


Voting nay: Representatives Barkis, Blake, Caldier, Chambers, Chandler, Corry, DeBolt, Dent, Dufault, Dye, Eslick, Gildon, Goehner, Griffey, Harris, Hoff, Irwin, Jenkin, Klippert, Kraft, Kretz, MacEwen, Maycumber, McCaslin, Mosbrucker, Orcutt, Rude, Schmick, Shea, Smith, Steele, Stokesbury, Sutherland, Van Werven, Vick, Volz, Walen, Walsh, Wilcox, Ybarra and Young.

SUBSTITUTE HOUSE BILL NO. 2622, having received the necessary constitutional majority, was declared passed.
HOUSE BILL NO. 2762, by Representatives Rude, Irwin and Lovick

Extending the peer support group testimonial privilege to include staff persons of the department of corrections.

The bill was read the second time.

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

Representatives Rude, Thai and Irwin spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of House Bill No. 2762.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2762, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


HOUSE BILL NO. 2762, having received the necessary constitutional majority, was declared passed.

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

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

MESSAGES FROM THE SENATE

February 12, 2020

Mme. SPEAKER:
The Senate has passed:

ENGROSSED SUBSTITUTE SENATE BILL NO. 6028,
ENGROSSED SENATE BILL NO. 6180,
and the same are herewith transmitted.

Brad Hendrickson, Secretary

February 13, 2020

Mme. SPEAKER:
The Senate has passed:

SUBSTITUTE SENATE BILL NO. 6051,
SENATE BILL NO. 6103,
and the same are herewith transmitted.

Brad Hendrickson, Secretary

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

SECOND READING

HOUSE BILL NO. 2467, by Representatives Hansen, Irwin, Griffey, Barkis and Wylie

Establishing a centralized single point of contact background check system for firearms transfers.

The bill was read the second time.

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

SECOND SUBSTITUTE HOUSE BILL NO. 2467 was read the second time.

Representative Walsh moved the adoption of amendment (1179):

1) On page 3, line 4, after ")(4)" insert "(a)"

On page 3, after line 14, insert the following:

"(b) The background check fee required under this subsection does not apply to any background check conducted in connection with a pawnbroker's receipt of a pawned firearm or the redemption of a pawned firearm."

On page 6, line 25, after "basis," insert "The background check fee does not apply to any background check conducted in connection with a pawnbroker's receipt of a pawned firearm or the redemption of a pawned firearm."

Representatives Walsh and Kilduff spoke in favor of the adoption of the amendment.

Amendment (1179) was adopted.

Representative Dufault moved the adoption of amendment (1184):

1) On page 3, beginning on line 4, strike all of subsection (4)

Renumber the remaining subsections consecutively and correct internal references accordingly.

On page 5, beginning on line 26, strike all of section 3

Renumber the remaining sections consecutively and correct internal references accordingly.

On page 6, beginning on line 22, strike all of subsection (2)

Renumber the remaining subsection consecutively and correct internal references accordingly.

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

Representative Hansen spoke against the adoption of the amendment.

Amendment (1184) was not adopted.

Representative Griffey moved the adoption of amendment (1199):

1) On page 3, at the beginning of line 9, strike "eighteen" and insert "ten"

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

Representatives Hansen and Sutherland spoke against the adoption of the amendment.

Amendment (1199) was not adopted.

The bill was ordered engrossed.

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

Representatives Hansen and Irwin spoke in favor of the passage of the bill.

Representatives Walsh, Corry, Shea and Young spoke against the passage of the bill.

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

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Second Substitute House Bill No. 2467, and the bill passed the House by the following vote: Yeas, 66; Nays, 32; Absent, 0; Excused, 0.

THIRTY SECOND DAY, FEBRUARY 13, 2020

Voting nay: Representatives Blake, Caldier, Chandler, Corry, DeBolt, Dent, Dufault, Dye, Eslick, Goehner, Graham, Harris, Hoff, Jenkin, Kraft, Kretz, Maycumber, McCaslin, Mosbrucker, Orcutt, Rude, Schmick, Shea, Steele, Stokesbary, Sutherland, Vick, Volz, Walsh, Wilcox, Ybarra and Young.

ENGROSSED SECOND SUBSTITUTE HOUSE BILL NO. 2467, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2302, by Representative Kilduff

Concerning child support, but only with respect to standards for determination of income, abatement of child support for incarcerated obligors, modification of administrative orders, and notices of support owed.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2302 was substituted for House Bill No. 2302 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2302 was read the second time.

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

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

Representatives Irwin and Walsh spoke against the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2302.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2302, and the bill passed the House by the following vote: Yeas, 57; Nays, 41; Absent, 0; Excused, 0.


Voting nay: Representatives Barkis, Boehneke, Caldier, Chambers, Chandler, Corry, DeBolt, Dent, Dufault, Dye, Eslick, Gildon, Goehner, Graham, Griffey, Harris, Hoff, Irwin, Jenkin, Klippert, Kraft, Kretz, MacEwen, Maycumber, McCaslin, Mosbrucker, Orcutt, Rude, Schmick, Shea, Smith, Steele, Stokesbary, Sutherland, Van Werven, Vick, Volz, Walsh, Wilcox, Ybarra and Young.

SUBSTITUTE HOUSE BILL NO. 2302, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2327, by Representatives Pollet, Kilduff, Frame, Bergquist, Orwall, Wylie and Appleton

Addressing sexual misconduct at postsecondary educational institutions.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2327 was substituted for House Bill No. 2327 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2327 was read the second time.

Representative Pollet moved the adoption of amendment (1113):

) On page 2, line 38, after "students." insert ""Applicant" does not include a person applying for employment as medical staff or for employment with an affiliated organization, entity, or extension of a postsecondary educational institution, unless the applicant will have a supervisory role or position of authority over students."

On page 3, line 4, after "consultant" insert ", and is in, or had, a position with direct ongoing contact with students in a supervisory role or position of authority"

On page 3, line 9, after "students." insert ""Employee" does not include a person employed as medical staff or with an affiliated organization, entity, or extension of a postsecondary educational institution, unless the employee has or had a supervisory role or position of authority over students."

On page 6, line 20, after "has" strike "been found responsible for" and insert "committed"

Representatives Pollet and Van Werven spoke in favor of the adoption of the amendment.

Amendment (1113) was adopted.

The bill was ordered engrossed.

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

Representatives Pollet, Van Werven and Young spoke in favor of the passage of the bill.

Representative Sutherland spoke against the passage of the bill.
The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2327.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2327, and the bill passed the House by the following vote: Yeas, 94; Nays, 4; Absent, 0; Excused, 0.


Voting nay: Representatives Barkis, Caldier, Dufault and Klippert.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2327, having received the necessary constitutional majority, was declared passed.

STATEMENT FOR THE JOURNAL

I intended to vote YEA on Engrossed Substitute House Bill No. 2327.

Representative Barkis, 2nd District

STATEMENT FOR THE JOURNAL

I intended to vote YEA on Engrossed Substitute House Bill No. 2327.

Representative Dufault, 15th District

SECOND READING

HOUSE BILL NO. 2455, by Representatives Kilduff, Eslick, Senn, Ryu, Kloba, Valdez, Bergquist, Davis, Pollet, Goodman and Wylie

Supporting access to child care for parents who are attending high school or working toward completion of a high school equivalency certificate.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2455 was substituted for House Bill No. 2455 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2455 was read the second time.

Representative Klippert moved the adoption of amendment (1154):

) On page 1, line 16, after "(a)" strike "Must" and insert "May"

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

Representative Senn spoke against the adoption of the amendment.

Amendment (1154) was not adopted.

Representative Klippert moved the adoption of amendment (1155):

) On page 2, line 6, after "May" strike "not"

Representative Klippert and Klippert (again) spoke in favor of the adoption of the amendment.

Representative Senn spoke against the adoption of the amendment.

Amendment (1155) was not adopted.

Representative Senn moved the adoption of amendment (1148):

) On page 4, after line 6, insert the following:

"NEW SECTION. Sec. 4. Section 1 of this act takes effect September 1, 2020."

Correct the title.

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

Amendment (1148) was adopted.

The bill was ordered engrossed.

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

Representative Kilduff spoke in favor of the passage of the bill.
Representatives Dent, Klippert and Chambers spoke against the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2455.

**ROLL CALL**

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2455, and the bill passed the House by the following vote: Yeas, 66; Nays, 32; Absent, 0; Excused, 0.


Voting nay: Representatives Pollet.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2455, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2484, by Representatives Van Werven, Springer and Cody

Concerning sunshine committee recommendations regarding juveniles.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2484 was not substituted for House Bill No. 2484

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

Representatives Van Werven, Gregerson and Van Werven (again) spoke in favor of the passage of the bill.

Representative Pollet spoke against the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of House Bill No. 2484.

**ROLL CALL**

The Clerk called the roll on the final passage of House Bill No. 2484, and the bill passed the House by the following vote: Yeas, 97; Nays, 1; Absent, 0; Excused, 0.


Voting nay: Representative Pollet.

HOUSE BILL NO. 2484, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2525, by Representatives Callan, Corry, Eslick, Springer, Orwall, Ortiz-Self, Shewmake, Goodman, Senn, Caldier, Dent, Leavitt, Davis, Doglio, J. Johnson and Pollet

Establishing the family connections program.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2525 was substituted for House Bill No. 2525 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2525 was read the second time.

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

Representatives Callan, Dent and Corry spoke in favor of the passage of the bill.

**MOTION**

On motion of Representative Griffey, Representative Irwin was excused.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2525.

**ROLL CALL**

The Clerk called the roll on the final passage of Substitute House Bill No. 2525, and the bill passed the
House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative Irwin.

SUBSTITUTE HOUSE BILL NO. 2525, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2725, by Representatives Ortiz-Self, Morgan, Frame, Kilduff, Lovick, Callan and Leavitt

Renaming foster resource parents.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2725 was substituted for House Bill No. 2725 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2725 was read the second time.

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

Representatives Ortiz-Self, Corry and Ortiz-Self (again) spoke in favor of the passage of the bill.

Representative Dent spoke against the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2725.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2725, and the bill passed the House by the following vote: Yeas, 86; Nays, 11; Absent, 0; Excused, 1.


Excused: Representative Irwin.

HOUSE BILL NO. 2556, by Representatives Dent, Corry, Eslick, Caldier, Klippert, Jenkin, Griffey, McCaslin, Mosbrucker, Gildon, Dufault and Tharinger

Providing regulatory relief for early learning providers.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2556 was substituted for House Bill No. 2556 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2556 was read the second time.

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

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

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2556.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2556, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative Irwin.

SUBSTITUTE HOUSE BILL NO. 2556, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2614, by Representatives Robinson, Doglio, Sells, Lekanoff, Tharinger and Ormsby

Concerning paid family and medical leave.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2614 was substituted for House Bill No. 2614 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2614 was read the second time.

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

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

Representative Mosbrucker spoke against the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2614.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2614, and the bill passed the House by the following vote: Yeas, 95; Nays, 2; Absent, 0; Excused, 1.

Voting yea: Representatives Appleton, Barkis, Bergquist, Blake, Boehnke, Caldier, Callan, Chambers, Chapman, Chopp, Cody, Davis, Doglio, Dolan, Duerr, Entenman, Eslick, Fey, Fitzgibbon, Frame, Goodman, Gregerson, Hansen, Hudgins, Johnson, Kilduff, Kirby, Kloba, Leavitt, Lekanoff, Lovick, MacEwen, MacRae, Maycumber, McCaslin, Mead, Morgan, Mosbrucker, Orcutt, Rude, Schmick, Shea, Steele, Stokesbury, Sutherland, Van Werven, Vick, Volz, Walsh, Wilcox and Young.

Excused: Representative Irwin.

SUBSTITUTE HOUSE BILL NO. 2614, having received the necessary constitutional majority, was declared passed.

STATEMENT FOR THE JOURNAL

I intended to vote NAY on Substitute House Bill No. 2614.

Representative Smith, 10th District

SECOND READING

HOUSE BILL NO. 2619, by Representatives Shewmake, Chapman, Ramel, Springer, Van Werven, Senn, Doglio, Goodman and Tharinger

Increasing early learning access through licensing, eligibility, and rate improvements.

The bill was read the second time.

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

Representatives Shewmake, Dent and Gildon spoke in favor of the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of House Bill No. 2619.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2619, and the bill passed the House by the following vote: Yeas, 95; Nays, 2; Absent, 0; Excused, 1.


Voting nay: Representatives Barkis, Boehnke, Caldier, Chambers, Chandler, Corry, DeBolt, Dent, Dufault, Dye, Gildon, Goehner, Graham, Griffey, Harris, Hoff, Jenkin, Klippert, Kraft, Kretz, MacEwen, Maycumber, McCaslin, Mosbrucker, Orcutt, Rude, Schmick, Shea, Steele, Stokesbury, Sutherland, Van Werven, Vick, Volz, Walsh, Wilcox and Young.

Excused: Representative Irwin.
HOUSE BILL NO. 2619, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2691, by Representatives Valdez, Ryu, Frame, Doglio, Dolan, Slatter, Lovick, Ortiz-Self, Fitzgibbon, Davis, Pollet and Macri

Concerning the scope of collective bargaining for language access providers.

The bill was read the second time.

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

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

Representative Mosbrucker spoke against the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of House Bill No. 2691.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2691, and the bill passed the House by the following vote: Yeas, 57; Nays, 40; Absent, 0; Excused, 1.


Excused: Representative Irwin.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2711 was substituted for House Bill No. 2711 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2711 was read the second time.

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

Representatives Johnson and Steele spoke in favor of the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2711.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2711, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative Irwin.

SUBSTITUTE HOUSE BILL NO. 2711, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2787, by Representatives Callan, Harris, Eslick, Senn, Stonier, Santos, Tharinger and Pollet

Completing the transfer of the early support for infants and toddlers program from the office of the superintendent of public instruction to the department of children, youth, and families.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2787 was substituted for House Bill No. 2787 and the substitute bill was placed on the second reading calendar.
SUBSTITUTE HOUSE BILL NO. 2787 was read the second time.

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

Representatives Callan and Dent spoke in favor of the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2787.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2787, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative Irwin.

HOUSE BILL NO. 2787, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2809, by Representatives Caldier, Kilduff and Pollet

Regarding essential needs and housing support eligibility.

The bill was read the second time.

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

Representatives Caldier, Kraft and Senn spoke in favor of the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of House Bill No. 2809.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2809, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative Irwin.

HOUSE BILL NO. 2809, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2864, by Representatives Paul, Morgan, Valdez, Bergquist, Lekanoff and Santos

Establishing a running start summer school pilot program.

The bill was read the second time.

There being no objection, Second Substitute House Bill No. 2864 was substituted for House Bill No. 2864 and the second substitute bill was placed on the second reading calendar.

SECOND SUBSTITUTE HOUSE BILL NO. 2864 was read the second time.

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

Representatives Paul, Ybarra and Santos spoke in favor of the passage of the bill.

Representative Steele spoke against the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Second Substitute House Bill No. 2864.

ROLL CALL

The Clerk called the roll on the final passage of Second Substitute House Bill No. 2864, and the bill passed the House by the following vote: Yeas, 78; Nays, 19; Absent, 0; Excused, 1.

Voting nay: Representatives Chandler, Corry, DeBolt, Dent, Dufault, Dye, Goehner, Graham, Hoff, Klippert, Kraft, Leavitt, McCaslin, Orcutt, Schmick, Shea, Steele, Stokesbary and Young.

Excused: Representative Irwin.

SECOND SUBSTITUTE HOUSE BILL NO. 2864, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2865, by Representatives Chambers, Shewmake, Dent, McCaslin, Callan, Gildon, Senn and Estlick

Informing families of kindergarten readiness standards.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2865 was substituted for House Bill No. 2865 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2865 was read the second time.

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

Representatives Chambers, Senn, Dent and Estlick spoke in favor of the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2865.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2865, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative Irwin.

SUBSTITUTE HOUSE BILL NO. 2865, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2873, by Representatives J. Johnson, Frame, Ramel, Callan, Hudgins, Ryu, Davis, Orwell and Pollet

Concerning families in conflict.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2873 was substituted for House Bill No. 2873 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2873 was read the second time.

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

Representatives Johnson and Dent spoke in favor of the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2873.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2873, and the bill passed the House by the following vote: Yeas, 94; Nays, 3; Absent, 0; Excused, 1.


Voting nay: Representatives Klippert, McCaslin and Shea.

Excused: Representative Irwin.

SUBSTITUTE HOUSE BILL NO. 2873, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2926, by Representatives Maycumber, Blake, Kretz, MacEwen, Van Werven, Mosbrucker, Graham, Hoff, Griffey, Stokesbary, Chambers, Ybarra, Dent, Barkis, Goehner, Chandler, Kraft, Goodman, Lovick, Ortiz-Self, Senn, Gildon, Sells, Boehnke, Davis, Smith, Dye, Orwall, Eslick, Shewmake, Pollet, Riccelli and Harris

Expanding access to critical incident stress management programs.

The bill was read the second time.

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

Representatives Maycumber and Stonier spoke in favor of the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of House Bill No. 2926.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2926, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative Irwin.

HOUSE BILL NO. 2926, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2456, by Representatives Callan, Eslick, Ramos, Ryu, Shewmake, Chapman, Senn, Frame, Thai, Bergquist, Kilduff, Stonier, Tharinger, Davis, Macri, Pollet, Goodman, Wylie and Doglio

Concerning working connections child care eligibility.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2456 was substituted for House Bill No. 2456 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2456 was read the second time.

Representative Klippert moved the adoption of amendment (1157):

) On page 5, line 26, after "to a" strike "twelve" and insert "six"

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

Representative Senn spoke against the adoption of the amendment.

Amendment (1157) was not adopted.

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

Representatives Callan and Harris spoke in favor of the passage of the bill.

Representatives Dent and Graham spoke against the passage of the bill.

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

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2456, and the bill passed the House by the following vote: Yeas, 60; Nays, 37; Absent, 0; Excused, 1.


Excused: Representative Irwin.

HOUSE BILL NO. 2456, having received the necessary constitutional majority, was declared passed.
Mosbrucker, Orcutt, Rude, Schmick, Shea, Smith, Steele, Sutherland, Van Werven, Vick, Volz, Walsh, Wilcox, Ybarra and Young.

Excused: Representative Irwin.

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

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

HOUSE BILL NO. 2730, by Representatives Kilduff, Ryu, Klippert, Appleton, Caldier, Davis, Leavitt and Ormsby

Addressing military spouse employment.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2730 was substituted for House Bill No. 2730 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2730 was read the second time.

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

Representatives Kilduff and Boehnke spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2730.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2730, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative Irwin.

SUBSTITUTE HOUSE BILL NO. 2730, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 1242, by Representatives Blake and Walsh

Concerning the authorization to impose special excise taxes on the sale of lodging.

The bill was read the second time.

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

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

Representative Orcutt spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of House Bill No. 1242.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 1242, and the bill passed the House by the following vote: Yeas, 57; Nays, 40; Absent, 0; Excused, 1.


Voting nay: Representatives Barkis, Boehnke, Caldier, Chambers, Chandler, Corry, DeBolt, Dent, Dufault, Dye, Eslick, Gildon, Goehner, Graham, Griffey, Harris, Hoff, Jenkin, Klippert, Kraft, Kretz, MacEwen, Maycumber, McCaslin, Mosbrucker, Orcutt, Rude, Schmick, Shea, Smith, Steele, Stokesbery, Sutherland, Van Werven, Vick, Volz, Walsh, Wilcox, Ybarra and Young.

Excused: Representative Irwin.

HOUSE BILL NO. 1242, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2017, by Representatives Frame, Dolan, Fitzgibbon, Stanford, Kilduff, Macri, Ryu, Valdez, Tarleton and Pollet

Concerning collective bargaining for administrative law judges.

The bill was read the second time.
There being no objection, Substitute House Bill No. 2017 was substituted for House Bill No. 2017 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2017 was read the second time.

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

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

Representative Stokesbary spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2017.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2017, and the bill passed the House by the following vote: Yeas, 57; Nays, 40; Absent, 0; Excused, 1.


Voting nay: Representatives Barkis, Boehnke, Caldier, Chambers, Chandler, Corry, DeBolt, Dent, DuFault, Dye, Eslick, Gildon, Goehner, Graham, Griffey, Harris, Hoff, Jenkin, Klippert, Kraft, Kretz, MacEwen, Maycumber, McCaslin, Mosbrucker, Orcutt, Rude, Schmick, Shea, Smith, Steele, Stokesbary, Sutherland, Van Werven, Vick, Volz, Walsh, Wilcox, Ybarra and Young.

Excused: Representative Irwin.

SUBSTITUTE HOUSE BILL NO. 2017, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2638, by Representatives Peterson, MacEwen, Stonier, Harris, Robinson, Young, Ortiz-Self, Stokesbary, Tharinger, Walsh, Riccelli, Appleton, Griffey, Hansen, Klobo, Lekanoff, Sells, Chapman, Gregerson and Ramel

Authorizing sports wagering subject to the terms of tribal-state gaming compacts.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2638 was substituted for House Bill No. 2638 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2638 was read the second time.

Representative Corry moved the adoption of amendment (1226):

On page 2, line 1, after "(1)" strike "Upon" and insert "Subject to subsection (3) of this section, upon"

On page 2, after line 17, insert the following:

"(3) A tribe's class III gaming compact may not be amended pursuant to this section and RCW 9.46.360 to authorize the tribe to conduct and operate sports wagering unless the tribe agrees in the compact amendment to:

(a) Join a statewide self-exclusion program for persons with a gambling problem or gambling disorder through which persons may self-exclude themselves from gambling at the tribal casino, at all businesses licensed to conduct house-banked social card games, and at other participating tribal casinos; and

(b) Provide a one-time payment of five hundred thousand dollars, derived from operating and conducting authorized sports wagering, to the state for deposit into the state problem gambling account created in RCW 41.05.751."

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

Representative Hansen spoke against the adoption of the amendment.

Amendment (1226) was not adopted.

Representative Corry moved the adoption of amendment (1227):

On page 2, line 1, after "(1)" strike "Upon" and insert "Subject to subsection (3) of this section, upon"

On page 2, after line 17, insert the following:

"(3) A tribe's class III gaming compact may not be amended pursuant to this section and RCW 9.46.360 to authorize the tribe to conduct and operate sports wagering unless the tribe agrees in the compact amendment to annually transfer an amount of money equivalent to ten percent of all revenues realized from sports wagering to the state for deposit into the state problem gambling account created in RCW 41.05.751."

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

Representative Hansen spoke against the adoption of the amendment.
Amendment (1227) was not adopted.

Representative Orcutt moved the adoption of amendment (1231):

) On page 2, line 1, after "(1)" strike "Upon" and insert "Subject to subsection (3) of this section, upon"

On page 2, after line 17, insert the following:

"(3)(a) A tribe's class III gaming compact may not be amended pursuant to this section and RCW 9.46.360 to authorize the tribe to conduct and operate sports wagering unless the tribe agrees in the compact amendment to, annually, transfer an amount of money equivalent to fifty percent of all revenues realized from sports wagering to the state for deposit into the motor vehicle fund created in RCW 46.68.070 to be used solely in the geographic area of the tribe's usual and accustomed areas for the purpose of removing fish passage barriers on public roadways and replacing existing crossings with fish passable crossings.

(b) This subsection (3) requires an agreement for annual payments to the state motor vehicle fund created in RCW 46.68.070 by a tribe conducting and operating sports wagering only until all fish passage barriers have been replaced on all public roads of the state, cities, towns, and counties within the tribe's usual and accustomed areas. The compact amendment must provide that when no more fish passage barriers remain in a tribe's usual and accustomed areas or the tribe's financial obligation is otherwise fulfilled as provided in this subsection (3)(b), all revenues from sports wagering are retained by the tribe.

(c) When an area is a usual and accustomed area of more than one tribe, for purposes of this subsection the financial obligation of a tribe to fund fish passage barrier removal is divided equally with the other tribe or tribes whose usual and accustomed areas includes the fish passage barrier."

On page 14, after line 29, insert the following:

"Sec. 13. RCW 46.68.070 and 1972 ex.s. c 103 s 6 are each amended to read as follows:

(1) There is created in the state treasury a permanent fund to be known as the motor vehicle fund to the credit of which shall be deposited all moneys directed by law to be deposited therein. This fund shall be for the use of the state, and through state agencies, for the use of counties, cities, and towns for proper road, street, and highway purposes, including the purposes of RCW 47.30.030.

(2) Funds received from a federally recognized Indian tribe pursuant to section 2(3) of this act must be used solely for the purposes of section 2(3) of this act."

Renumber the remaining section consecutively and correct the title.

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

Representative Hansen spoke against the adoption of the amendment.

Amendment (1231) was not adopted.

Representative Corry moved the adoption of amendment (1228):

) On page 2, after line 17, insert the following:

"(3) By December 1, 2020, and annually thereafter, the commission must submit a report to the relevant committees of the legislature describing the estimated size of the illicit sports wagering market in Washington state and the impact that tribal-state gaming compact amendments authorizing sports wagering have on the size of the illicit market in Washington."

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

Representative Peterson spoke against the adoption of the amendment.

Amendment (1228) was not adopted.

Representative Walsh moved the adoption of amendment (1224):

) On page 14, after line 33, insert the following:

"NEW SECTION. Sec. 14. The sum of six million dollars is appropriated from the general fund--state for the fiscal year ending June 30, 2020, and is provided solely for expenditure into the gambling revolving account. The gambling commission may expend from the gambling revolving account from moneys attributable to the appropriation in this section solely for enforcement actions in the illicit market for sports wagering. The appropriation in this section constitutes a loan from the general fund to the gambling revolving account that must be repaid with net interest by June 30, 2021."

NEW SECTION. Sec. 15. This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect immediately."

Correct the title.

Representatives Walsh and Peterson spoke in favor of the adoption of the amendment.

Amendment (1224) was adopted.

The bill was ordered engrossed.

There being no objection, the rules were suspended, the second reading considered the third and the bill was placed on final passage.
Representatives Peterson, MacEwen, Appleton, Stokesbary and Lekanoff spoke in favor of the passage of the bill.

Representatives Vick, Hoff and Jenkin spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2638.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2638, and the bill passed the House by the following vote: Yeas, 83; Nays, 14; Absent, 0; Excused, 1.


Voting nay: Representatives Blake, Boehnke, Chopp, Cody, Corry, Goehner, Hoff, Jenkin, Klippert, Kraft, Orcutt, Ormsby, Springer and Vick.

Excused: Representative Irwin.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2638, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 1598, by Representatives Doglio, Dolan, Pollet and Macri

Providing code cities of a certain size with the ability to annex unincorporated areas without a referendum provision pursuant to a jointly approved interlocal agreement with the county.

The bill was read the second time.

There being no objection, Substitute House Bill No. 1598 was substituted for House Bill No. 1598 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 1598 was read the second time.

Representative Doglio moved the adoption of the striking amendment (1103):

Strike everything after the enacting clause and insert the following:

"NEW SECTION. Sec. 14. The legislature finds that city annexations of unincorporated areas within urban growth areas will be more efficient and effective if the county and city develop a jointly approved interlocal agreement so as not to create illogical boundaries or islands of unincorporated territory.

NEW SECTION. Sec. 15. A new section is added to chapter 35A.14 RCW to read as follows:

1 A code city, as provided in subsection (2) of this section, may annex unincorporated territory pursuant to an interlocal agreement. This method of annexation shall be an alternative method and is additional to all other methods provided for in this chapter.

2 (a) The county legislative authority of a county and the governing body of a code city may jointly initiate an annexation process for unincorporated territory by adopting an interlocal agreement as provided in chapter 39.34 RCW and under this section between the county and code city within the county. If a code city is proposing to annex territory where the sole access or majority of egress and ingress for the territory proposed for annexation is served by the transportation network of an adjacent city, or that will include areas in a fire protection district under Title 52 RCW, regional fire protection service authority under chapter 52.26 RCW, water-sewer district under Title 57 RCW, or transportation benefit district under chapter 36.73 RCW, the code city must provide written notice to the governing authority of such adjacent city, fire protection district, regional fire protection service authority, water-sewer district, or transportation benefit district. Such adjacent city or notified district shall have thirty calendar days from the date of the notice to provide written notice of its interest in being a party to the interlocal agreement. If timely notice is provided, such city or district shall be included as a party to the interlocal agreement. If the adjacent city or district does not approve the interlocal agreement, the annexation may not proceed under this section. For purposes of this subsection, "adjacent" means that the territory proposed for annexation is contiguous with the existing city limits of the nonannexing city.

(b) The interlocal agreement must ensure that for a period of five years after the annexation any parcel zoned for residential development within the annexed area shall:

(i) Maintain a zoning designation that provides for residential development; and

(ii) Not have its minimum gross residential density reduced below the density allowed for by the zoning designation for that parcel prior to annexation.

3 The county and code city shall jointly agree on the boundaries of the annexation and its effective date. The interlocal agreement shall describe the boundaries of the territory to be annexed and set a date for a public hearing on such agreement for annexation. An interlocal agreement may include phased annexation of territory, and may be amended following the same process as initial approval, including
ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 1598, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative Irwin.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 1598, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 1661, by Representatives Chandler and Ormsby

Concerning the higher education retirement plans.

The bill was read the second time.

There being no objection, Second Substitute House Bill No. 1661 was substituted for House Bill No. 1661 and the second substitute bill was placed on the second reading calendar.

SECOND SUBSTITUTE HOUSE BILL NO. 1661 was read the second time.

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

Representatives Chandler and Stonier spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Second Substitute House Bill No. 1661.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 1598, and the bill passed the House by the following vote: Yeas, 77; Nays, 0; Absent, 0; Excused, 1.

Voting yea: Representatives Appleton, Barkis, Bergquist, Blake, Boehnke, Callan, Chambers, Chandler, Chapman, Chopp, Corry, Davis, DeBolt, Doglio, Dolan, Duerr, Dye, Entenman, Eslick, Fey, Frame, Gildon, Goehner, Goodman, Graham, Gregerson, Griffey, Hansen, Hoff, Hudgins, Jenkin, Kilduff, Kirby, Klippert, Kloba, Kretz, Lekanoff, Lovick, MacEwen, Macri, Maycumber, McCaslin, Mead, Morgan, Mosbrucker, Orcutt, Ormsby, Ortiz-Self, Orwell, Paul, Pellicciotti, Peterson, Pettigrew, Pollet, Ramel, Ramos, Riccelli, Robinson, Rude,
SECOND SUBSTITUTE HOUSE BILL NO. 1661, having received the necessary constitutional majority, was declared passed.

SECOND SUBSTITUTE HOUSE BILL NO. 1633, by House Committee on Transportation (originally sponsored by Goehner, Entenman, Orcutt, Barkis, Boehnke, Steele, Chapman, Mead, Eslick and Van Werven)

Making permanent the posting of fuel tax rate information at fuel pumps.

The bill was read the second time.

There being no objection, Second Substitute House Bill No. 1633 was substituted for Substitute House Bill No. 1633 and the second substitute bill was placed on the second reading calendar.

SECOND SUBSTITUTE HOUSE BILL NO. 1633 was read the second time.

With the consent of the House, amendment (1140) was withdrawn.

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

Representatives Goehner and Valdez spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Second Substitute House Bill No. 1633.

ROLL CALL

The Clerk called the roll on the final passage of Second Substitute House Bill No. 1633, and the bill passed the House by the following vote: Yeas, 90; Nays, 7; Absent, 0; Excused, 1.


Excused: Representative Irwin.

SECOND SUBSTITUTE HOUSE BILL NO. 1633, having received the necessary constitutional majority, was declared passed.

STATEMENT FOR THE JOURNAL

I intended to vote YEA on Second Substitute House Bill No. 1633.

Representative Paul, 10th District

SECOND READING

HOUSE BILL NO. 2230, by Representatives Gregerson, Stokesbary, Entenman, Walsh, Sullivan, Leavitt, Gildon, Ormsby, Santos, Lekanoff and Pollet

Subjecting federally recognized Indian tribes to the same conditions as state and local governments for property owned exclusively by the tribe.

The bill was read the second time.

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

Representatives Gregerson and Stokesbary spoke in favor of the passage of the bill.

Representative Orcutt spoke against the passage of the bill.

MOTION

On motion of Representative Griffey, Representative DeBolt was excused.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of House Bill No. 2230.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2230, and the bill passed the House by the following vote: Yeas, 83; Nays, 13; Absent, 0; Excused, 2.


Voting nay: Representatives Boehnke, Chandler, Dent, Dufault, Dye, Eslick, McCaslin, Orcutt, Schmick, Shea, Smith, Sutherland and Vick.

Excused: Representatives DeBolt and Irwin.

HOUSE BILL NO. 2230, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2421, by Representatives Tarleton, Pollet and Doglio

Concerning state reimbursement of election costs.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2421 was substituted for House Bill No. 2421 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2421 was read the second time.

Representative Bergquist moved the adoption of the striking amendment (1225):

Strike everything after the enacting clause and insert the following:

"Sec. 16. RCW 29A.04.410 and 2013 c 11 s 10 are each amended to read as follows:

Every county, city, town, and district, and the state is liable for its proportionate share of the costs when such elections are held in conjunction with other elections held under RCW 29A.04.321 and 29A.04.330.

Whenever any county, city, town, or district, or the state holds any primary or election, general or special, on an isolated date, all costs of such elections must be borne by the county, city, town, or district concerned, or the state as appropriate.

The purpose of this section is to clearly establish that the county is not responsible for any costs involved in the holding of any city, town, (48) district, state, or federal election.

In recovering such election expenses, including a reasonable (proportion) proration of administrative costs, the county auditor shall certify the cost to the county treasurer with a copy to the clerk or auditor of the city, town, or district concerned, or the secretary of state as appropriate. Upon receipt of such certification relating to a city, town, or district, the county treasurer shall make the transfer from any available and appropriate city, town, or district funds to the county current expense fund or to the county election reserve fund if such a fund is established. Each city, town, or district must be promptly notified by the county treasurer whenever such transfer has been completed. However, in those districts wherein a treasurer, other than the county treasurer, has been appointed such transfer procedure does not apply, but the district shall promptly issue its warrant for payment of election costs. State and federal offices are to be considered one entity for purposes of election cost proration and reimbursement.

Sec. 17. RCW 29A.04.420 and 2019 c 161 s 2 are each amended to read as follows:

(1) Whenever federal officers, state officers, or measures are voted upon at a state primary or general election held (in an odd-numbered year) under RCW 29A.04.321, the state of Washington shall assume a prorated share of the costs of that primary or general election.

(2) The state shall reimburse counties for the federal and state offices and measures, including the prorated cost of return postage, required to be included on return envelopes pursuant to RCW 29A.40.091 (for all elections).

(4a) (2) Whenever a primary or vacancy election is held to fill a vacancy in the position of United States senator or United States representative under chapter 29A.28 RCW, the state of Washington shall assume a prorated share of the costs of that primary or vacancy election.

(4c) (3) The county auditor shall apportion the state's share of these expenses when prorating election costs under RCW 29A.04.410 and in accordance with the state budgeting, accounting, and reporting system, shall file such expense claims with the secretary of state.

(4d) (4) The secretary of state shall include in his or her biennial budget requests sufficient funds to carry out this section. Reimbursements for election costs shall be from appropriations specifically provided by law for that purpose.

(5) State and federal offices are to be considered one entity for purposes of election cost proration and reimbursement.

(6) In addition to the state share of election expenses under RCW 29A.04.410, the state must provide an amount not less than ten percent of the budgeted amount under subsection (4) of this section from the previous fiscal year to be distributed to each county, prorated based on population. The distributed moneys must be used by the counties for voter outreach and education required by section 3 of this act. This appropriation must be calculated separately from any prorated share of state costs which the state is required to reimburse under this chapter.

NEW SECTION. Sec. 18. A new section is added to chapter 29A.04 RCW to read as follows:

(1) County auditors must engage in voter outreach and education activities, for which they may be reimbursed as provided in RCW 29A.04.420.

(2) As used in this section, "voter outreach and education" includes:

(a) Printed materials, paid advertising, video, news coverage, social media, or in-person presentations designed to:
(i) Educate people about the importance of voting as an act of civic engagement;

(ii) Educate and inform people about the entire voting process, from voter registration, to ballot deadlines, to election certification; and

(iii) Reduce participation gaps with outreach to communities with a history of poor voter turnout; and

(b) The creation of a county youth outreach council, as described in subsection (4) of this section.

(3) County auditors must coordinate with local school districts to engage youth in events for temperance and good citizenship day under RCW 28A.230.150.

(4) Each county with a population of more than five hundred thousand must create a county youth outreach council. The council must be comprised of youth ages fourteen to eighteen years old and have a minimum of seven members. The members of the council may be nominated by local youth organizations, the page programs of the senate or the house of representatives, or other programs designed to increase youth civic engagement. The county auditor, or his or her designee, shall select the council members from the nominees, determine the duration of their membership, and determine the number of meetings of the council. The activities of the council may include, but are not limited to:

(a) Organizing events designed to increase youth voter participation;

(b) Attendance at events designed to educate youth about local and state elections; and

(c) Participation in events related to temperance and good citizenship day as created by RCW 28A.230.150.

Sec. 19. RCW 29A.04.216 and 2013 c 11 s 7 are each amended to read as follows:

The county auditor of each county shall be ex officio the supervisor of all primaries and elections, general or special, and it shall be the county auditor's duty to provide places for holding such primaries and elections; to provide the supplies and materials necessary for the conduct of elections; and to publish and post notices of calling such primaries and elections in the manner provided by law. The auditor shall also apportion to the county, each city, town, or district, and to the state of Washington ((in the odd-numbered year)), its share of the expense of such primaries and elections. This section does not apply to general or special elections for any city, town, or district that is not subject to RCW 29A.04.321 and 29A.04.330, but all such elections must be held and conducted at the time, in the manner, and by the officials (with such notice, requirements for filing for office, and certifications by local officers) as provided and required by the laws governing such elections. State and federal offices are to be considered one entity for purposes of election cost proration and reimbursement.

Sec. 20. RCW 29A.04.430 and 2003 c 111 s 148 are each amended to read as follows:

(1) For any reimbursement of election costs under RCW 29A.04.420, the secretary of state shall pay ((interest

at an annual rate equal to two percentage points in excess of the discount rate on ninety day commercial paper in effect at the federal reserve bank in San Francisco on the fifteenth day of the month immediately preceding the payment for any period of time in excess of)) within thirty days after the receipt of a properly executed and documented voucher for such expenses and the entry of an allotment from specifically appropriated funds for this purpose until those funds are exhausted. If funds appropriated for this purpose are not sufficient to pay all claims, the secretary of state shall include a budget request to the legislature during the next legislative session for sufficient funds for reimbursement of all remaining claims and shall pay all properly executed and documented vouchers to the counties within thirty days of allotment of specifically appropriated funds for this purpose. The secretary of state shall promptly notify any county that submits an incomplete or inaccurate voucher for reimbursement under RCW 29A.04.420.

(2) Funding provided in this section to counties for election costs in even-numbered years is retrospective and prospective reimbursement under RCW 43.135.060 for any new or increased responsibilities under this title.

Sec. 21. RCW 29A.64.081 and 2004 c 271 s 181 are each amended to read as follows:

The canvassing board shall determine the expenses for conducting a recount of votes.

((The canvassing board shall determine the expenses for conducting a recount of votes.)) (1) For a recount conducted under RCW 29A.64.011, the cost of the recount shall be deducted from the amount deposited by the applicant for the recount at the time of filing the request for the recount, and the balance shall be returned to the applicant. If the costs of the recount exceed the deposit, the applicant shall pay the difference. No charges may be deducted by the canvassing board from the deposit for a recount if the recount changes the result of the nomination or election for which the recount was ordered.

(2) For a recount conducted under RCW 29A.64.021, for an office where the candidates filed the declarations of candidacy with the secretary of state, any legislative office, and any congressional office, the county auditor shall file an expense claim for such costs with the secretary of state. The secretary of state shall include a budget request to the legislature during the next legislative session for sufficient funds for reimbursement of all costs of the recount and shall pay all properly executed and documented vouchers to the counties within thirty days of allotment of specifically appropriated funds for this purpose. The secretary of state shall promptly notify any county that submits an incomplete or inaccurate voucher for reimbursement under this title.

(3) State and federal offices are to be considered one entity for purposes of election cost proration and reimbursement.

Sec. 22. RCW 29A.32.210 and 2013 c 11 s 38 are each amended to read as follows:

((At least ninety days before)) Before any primary or general election, or ((at least forty days before)) any special election held under RCW 29A.04.321 or 29A.04.330, (the legislative authority of any county or first-class or code city
may adopt an ordinance authorizing the publication and distribution of) each county auditor shall print and distribute a local voters’ pamphlet. The pamphlet shall provide information on all measures ((within that jurisdiction and may, if specified in the ordinance, include information on)) and candidates within that jurisdiction. ((If both a county and a first class or code city within that county authorize a local voters’ pamphlet for the same election, the pamphlet shall be produced jointly by the county and the first class or code city. If no agreement can be reached between the county and first class or code city, the county and first class or code city may each produce a pamphlet. Any ordinance adopted authorizing a local voters’ pamphlet may be for a specific primary, special election, or general election or for any future primaries or elections.) The format of any local voters’ pamphlet shall, whenever applicable, comply with the provisions of this chapter regarding the publication of the state candidates’ and voters’ pamphlets.

NEW SECTION. Sec. 23. Subject to the availability of amounts appropriated for this specific purpose, in the fiscal biennium ending June 30, 2021, the state must provide an amount up to ten percent of the state share of election expenses under RCW 29A.04.410 for the elections held in 2019 for distribution to county auditors for the purpose of voter outreach and education, as defined in section 3 of this act.

NEW SECTION. Sec. 24. This act takes effect January 1, 2021.”

Correct the title.

Representative Bergquist spoke in favor of the adoption of the striking amendment.

Representative Kraft spoke against the adoption of the striking amendment.

The striking amendment (1225) was adopted.

The bill was ordered engrossed.

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

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

Representative Dufault spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2421.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2421, and the bill passed the House by the following vote: Yeas, 80; Nays, 16; Absent, 0; Excused, 2.


Voting nay: Representatives Chambers, Chandler, Corry, Dent, Dufault, Dye, Gildon, Graham, Jenkin, Kraft, McCaslin, Orcutt, Schmick, Shea, Sutherland and Walsh.

Excused: Representatives DeBolt and Irwin.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2421, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2624, by Representatives Shewmake, Kretz, Blake, Dent and Lekanoff

Concerning the authority of the director of the department of agriculture with respect to certain examinations and examination fees.

The bill was read the second time.

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

Representatives Shewmake and Dent spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of House Bill No. 2624.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2624, and the bill passed the House by the following vote: Yeas, 96; Nays, 0; Absent, 0; Excused, 2.

Vick, Volz, Walen, Walsh, Wilcox, Wylie, Ybarra, Young and Mme. Speaker.

Excused: Representatives DeBolt and Irwin.

HOUSE BILL NO. 2624, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2684, by Representatives Shewmake, Slatter, Rude, Ortiz-Self and Kloba

Concerning traffic control signals.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2684 was substituted for House Bill No. 2684 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2684 was read the second time.

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

Representatives Shewmake, Barkis and Pollet spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2684.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2684, and the bill passed the House by the following vote: Yeas, 66; Nays, 30; Absent, 0; Excused, 2.


Excused: Representatives DeBolt and Irwin.

HOUSE BILL NO. 2848, by Representatives Chapman, Orcutt, Tharinger, Walsh, Blake, Tarleton, Springer, Maycumber, Fitzgibbon and Lekanoff

Changing the expiration date for the sales and use tax exemption of hog fuel to coincide with the 2045 deadline for fossil fuel-free electrical generation in Washington state and to protect jobs with health care and retirement benefits in economically distressed communities.

The bill was read the second time.

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

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

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of House Bill No. 2848.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2848, and the bill passed the House by the following vote: Yeas, 96; Nays, 0; Absent, 0; Excused, 2.


Excused: Representatives DeBolt and Irwin.

HOUSE BILL NO. 2848, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2868, by Representatives Blake and Walsh

Allowing for extensions of the special valuation of historic property for certain properties.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2868 was substituted for House Bill No. 2868 and the substitute bill was placed on the second reading calendar.
SUBSTITUTE HOUSE BILL NO. 2868 was read the second time.

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

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

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2868.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2868, and the bill passed the House by the following vote: Yeas, 96; Nays, 0; Absent, 0; Excused, 2.


Excused: Representatives Debolt and Irwin.

SUBSTITUTE HOUSE BILL NO. 2868, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2722, by Representatives Mead, Fitzgibbon, Peterson, Doglio, Goodman, Gregerson, Slatter, Tarleton, Davis, Duerr, Ramel, Walen, Cody, Senn and Pollet

Concerning minimum recycled content requirements.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2722 was substituted for House Bill No. 2722 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2722 was read the second time.

Representative Mead moved the adoption of the striking amendment (1223):

Strike everything after the enacting clause and insert the following:

"NEW SECTION. Sec. 25. (1) Sustainable and resilient markets for recycled materials are essential to any successful recycling system. For many years, Washington has depended on foreign markets to accept the recyclable materials that are collected for recycling in the state. Developing domestic markets for recycled materials benefits the environment and the state's economy and is critical due to the loss of foreign markets.

(2) China's 2018 national sword policy bans the importation of recycled mixed paper and certain types of recycled plastic and imposes a stringent one-half of one percent contamination limit on all other recycled material imports. Washington's recycling facilities are struggling to find markets for recycled materials, resulting in the stockpiling of these materials. Washington must reduce its reliance on unpredictable foreign markets for its recycled materials.

(3) Plastic and glass bottles can be recycled and can contain recycled content in order to close the loop in the recycling stream. Many companies have already taken the initiative at closing the loop by using plastic bottles that contain one hundred percent recycled content. Since November 2010, one national juice company has been using bottles made with one hundred percent postconsumer recycled content for all of its juices and juice smoothies. In January 2018, an international beverage producer announced that it will make all its bottles from one hundred percent recycled plastic by 2025.

(4) The requirements imposed by this chapter are reasonable and are achievable at minimal cost relative to the burden imposed by the continued excessive use of virgin materials in beverage containers in Washington.

(5) The legislature encourages beverage manufacturers to use plastic beverage containers that exceed the standards set forth in this act.

NEW SECTION. Sec. 26. (1)(a) Between January 1, 2022, and December 31, 2024, inclusive, the total number of plastic beverage containers filled with a beverage described in section 4 of this act that are sold, offered for sale, or distributed in Washington by a beverage manufacturer must contain no less than ten percent postconsumer recycled plastic per year.

(b) Between January 1, 2025, and December 31, 2029, inclusive, the total number of plastic beverage containers filled with a beverage described in section 4 of this act that are sold, offered for sale, or distributed in Washington by a beverage manufacturer must contain no less than twenty-five percent postconsumer recycled plastic per year.

(c) On and after January 1, 2030, the total number of plastic beverage containers filled with a beverage described in section 4 of this act that are sold, offered for sale, or distributed in Washington by a beverage manufacturer must contain no less than fifty percent postconsumer recycled plastic.
(2)(a) Every other year, beginning in 2021, or at the petition of the beverage manufacturing industry not more than annually, the director of the department of ecology shall consider whether the minimum recycled content requirements required pursuant to subsection (1) of this section should be waived or reduced. If the director of the department of ecology receives a petition from the beverage manufacturing industry, the director shall consider the petition within sixty days. If the director of the department of ecology makes a finding that a minimum recycled content requirement pursuant to this section should be adjusted, the adjusted rate for the requirement must be in effect until a new determination for the requirement is made or upon the expiration of the requirement’s effective period, whichever occurs first. The director of the department of ecology may not adjust the minimum recycled content requirements above the minimum postconsumer recycled plastic content percentages required pursuant to subsection (1) of this section. In making a determination pursuant to this subsection, the director of the department of ecology shall consider, at a minimum, all of the following:

(i) Changes in market conditions, including supply and demand for postconsumer recycled plastics, collection rates, and bale availability;

(ii) Recycling rates;

(iii) The availability of recycled plastic suitable to meet the minimum recycled content requirements pursuant to subsection (1) of this section, including the availability of high quality recycled plastic, and food grade recycled plastic from beverage container recycling programs;

(iv) The capacity of recycling or processing infrastructure;

(v) The progress made by beverage manufacturers in achieving the goals of this section; and

(vi) The carbon footprint of the transportation of the recycled resin.

(b) The beverage manufacturing industry or a beverage manufacturer may appeal the director of ecology’s decision made pursuant to this subsection to the pollution control hearings board within thirty days of the director’s decision.

(c) For the purposes of this section, “beverage manufacturing industry” means an association that represents companies that manufacture beverages.

(3) The department of ecology may grant extensions to the minimum recycled plastic content requirements required under subsection (1) of this section if the department of ecology makes a finding that a beverage manufacturer has made a substantial effort but has failed to meet the minimum recycled plastic content requirements due to extenuating circumstances that are out of the beverage manufacturer’s control.

(4)(a) On or before March 1, 2022, and annually thereafter, a beverage manufacturer of a beverage described in section 4 of this act sold in a plastic beverage container described in section 4 of this act must report to the department of ecology in pounds and by resin type the amount of virgin plastic and postconsumer recycled plastic used by the beverage manufacturer for plastic beverage containers containing a beverage described in section 4 of this act sold, offered for sale, or distributed in Washington in the previous calendar year. The beverage manufacturer shall submit this information to the department of ecology under penalty of perjury.

(b) The department of ecology shall post the information reported under this subsection on the department’s web site.

(5) A beverage manufacturer that does not meet the minimum recycled plastic content requirements established in subsection (1) of this section is subject to a fee established in section 5 of this act.

(6) The department of ecology may conduct audits and investigations and take enforcement action pursuant to this chapter against a beverage manufacturer for the purpose of ensuring compliance with this section based on the information reported under subsection (4) of this section.

(7) The department of ecology shall keep confidential all business trade secrets and proprietary information about manufacturing processes and equipment that the department gathers or becomes aware of through the course of conducting audits or inspections pursuant to this chapter.

(8) This section does not apply to:

(a) Refillable plastic beverage containers;

(b) Rigid plastic containers or rigid plastic bottles that are medical devices, medical products that are required to be sterile, prescription medicine, and packaging used for those products; or

(c) Bladders or pouches that contain wine.

NEW SECTION. Sec. 27. The recycling enhancement fee account is created in the custody of the state treasurer. All fees collected by the department of ecology pursuant to section 2 of this act must be deposited in the account. Moneys in the account may be spent only after appropriation. Expenditures from the account may be used by the department of ecology only for providing funding to the recycling development center created in RCW 70.370.030 for the purpose of furthering the development of recycling infrastructure in this state.

NEW SECTION. Sec. 28. (1) This section and sections 2, 3, and 5 of this act apply only to any individual, separate, sealed plastic bottle that contains the following beverages, intended for human or animal consumption and in a quantity less than or equal to one gallon, offered for sale, sold, or distributed in Washington:

(a) The following beverages, intended for human or animal consumption and in a quantity less than or equal to one gallon:

(i) Water and flavored water;

(ii) Beer or other malt beverages;

(iii) Wine; and
(iv) Mineral waters, soda water, and similar carbonated soft drinks;

(b) Any beverage other than those specified in (a) of this subsection that is intended for human or animal consumption and is in a quantity more than or equal to two fluid ounces and less than or equal to one gallon, except infant formula or any other exemptions adopted by the department of ecology by rule.

(2) For the purposes of this chapter, “beverage manufacturer” means a manufacturer of one or more beverages described in subsection (1) of this section that are sold, offered for sale, or distributed in Washington.

NEW SECTION. Sec. 29. (1)(a) Beginning January 1, 2022, a beverage manufacturer that does not meet the minimum recycled plastic content requirements pursuant to section 2 of this act is subject to an annual fee pursuant to this section. Beginning March 1, 2023, the violation level and fee must be collected annually if a waiver has not been granted pursuant to section 2(2) of this act, and calculated, based upon the amount in pounds, and in the aggregate, by which the beverage manufacturer does not meet the minimum recycled content requirements required pursuant to section 2 of this act, according to the following:

(i) If a beverage manufacturer has an overall compliance rate of at least seventy-five percent but less than one hundred percent of the minimum recycled plastic content requirements pursuant to this subsection (1)(a), that is a level one violation;

(ii) If a beverage manufacturer has an overall compliance rate of at least fifty percent but less than seventy-five percent of the minimum recycled plastic content requirements pursuant to this subsection (1)(a), that is a level two violation;

(iii) If a beverage manufacturer has an overall compliance rate of at least twenty-five percent but less than fifty percent of the minimum recycled plastic content requirements pursuant to this subsection (1)(a), that is a level three violation;

(iv) If a beverage manufacturer has an overall compliance rate of at least fifteen percent but less than twenty-five percent of the minimum recycled plastic content requirements pursuant to this subsection (1)(a), that is a level four violation; and

(v) If a beverage manufacturer has an overall compliance rate that is less than fifteen percent of the minimum recycled plastic content requirements pursuant to this subsection (1)(a), that is a level five violation.

(b) The fee amounts assessed pursuant to this subsection are as follows:

(i) For a level one violation, the fee range is five cents ($0.05) to fifteen cents ($0.15) per pound;

(ii) For a level two violation, the fee range is ten cents ($0.10) to twenty cents ($0.20) per pound;

(iii) For a level three violation, the fee range is fifteen cents ($0.15) to twenty-five cents ($0.25) per pound;

(iv) For a level four violation, the fee range is twenty cents ($0.20) to thirty cents ($0.30) per pound;

(v) For a level five violation, the fee range is twenty-five cents ($0.25) to thirty cents ($0.30) per pound.

(c) In lieu of or in addition to assessing a fee, the department of ecology may require a beverage manufacturer to submit a corrective action plan to the department detailing how the beverage manufacturer plans to come into compliance with section 2 of this act.

(d) The department of ecology shall consider equitable factors in determining whether to assess a fee and the amount of the fee including, but not limited to: The nature and circumstances of the violation; actions taken by the beverage manufacturer to correct the violation; the beverage manufacturer’s history of compliance; the size and economic condition of the manufacturer; and whether the violation or conditions giving rise to the violation were due to circumstances beyond the reasonable control of the beverage manufacturer or were otherwise unavoidable under the circumstances including, but not limited to, unforeseen changes in market conditions.

(e) A beverage manufacturer that is assessed fees pursuant to this section may pay those fees to the department of ecology in quarterly installments or arrange an alternative payment schedule subject to the approval of the department.

(f) A beverage manufacturer that has been assessed fees pursuant to this section may appeal the assessment of fees to the pollution control hearings board within thirty days of the assessment.

2(a) The department of ecology shall consider granting a waiver, reduction, or extension of the fees assessed pursuant to subsection (1) of this section for the purposes of meeting the minimum recycled content requirements required pursuant to section 2 of this act to a beverage manufacturer that has demonstrated progress toward meeting those requirements in either of the following circumstances:

(i) The beverage manufacturer has failed to meet the minimum recycled content requirements required pursuant to section 2 of this act; or

(ii) The beverage manufacturer anticipates it will not be able to meet the minimum recycled content requirements required pursuant to section 2 of this act.

(b) In determining whether to grant the waiver, reduction, or extension pursuant to this subsection (2), the department shall consider, at a minimum, all of the following:

(i) Anomalous market conditions;

(ii) Disruption in, or lack of supply of, recycled plastics; and

(iii) Other factors that have prevented a beverage manufacturer from meeting the requirements.

3 A beverage manufacturer shall pay the fees assessed pursuant to this section, as applicable, based on the information reported to the department of ecology pursuant
to section 2(4) of this act in the form and manner prescribed by the department.

NEW SECTION, Sec. 30. A new section is added to chapter 42.56 RCW to read as follows:

Information submitted to the department of ecology under chapter 70.-- RCW (the new chapter created in section 7 of this act), that contains business trade secrets or proprietary information about manufacturing processes and equipment, is exempt from disclosure under this chapter.

NEW SECTION. Sec. 31. Sections 2 through 5 of this act constitute a new chapter in Title 70 RCW.

Correct the title.

Representative Mead spoke in favor of the adoption of the striking amendment.

The striking amendment (1223) was adopted.

The bill was ordered engrossed.

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

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

Representative Dye spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2722.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2722, and the bill passed the House by the following vote: Yeas, 64; Nays, 32; Absent, 0; Excused, 2.


Voting nay: Representatives Barkis, Caldier, Chambers, Chandler, Corry, Dent, Dufault, Dye, Eslick, Gildon, Graham, Griffey, Harris, Hoff, Jenkin, Klippert, Kraft, Kretz, MacEwen, Maycumber, McCaslin, Mosbrucker, Orcutt, Schmick, Shea, Sutherland, Vick, Volz, Walsh, Wilcox, Ybarra and Young.

Excused: Representatives DeBolt and Irwin.
The House was called to order at 9:00 a.m. by the Speaker (Representative Orwall presiding). The Clerk called the roll and a quorum was present.

The flags were escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Carson Wright and Molly Hall. The Speaker (Representative Orwall presiding) led the Chamber in the Pledge of Allegiance. The prayer was offered by Greg Asimakoupoulos, Chaplain, Covenant Shores and Mercer Island Police and Fire Department, Washington.

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

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

MOTION

There being no objection, the Committee on Rules was relieved of the following bill and the bill was placed on the second reading calendar:

HOUSE BILL NO. 2441

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

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

MESSAGE FROM THE SENATE

February 13, 2020

Mme. SPEAKER:

The Senate has passed:

ENGROSSED SUBSTITUTE SENATE BILL NO. 5024,
SECOND SUBSTITUTE SENATE BILL NO. 5236,
ENGROSSED SUBSTITUTE SENATE BILL NO. 5434,
SENATE BILL NO. 5749,
SENATE BILL NO. 6034,
SUBSTITUTE SENATE BILL NO. 6182,
SUBSTITUTE SENATE BILL NO. 6259,
SENATE BILL NO. 6263,
SENATE BILL NO. 6265,
SENATE BILL NO. 6357,

and the same are herewith transmitted.

Brad Hendrickson, Secretary

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

INTRODUCTION & FIRST READING

HB 2938 by Representatives Walsh, Jenkin, Boehnke, Shea, Van Werven, Orcutt and Young
AN ACT Relating to reducing the property tax; amending RCW 84.52.065; and creating a new section.
Referred to Committee on Finance.

HB 2939 by Representatives Walsh, Jenkin, Boehnke, Shea, Van Werven and Young
AN ACT Relating to the valuation of property for purposes of state property tax levies; and amending RCW 84.40.030.
Referred to Committee on Finance.

SSB 5441 by Senate Committee on Ways & Means (originally sponsored by Nguyen, Wilson, C., Darnelle, Cleveland, Salomon, Randall, Hasegawa and Kuderer)
AN ACT Relating to rental vouchers to eligible offenders; and amending RCW 9.94A.729.
Referred to Committee on Public Safety.

2SSB 5572 by Senate Committee on Ways & Means (originally sponsored by Honeyford, Takko, Short, Warnick, Schoesler and King)
AN ACT Relating to modernization grants for small school districts; and adding a new section to chapter 28A.525 RCW.

Referred to Committee on Capital Budget.

ESB 5834 by Senators Hunt, Wellman, Randall, Pedersen, Wilson, C., Salomon, Frockt, Hasegawa, Kuderer, Nguyen and Saldaña

AN ACT Relating to providing for educational equity regardless of immigration or citizenship status; amending RCW 28A.710.040 and 28A.715.020; adding new sections to chapter 28A.320 RCW; adding a new section to chapter 28A.345 RCW; adding a new section to chapter 28A.300 RCW; and creating a new section.

Referred to Committee on Education.

SSB 5900 by Senate Committee on Ways & Means (originally sponsored by Randall, Wilson, C., Takko, Saldaña, Van De Wege, Salomon, Liias, Das, Pedersen and Nguyen)

AN ACT Relating to promoting access to earned benefits and services for lesbian, gay, bisexual, transgender, and queer veterans; adding a new section to chapter 43.60A RCW; and creating a new section.

Referred to Committee on Housing, Community Development & Veterans.

ESSB 5908 by Senate Committee on Early Learning & K-12 Education (originally sponsored by Das, Randall, Saldaña, Nguyen, Liias, Salomon, Conway, Darneille, Kuderer, Wilson and C.)

AN ACT Relating to equity and cultural competency in the public school system; amending RCW 28A.345.100, 28A.415.420, and 28A.150.415; adding a new section to chapter 28A.415 RCW; creating a new section; and repealing RCW 28A.657.140.

Referred to Committee on Education.

SSB 5976 by Senate Committee on Ways & Means (originally sponsored by Rolfes, Kuderer and Walsh)

AN ACT Relating to floating residences; and amending RCW 90.58.270 and 79.105.060.

Referred to Committee on Environment & Energy.

SSB 6035 by Senate Committee on Labor & Commerce (originally sponsored by Keiser, King, Conway and Stanford)


Referred to Committee on Commerce & Gaming.

SB 6045 by Senators Takko, Kuderer, Pedersen, Randall and Rolfes

AN ACT Relating to vulnerable users of a public way; amending RCW 46.61.526; and prescribing penalties.

Referred to Committee on Transportation.

SB 6046 by Senator Takko

AN ACT Relating to special purpose district commissioner compensation; and amending RCW 35.61.150, 36.57A.050, 53.12.260, 54.12.080, 57.12.010, 68.52.220, 70.44.050, 85.05.410, 85.06.380, 85.08.320, 85.24.080, 85.38.075, 86.09.283, 86.15.055, and 87.03.460.

Referred to Committee on Local Government.

SB 6047 by Senators Hasegawa, Dhingra, Hunt, Keiser, Lovelett, Nguyen, Randall, Holy and Saldaña

AN ACT Relating to prohibiting retaliation against school district employees that report noncompliance with individualized education programs; and adding a new section to chapter 28A.400 RCW.

Referred to Committee on Education.

SSB 6048 by Senate Committee on Financial Institutions, Economic Development & Trade (originally sponsored by Das, Lovelett, Nguyen, Saldaña, Kuderer, Wilson and C.)

AN ACT Relating to the group-wide supervision of internationally active insurance groups; amending RCW 48.31B.005, 48.31B.038, and 42.56.400; and adding a new section to chapter 48.31B RCW.

Referred to Committee on Consumer Protection & Business.

SB 6066 by Senators Hasegawa, Kuderer, Nguyen, Stanford, Saldaña, Wilson and C.
AN ACT Relating to ethnic studies materials and resources for public school students in grades kindergarten through six; amending RCW 28A.655.300 and 28A.300.112; amending 2019 c 279 s 4 (uncodified); and providing an expiration date.

Referred to Committee on Education.

SSB 6072 by Senate Committee on Ways & Means (originally sponsored by Rolfs, Braun and Becker)

AN ACT Relating to dividing the state wildlife account into the fish, wildlife, and conservation account and the limited fish and wildlife account; amending RCW 46.68.435, 77.12.170, 77.12.177, 77.12.184, 77.12.190, 77.12.210, 77.12.230, 77.12.240, 77.12.323, 77.12.380, 77.12.390, 77.12.670, 77.12.690, 77.32.050, 77.32.430, 77.32.460, 77.32.470, 77.32.530, 77.32.560, 77.36.070, 77.36.170, 77.44.050, 79A.55.090, 79A.80.090, and 82.27.070; reenacting and amending RCW 9.41.070 and 43.84.092; creating new sections; and providing an effective date.

Referred to Committee on Appropriations.

SSB 6091 by Senate Committee on Agriculture, Water, Natural Resources & Parks (originally sponsored byWarnick, Saldaña, Lovelett, Stanford, Wilson and C.)

AN ACT Relating to continuing the work of the Washington food policy forum; and adding a new chapter to Title 89 RCW.

Referred to Committee on Rural Development, Agriculture, & Natural Resources.

SB 6099 by Senators Hunt, Wilson and C.

AN ACT Relating to repealing the education accountability system oversight committee; amending RCW 28A.657.100; and repealing RCW 28A.657.130.

Referred to Committee on Education.

SB 6100 by Senators Wellman, Keiser, Kuderer, Nguyen, Wilson and C.

AN ACT Relating to the office of the superintendent of public instruction's authority to conduct criminal background checks; and amending RCW 28A.400.303.

Referred to Committee on Education.

SB 6101 by Senators Wellman, Conway, Dhinagra, Kuderer, Mullet, Carlyle, Wilson and C.

AN ACT Relating to statewide implementation of early screening for dyslexia; and amending RCW 28A.320.270, 28A.300.710, and 28A.300.720.

Referred to Committee on Education.

SSB 602 by Senators Wellman, Mullet, Wilson, C. and Sheldon

AN ACT Relating to stop signal warning devices on school buses; and amending RCW 46.37.190.

Referred to Committee on Transportation.

SB 6120 by Senators Conway and King

AN ACT Relating to amending types of nonprofit organizations qualified to engage in gambling activities; and amending RCW 9.46.0209.

Referred to Committee on Commerce & Gaming.

SSB 6132 by Senators Wellman, Billig, Hunt, Lovelett, Pedersen, Randall, Rolfs, Salomon, Van De Wege, Wilson and C.

AN ACT Relating to allowing the learning assistance program to support school-wide behavioral health system of supports and interventions; and amending RCW 28A.165.035 and 28A.165.005.

Referred to Committee on Education.

SB 6138 by Senators Hasegawa, Nguyen, Wilson and C.

AN ACT Relating to supports for beginning educators and mentors; and amending RCW 28A.415.265.

Referred to Committee on Education.

SSB 6155 by Senate Committee on Law & Justice (originally sponsored by Cleveland, Dhingra, Keiser, Kuderer, Mullet and Nguyen)

AN ACT Relating to eliminating proof of nonmarriage as an element of a sex offense; and amending RCW 9A.44.050, 9A.44.073, 9A.44.076, 9A.44.079, 9A.44.083, 9A.44.086, 9A.44.089, 9A.44.093, 9A.44.096, and 9A.44.100.

Referred to Committee on Public Safety.

SSB 6191 by Senate Committee on Early Learning & K-12 Education (originally sponsored by Braun, Darneille, Hasegawa, O'Ban, Rolfs, Short, Wilson and C.)

AN ACT Relating to assessing the prevalence of adverse childhood experiences in middle and high school students to inform decision making and improve services; adding a new section to chapter 28A.300 RCW; and creating a new section.

Referred to Committee on Education.
SSB 6208  by Senate Committee on Transportation
(originally sponsored by Billig, Rivers, Liias, Randall, Wilson and C.)

AN ACT Relating to increasing mobility through the modification of stop sign requirements for bicyclists;
amending RCW 46.61.050, 46.61.190, 46.61.200, 
46.61.755; and 47.36.110; and providing an effective
date.

Referred to Committee on Transportation.

SSB 6215  by Senate Committee on Law & Justice
(originally sponsored by Braun)

AN ACT Relating to establishing a collaborative process to alleviate the burden on local courts to
determine indigency through proof of receipt of public assistance; amending RCW 10.101.020 and 74.04.060;
and providing an effective date.

Referred to Committee on Civil Rights & Judiciary.

SSB 6262  by Senate Committee on Early Learning & K-12 Education (originally sponsored by McCoy, Wellman, Kuderer, Hasegawa, Lovelett, Stanford, Wilson, C., Conway, Das, Nguyen, Van De Wege, Darneille and Hunt)

AN ACT Relating to the teaching of Washington's tribal history, culture, and government; and amending
RCW 28A.320.170 and 28B.10.710.

Referred to Committee on Education.

SSB 6297  by Senate Committee on Early Learning & K-12 Education (originally sponsored by Padden, Wellman, Wagoner, Wilson, C., Hawkins, Billig and Zeiger)

AN ACT Relating to recognizing the experience of existing early learning providers to meet educational
requirements; and adding a new section to chapter 43.216 RCW.

Referred to Committee on Human Services & Early Learning.

SB 6326  by Senator Warnick

AN ACT Relating to municipal conflicts of interest; and amending RCW 42.23.030.

Referred to Committee on Local Government.

SB 6359  by Senators Short and Randall

AN ACT Relating to creating regulation exemptions for rural health clinics providing services in a designated
home health shortage area; and amending RCW 70.127.040.

Referred to Committee on Health Care & Wellness.

SB 6370  by Senators Nguyen, Padden, Dhinnga, Darneille, Stanford, Das, Lovelett, Wilson and C.

AN ACT Relating to individuals under the department of corrections' jurisdiction; amending RCW 9.94A.589
and 9.94B.050; creating new sections; providing an
effective date; and declaring an emergency.

Referred to Committee on Public Safety.

SSB 6392  by Senate Committee on Labor & Commerce (originally sponsored by Van De Wege, King, Walsh, Warnick, Rolfes, Honeyford, Wilson and C.)

AN ACT Relating to the creation of a local wine industry association license; and adding a new section to chapter 66.24 RCW.

Referred to Committee on Commerce & Gaming.

SB 6403  by Senators Warnick, Van De Wege, Short and Takko

AN ACT Relating to allowable uses for the multiuse roadway safety account; and amending RCW 46.09.540.

Referred to Committee on Transportation.

SSB 6409  by Senate Committee on Labor & Commerce (originally sponsored by King)

AN ACT Relating to providing an exemption from electrical licensing, certification, and inspection for
industrial equipment; and adding a new section to chapter 19.28 RCW.

Referred to Committee on Consumer Protection & Business.

SB 6420  by Senators Takko and Short

AN ACT Relating to underground utilities and safety committee; amending RCW 19.122.050 and 
19.122.130; and reenacting and amending RCW 19.122.020.

Referred to Committee on Local Government.

SB 6480  by Senators Mullet and Hasegawa

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

Referred to Committee on Education.

SB 6507  by Senators Nguyen, Darneille, Wilson and C.
AN ACT Relating to improving legislative reporting requirements for certain department of children, youth, and families programs; and amending RCW 43.216.015, 13.06.050, 43.216.089, 43.216.075, 43.216.020, and 13.40.212.

Referred to Committee on Human Services & Early Learning.

SB 6537 by Senators McCoy, Hasegawa, Dhingra, Wilson and C.

AN ACT Relating to the membership of the criminal justice training commission; and amending RCW 43.101.030.

Referred to Committee on Public Safety.

SB 6623 by Senators Darneille, Kuderer, Warnick, Zeiger, Das, Nguyen and Saldaña

AN ACT Relating to reducing funding restrictions for host homes; and amending RCW 74.15.020.

Referred to Committee on Human Services & Early Learning.

There being no objection, the bills listed on the day’s introduction sheet under the fourth order of business were referred to the committees so designated, with the exception of SUBSTITUTE SENATE BILL NO. 6409 which was referred to the Committee on Labor & Workplace Standards.

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

SECOND READING

HOUSE BILL NO. 2443, by Representatives Ryu and Davis

Requiring the use of personal flotation devices on smaller vessels.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2443 was substituted for House Bill No. 2443 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2443 was read the second time.

Representative Ryu moved the adoption of amendment (1190):

) On page 2, line 20, after "older" insert "but under the age of eighteen"

Representatives Ryu and Jenkin spoke in favor of the adoption of the amendment.

Amendment (1190) was adopted.

Representative Ryu moved the adoption of amendment (1106):

) On page 3, beginning on line 5, after "section," on line 7

On page 3, line 7, after "a" strike "subsequent"

On page 3, after line 11, insert the following:

"(8) If a court finds that a person has committed a violation of subsection (6) of this section, the court must waive the monetary penalty if the person:

(a) Has not previously been found by a court to have committed a violation of subsection (6) of this section; and

(b) The person presents proof to the court that he or she obtained a boater education card issued pursuant to chapter 79A.60 RCW either before or after the date of the violation."

Representatives Ryu and Jenkin spoke in favor of the adoption of the amendment.

Amendment (1106) was adopted.

The bill was ordered engrossed.

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

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

Representative Jenkin spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2443.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2443, and the bill passed the House by the following vote: Yeas, 54; Nays, 44; Absent, 0; Excused, 0.


Voting nay: Representatives Barkis, Blake, Boehnke, Caldier, Chambers, Chandler, Chapman, Chopp, Corry,
DeBolt, Dent, Dufault, Dye, Eslick, Gildon, Goehner, Graham, Griffey, Harris, Hoff, Irwin, Jenkin, Klippert, Kraft, Kretz, MacEwen, Maycumber, McCaslin, Mosbrucker, Orcutt, Rude, Schmick, Shea, Smith, Steele, Stokesbary, Sutherland, Tharinger, Van Werven, Volz, Walsh, Wilcox, Ybarra and Young.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2443, having received the necessary constitutional majority, was declared passed.

STATEMENT FOR THE JOURNAL

I intended to vote NAY on Engrossed Substitute House Bill No. 2443.

Representative Vick, 18th District

SECOND READING

HOUSE BILL NO. 2345, by Representatives Macri, Wylie, Cody, Goodman, Tharinger and Appleton

Concerning continuing care retirement communities.

The bill was read the second time.

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

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

Representative Schmick spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of House Bill No. 2345.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2345, and the bill passed the House by the following vote: Yeas, 57; Nays, 41; Absent, 0; Excused, 0.


Voting nay: Representatives Barkis, Boehneke, Caldier, Chambers, Chandler, Corry, DeBolt, Dent, Dufault, Dye, Eslick, Gildon, Goehner, Griffey, Harris, Hoff, Irwin, Jenkin, Klippert, Kraft, Kretz, MacEwen, Maycumber, McCaslin, Mosbrucker, Orcutt, Rude, Schmick, Shea, Smith, Steele, Stokesbary, Sutherland, Van Werven, Vick, Volz, Walsh, Wilcox, Ybarra and Young.

HOUSE BILL NO. 2380, by Representatives Tharinger, Harris, Macri, Riccelli, Cody, Leavitt, Wylie, Kloba and Appleton

Changing the home care agency vendor rate and repealing electronic timekeeping.

The bill was read the second time.

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

Representatives Tharinger, Schmick and Corry spoke in favor of the passage of the bill.

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

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2380, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


HOUSE BILL NO. 2386, by Representatives Cody, Robinson, Leavitt, Tarleton, Thai, Frame, Fitzgibbon, Slatter, Davis, Tharinger, Sells, Macri and Wylie

Creating the state office of the behavioral health ombuds.

The bill was read the second time.

There being no objection, Second Substitute House Bill No. 2386 was substituted for House Bill No. 2386 and the second substitute bill was placed on the second reading calendar.
SECOND SUBSTITUTE HOUSE BILL NO. 2386 was read the second time.

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

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

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Second Substitute House Bill No. 2386.

**ROLL CALL**

The Clerk called the roll on the final passage of Second Substitute House Bill No. 2386, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


SECOND SUBSTITUTE HOUSE BILL NO. 2386, having received the necessary constitutional majority, was declared passed.

SECOND SUBSTITUTE HOUSE BILL NO. 2386, read the second time.

SECOND SUBSTITUTE HOUSE BILL NO. 2737 was substituted for House Bill No. 2737 and the second substitute bill was placed on the second reading calendar.

SECOND SUBSTITUTE HOUSE BILL NO. 2737 was read the second time.

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

Representatives Callan, Dent and Caldier spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Second Substitute House Bill No. 2737.

**ROLL CALL**

The Clerk called the roll on the final passage of Second Substitute House Bill No. 2737, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


SECOND SUBSTITUTE HOUSE BILL NO. 2737, having received the necessary constitutional majority, was declared passed.

**HOUSE BILL NO. 2584, by Representatives Caldier, Frame and Davis**

Establishing rates for behavioral health services.

The bill was read the second time.

Representative Caldier moved the adoption of the striking amendment (1246):

) Strike everything after the enacting clause and insert the following:

"NEW SECTION. Sec. 32. A new section is added to chapter 71.24 RCW to read as follows:

1) It is the intent of the legislature that behavioral health medicaid rate increases be grounded with the rate-setting process for the provider type or practice setting.

2) In implementing a rate increase funded by the legislature, including rate increases provided through managed care organizations, the authority must work with the actuaries responsible for establishing medicaid rates for behavioral health services and managed care organizations responsible for distributing funds to behavioral health services to assure that appropriate adjustments are made to the wraparound with intensive services case rate, as well as
any other behavioral health services in which a case rate is used.

(3)(a) The authority shall establish a process for verifying that funds appropriated in the omnibus operating appropriations act for targeted behavioral health provider rate increases, including rate increases provided through managed care organizations, are used for the objectives stated in the appropriation.

(b) The process must: (i) Establish which behavioral health provider types the funds are intended for; (ii) include transparency and accountability mechanisms to demonstrate that appropriated funds for targeted behavioral health provider rate increases are passed through, in the manner intended, to the behavioral health providers who are the subject of the funds appropriated for targeted behavioral health provider rate increases; and (iii) include actuarial information provided to managed care organizations to ensure the funds directed to behavioral health providers have been appropriately allocated and accounted for. The process must include a method for determining if the funds have increased access to the behavioral health services offered by the behavioral health providers who are the subject of the targeted provider rate increases.

(c) The process may:

(i) Include a quantitative method for determining if the funds have increased access to behavioral health services offered by the behavioral health providers who received the targeted provider rate increases;

(ii) Ensure the viability of pass-through payments in a capitated rate methodology;

(iii) Ensure that medicaid rate increases account for the impact of value-based contracting on provider reimbursements and implementations of pass-through payments; and

(iv) Include the participation of managed care organizations, behavioral health administrative services organizations, and providers that are the subject of the targeted behavioral health provider rate increases.

(4) By November 1st of each year, the authority shall report to the committees of the legislature with jurisdiction over behavioral health issues and fiscal matters regarding the established process for each appropriation for a targeted behavioral health provider rate increase, whether the funds were passed through in accordance with the appropriation language, and any information about increased access to behavioral health services associated with the appropriation. The reporting requirement for each appropriation for a targeted behavioral health provider rate increase shall continue for two years following the specific appropriation."

Correct the title.

Representatives Caldier, Cody and DeBolt spoke in favor of the adoption of the striking amendment.

The striking amendment (1246) was adopted.

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

Representatives Caldier, Cody and Frame spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed House Bill No. 2584.

**ROLL CALL**

The Clerk called the roll on the final passage of Engrossed House Bill No. 2584, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


ENGROSSED HOUSE BILL NO. 2584, having received the necessary constitutional majority, was declared passed.

**HOUSE BILL NO. 2883, by Representatives Eslick, Frame and Davis**

Expanding adolescent behavioral health care access.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2883 was substituted for House Bill No. 2883 and the substitute bill was placed on the second reading calendar.

**SUBSTITUTE HOUSE BILL NO. 2883** was read the second time.

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

Representatives Eslick, Senn and Jenkin spoke in favor of the passage of the bill.
The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2883.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2883, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


SUBSTITUTE HOUSE BILL NO. 2883, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2471, by Representatives Callan, Eslick, Senn, Corry and Kilduff

Concerning working connections child care payment authorizations.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2471 was substituted for House Bill No. 2471 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2471 was read the second time.

Representative Senn moved the adoption of amendment (1149):

) On page 6, after line 17, insert the following:

"NEW SECTION. Sec. 5. This act takes effect January 1, 2021."

Correct the title.

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

Amendment (1149) was adopted.

The bill was ordered engrossed.

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

Representatives Callan and Dent spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2471.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2471, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


ENGROSSED SUBSTITUTE HOUSE BILL NO. 2471, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2642, by Representatives Davis, Cody, Chopp, Harris, Leavitt, Caldier, Smith, Goodman, Orwell, Thai, Macri, Stonier, Schmick, Tharinger, Riccelli, Robinson, Griffey, Graham, Appleton, Callan, Irwin, Bergquist, Lekanoff, Barkis, Senn, Doglio, Walen, Peterson, Ormsby and Pollet

Removing health coverage barriers to accessing substance use disorder treatment services.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2642 was substituted for House Bill No. 2642 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2642 was read the second time.

Representative Davis moved the adoption of amendment (1242):

) On page 3, line 22, after "shall" strike "determine" and insert "document to the health plan"
On page 3, line 27, after "(b)" insert "Nothing in this section prevents a health carrier from denying coverage based on insurance fraud.

(c)"

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

On page 6, line 22, after "shall" strike "determine" and insert "document to the health plan"

On page 6, line 27, after "(b)" insert "Nothing in this section prevents a health carrier from denying coverage based on insurance fraud.

(c)"

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

On page 9, line 23, after "shall" strike "determine" and insert "document to the managed care organization"

On page 11, line 13, after "with" insert "the office of the insurance commissioner,"

On page 11, line 32, after "provider to" strike "health plans" and insert "fully insured health plans and managed care organizations"

On page 12, beginning on line 3, after "allowing" strike all material through "rate" on line 4 and insert "medicaid managed care organizations to pay an administrative rate and establishing the equivalent reimbursement mechanism for commercial health plans"

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

Amendment (1242) was adopted.

The bill was ordered engrossed.

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

Representatives Davis and Barkis spoke in favor of the passage of the bill.

Representative Schmick spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2642.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2642, and the bill passed the House by the following vote: Yeas, 89; Nays, 9; Absent, 0; Excused, 0.


Voting nay: Representatives Jenkin, Schmick, Stokesbary and Sutherland.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2642, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2326, by Representatives Macri, Robinson, Rude, Cody, Leavitt, Thai, Ormsby, Wylie, Doglio, Kloba, Riccelli, Tharinger and Appleton

Reporting end-of-life care policies.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2326 was substituted for House Bill No. 2326 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2326 was read the second time.

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

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

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2326.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2326, and the bill passed the House by the following vote: Yeas, 89; Nays, 9; Absent, 0; Excused, 0.

Voting yea: Representatives Appleton, Barkis, Bergquist, Blake, Bohneke, Caldier, Callan, Chambers, Chapman, Chopp, Cody, Davis, Dent, Doglio, Dolan, Duerr, Dye, Entenman, Eslick, Fey, Fitzgibbon, Frame, Gildon, Goehner, Goodman, Graham, Gregerson, Griffey, Hansen, Harris, Hoff, Hudgins, Irwin, J. Johnson, Kilduff, Kirby, Klippert, Kloba, Kraft, Kretz, Leavitt, Lekanoff, Lovick, MacEwen, Macri, Maycumber, Mead, Morgan, Mosbrucker, Orcutt, Ormsby, Ortiz-Self, Orwell, Paul, Pelllicciotti, Peterson, Pettigrew, Pollet, Ramel, Ramos, Riccelli, Robinson, Rude, Ryu, Santos, Schmick, Sellers, Senn,

Voting nay: Representatives Chandler, Corry, DeBolt, Dufault, Jenkin, Kraft, McCaslin, Shea and Smith.

SUBSTITUTE HOUSE BILL NO. 2326, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2419, by Representatives Rude, Macri, Kloba, Peterson, Springer, Cody, Ormsby, Riccelli and Doglio

Studying barriers to the use of the Washington death with dignity act.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2419 was substituted for House Bill No. 2419 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2419 was read the second time.

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

Representatives Rude and Macri spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2419.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2419, and the bill passed the House by the following vote: Yeas, 67; Nays, 31; Absent, 0; Excused, 0.


SUBSTITUTE HOUSE BILL NO. 2441, by Representatives Entenman, Fitzgibbon, Senn, Gregerson, Kilduff, Stonier, Davis, Macri, Ortiz-Self, Riccelli, Pettigrew, Pollet, Goodman, Wylie and Doglio

Improving access to temporary assistance for needy families.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2441 was substituted for House Bill No. 2441 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2441 was read the second time.

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

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

Representative Dent spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2441.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2441, and the bill passed the House by the following vote: Yeas, 57; Nays, 41; Absent, 0; Excused, 0.


Voting nay: Representatives Barkis, Boehnke, Caldier, Chambers, Chandler, Corry, DeBolt, Dent, Dufault, Dye, Eslick, Gildon, Goehner, Graham, Griffey, Harris, Hoff, Irwin, Jenkin, Klippert, Kraft, Kretz, MacEwen, Maycumber, McCaslin, Orcutt, Rude, Schmick, Shea, Smith, Steele, Stokesbary, Sutherland, Van Werven, Vick, Volz, Walsh, Wilcox, Ybarra and Young.

SUBSTITUTE HOUSE BILL NO. 2441, having received the necessary constitutional majority, was declared passed.
HOUSE BILL NO. 1888, by Representatives Hudgins and Valdez

Protecting employee information from public disclosure.

The bill was read the second time.

There being no objection, Second Substitute House Bill No. 1888 was substituted for House Bill No. 1888 and the second substitute bill was placed on the second reading calendar.

SECOND SUBSTITUTE HOUSE BILL NO. 1888 was read the second time.

Representative Goehner moved the adoption of amendment (1235):

) On page 2, line 15, after "information of" strike "an employee" and insert "its employees"

On page 2, line 16, after "notice to the" strike "employee" and insert "employees"

On page 2, at the beginning of line 17, strike "employee" and insert "employees"

On page 2, line 19, after "relating to the" strike "employee" and insert "employees"

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

Representative Gregerson spoke against the adoption of the amendment.

Amendment (1235) was not adopted.

Representative Corry moved the adoption of amendment (1234):

) On page 2, line 15, after "agency" strike "must" and insert "may"

On page 2, line 17, after "requestor," strike "The" and insert "Any such"

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

Representative Gregerson spoke against the adoption of the amendment.

Amendment (1234) was not adopted.

Representative Walsh moved the adoption of amendment (1238):

) On page 2, line 17, after "must" strike "state" and insert "include"

On page 2, line 19, after "(ii)" strike "The nature of the requested record relating to the employee" and insert "A copy of the request"

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

Representative Gregerson spoke against the adoption of the amendment.

Amendment (1238) was not adopted.

Representative Kraft moved the adoption of amendment (1239):

) On page 5, line 22, after "files of" strike "employees or volunteers of a public agency, including"

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

Representative Gregerson spoke against the adoption of the amendment.

Amendment (1239) was not adopted.

Representative Boehnke moved the adoption of amendment (1236):

) On page 5, line 24, after "RCW 5.68.010(5)," insert "and nonprofit organizations that agree not to publish or share the information and agree to use the information solely to communicate with public employees about legal and civil rights"

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

Representative Gregerson spoke against the adoption of the amendment.

Amendment (1236) was not adopted.

Representative Dye moved the adoption of amendment (1240):

) On page 6, after line 3, insert the following:

"NEW SECTION. Sec 3. A new section is added to chapter 42.56. RCW to read as follows:

"No agency may, under any circumstances, disclose, provide, or otherwise release the social security number of any of its employees or volunteers to a labor union."

Correct the title.

Representative Dye spoke in favor of the adoption of the amendment.
Representative Gregerson spoke against the adoption of the amendment.

Amendment (1240) was not adopted.

Representative Van Werven moved the adoption of amendment (1241):

On page 6, after line 3, insert the following:

"NEW SECTION. Sec. 3. A new section is added to chapter 42.56 RCW to read as follows:

No agency may disclose, provide, or otherwise release any of the following information for employees or volunteers of a public agency to a labor union without the employee's or volunteer's voluntary, written authorization:

1. Dates of birth;
2. Residential telephone numbers;
3. Personal wireless telephone numbers;
4. Personal email addresses;
5. Social security numbers;
6. Identocard numbers; and
7. Emergency contact information."

Correct the title.

Representatives Van Werven, Jenkin and Graham spoke in favor of the adoption of the amendment.

Representative Gregerson spoke against the adoption of the amendment.

Amendment (1241) was not adopted.

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

Representatives Hudgins, Walsh and Ortiz-Self spoke in favor of the passage of the bill.

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

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Second Substitute House Bill No. 1888.

ROLL CALL

The Clerk called the roll on the final passage of Second Substitute House Bill No. 1888, and the bill passed the House by the following vote: Yeas, 91; Nays, 7; Absent, 0; Excused, 0.


Voting nay: Representatives Chandler, Corry, Dent, Dufault, Dye, Stokesbary and Sutherland.

SECOND SUBSTITUTE HOUSE BILL NO. 1888, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2426, by Representatives Cody, Robinson, Kilduff, Tharinger, Davis, Macri, Riccelli and Pollet

Protecting patient safety in psychiatric hospitals and other health care facilities.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2426 was substituted for House Bill No. 2426 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2426 was read the second time.

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

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

Representative Schmick spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2426.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2426, and the bill passed the House by the following vote: Yeas, 84; Nays, 14; Absent, 0; Excused, 0.


Voting nay: Representatives Boehnke, Corry, Dent, Dufault, Harris, Hoff, Jenkin, McCaslin, Orcutt, Schmick, Shea, Stokesbary, Vick and Ybarra.

SUBSTITUTE HOUSE BILL NO. 2426, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2448, by Representatives Schmick, Chambers and Cody

Concerning enhanced services facilities.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2448 was substituted for House Bill No. 2448 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2448 was read the second time.

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

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

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2448.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2448, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


SUBSTITUTE HOUSE BILL NO. 2621, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2621, by Representatives Maycumber, Tharinger, Schmick, Chapman, MacEwen and Eslick

Creating regulation exemptions for rural health clinics providing services in a designated home health shortage area.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2621 was substituted for House Bill No. 2621 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2621 was read the second time.

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

Representatives Maycumber, Cody and Jenkin spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2621.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2621, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


SUBSTITUTE HOUSE BILL NO. 2890, by Representative MacEwen
Concerning boarding homes.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2890 was substituted for House Bill No. 2890 and the substitute bill was placed on the second reading calendar.

**SUBSTITUTE HOUSE BILL NO. 2890** was read the second time.

Representative MacEwen moved the adoption of amendment (1215):

> On page 2, line 14, after "older." insert "A boarding home shall be designed for supportive services in order for residents to live independently or semi-independently. A licensed in-home care agency may provide care as needed pursuant to chapter 70.127 RCW."

Representatives MacEwen and Pollet spoke in favor of the adoption of the amendment.

Amendment (1215) was adopted.

The bill was ordered engrossed.

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

Representatives MacEwen and Pollet spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of **Engrossed Substitute House Bill No. 2890**.

**ROLL CALL**

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2890, and the bill passed the House by the following vote: Yeas, 94; Nays, 4; Absent, 0; Excused, 0.


Voting nay: Representatives Chopp, Doglio, Fitzgibbon and Macri.

**ENGROSSED SUBSTITUTE HOUSE BILL NO. 2890**, having received the necessary constitutional majority, was declared passed.

**HOUSE JOINT MEMORIAL NO. 4014, by Representatives Riccelli, Chapman, Tarleton, Orwell, Fey, Macri, Wylie, Doglio, Stonier, Kloba and Pollet**

**Asking Congress to include dental care in Medicare.**

The bill was read the second time.

There being no objection, Substitute House Joint Memorial No. 4014 was substituted for House Joint Memorial No. 4014 and the substitute bill was placed on the second reading calendar.

**SUBSTITUTE HOUSE JOINT MEMORIAL NO. 4014** was read the second time.

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

Representatives Riccelli, Caldier and Riccelli (again) spoke in favor of the passage of the bill.

Representative DeBolt spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Joint Memorial No. 4014.

**ROLL CALL**

The Clerk called the roll on the final passage of Substitute House Joint Memorial No. 4014, and the bill passed the House by the following vote: Yeas, 93; Nays, 5; Absent, 0; Excused, 0.


**SUBSTITUTE HOUSE JOINT MEMORIAL NO. 4014**, having received the necessary constitutional majority, was declared passed.
HOUSE BILL NO. 2305, by Representatives Doglio, Pollet and Appleton

Concerning firearms laws concerning persons subject to vulnerable adult protection orders.

The bill was read the second time.

Representative Chambers moved the adoption of amendment (1251):

1) On page 1, beginning on line 5, strike all of section 1 and insert the following:

"Sec. 1. RCW 9.41.800 and 2019 c 245 s 1 are each amended to read as follows:

(1) Any court when entering an order authorized under chapter 7.92 RCW, RCW 7.90.090, 9A.46.080, 10.14.080, 10.99.040, 10.99.045, 26.09.050, 26.09.060, 26.10.040, 26.10.115, 26.26B.020, 26.50.060, 26.50.070, or 26.26A.470 shall, upon a showing by clear and convincing evidence, that a party has: Used, displayed, or threatened to use a firearm or other dangerous weapon in a felony, or is ineligible to possess a firearm under the provisions of RCW 9.41.040:

(a) Require that the party immediately surrender all firearms and other dangerous weapons;

(b) Require that the party immediately surrender any concealed pistol license issued under RCW 9.41.070;

(c) Prohibit the party from accessing, obtaining, or possessing any firearms or other dangerous weapons;

(d) Prohibit the party from obtaining or possessing a concealed pistol license.

(2) Any court when entering an order authorized under chapter 7.92 RCW, RCW 7.90.090, 9A.46.080, 10.14.080, 10.99.040, 10.99.045, 26.09.050, 26.09.060, 26.10.040, 26.10.115, 26.26B.020, 26.50.060, 26.50.070, or 26.26A.470 may, upon a showing by a preponderance of the evidence but not by clear and convincing evidence, that a party has: Used, displayed, or threatened to use a firearm or other dangerous weapon in a felony, or is ineligible to possess a firearm under the provisions of RCW 9.41.040:

(a) Require that the party immediately surrender all firearms and other dangerous weapons;

(b) Require that the party immediately surrender any concealed pistol license issued under RCW 9.41.070;

(c) Prohibit the party from accessing, obtaining, or possessing any firearms or other dangerous weapons;

(d) Prohibit the party from obtaining or possessing a concealed pistol license.

(3) During any period of time that the person is subject to a court order issued under chapter 7.90, 7.92, 9A.46, 10.14, 10.99, 26.09, 26.10, 26.26A, 26.26B, or 26.50 RCW that:

(a) Was issued after a hearing of which the person received actual notice, and at which the person had an opportunity to participate;

(b) Restrains the person from harassing, stalking, or threatening an intimate partner of the person or child of the intimate partner or person, or engaging in other conduct that would place an intimate partner in reasonable fear of bodily injury to the partner or child; and

(c)(i) Includes a finding that the person represents a credible threat to the physical safety of the intimate partner or child; and

(ii) By its terms, explicitly prohibits the use, attempted use, or threatened use of physical force against the intimate partner or child that would reasonably be expected to cause bodily injury, the court shall:

(A) Require that the party immediately surrender all firearms and other dangerous weapons;

(B) Require that the party immediately surrender a concealed pistol license issued under RCW 9.41.070;

(C) Prohibit the party from accessing, obtaining, or possessing any firearms or other dangerous weapons; and

(D) Prohibit the party from obtaining or possessing a concealed pistol license.

(4) Any court when entering an order authorized under chapter 74.34 RCW shall, upon written findings and a showing by clear and convincing evidence, and may, upon written findings and a showing by a preponderance of the evidence, that a party has: Used, displayed, or threatened to use a firearm or other dangerous weapon in the abandonment, abuse, financial exploitation, or neglect of the vulnerable adult:

(a) Require that the party immediately surrender all firearms and other dangerous weapons;

(b) Require that the party immediately surrender any concealed pistol license issued under RCW 9.41.070;

(c) Prohibit the party from accessing, obtaining, or possessing any firearms or other dangerous weapons;

(d) Prohibit the party from obtaining or possessing a concealed pistol license.

(5) The court may order temporary surrender of all firearms and other dangerous weapons, and any concealed pistol license, without notice to the other party if it finds, on the basis of the moving affidavit or other evidence, that irreparable injury could result if an order is not issued until the time for response has elapsed.

(6) In addition to the provisions of subsections (1), (2), (3), and (4) of this section, the court may enter an order requiring a party to comply with the provisions in subsection (1) of this section if it finds that the possession of a firearm or other dangerous weapon by any party presents a serious and imminent threat to public health or safety, or to the health or safety of any individual.
The requirements of subsections (1), (2), (4), and (5) of this section may be for a period of time less than the duration of the order.

The court may require the party to surrender all firearms and other dangerous weapons in his or her immediate possession or control, and any concealed pistol license issued under RCW 9.41.070, to the local law enforcement agency. Law enforcement officers shall use law enforcement databases to assist in locating the respondent in situations where the protected person does not know where the respondent lives or where there is evidence that the respondent is trying to evade service.

If the court enters a protection order, restraining order, or no-contact order that includes an order to surrender firearms, dangerous weapons, and any concealed pistol license under this section, the order must be served by a law enforcement officer.”

Representatives Chambers, Irwin and Shea spoke in favor of the adoption of the amendment.

Representative Kilduff spoke against the adoption of the amendment.

Amendment (1251) was not adopted.

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

Representatives Doglio and Kilduff spoke in favor of the passage of the bill.

Representatives Irwin, Klippert, Walsh, Shea and Sutherland spoke against the passage of the bill.

**MOTION**

On motion of Representative Riccelli, Representative Frame was excused.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of House Bill No. 2305.

**ROLL CALL**

The Clerk called the roll on the final passage of House Bill No. 2305, and the bill passed the House by the following vote: Yeas, 55; Nays, 42; Absent, 0; Excused, 1.


Voting nay: Representatives Barkis, Blake, Boehnke, Calder, Chambers, Chandler, Corry, DeBolt, Dent, Dufault, Dye, Estlick, Gildon, Goehner, Graham, Griffey, Harris, Hoff, Irwin, Jenkin, Klippert, Kraft, Kretz, MacEwen, Maycumber, McCaslin, Mosbrucker, Orcutt, Rude, Schmick, Shea, Smith, Steele, Stokesbary, Sutherland, Van Werven, Vick, Volz, Walsh, Wilcox, Ybarra and Young.

Excused: Representative Frame.

HOUSE BILL NO. 2305, having received the necessary constitutional majority, was declared passed.

Speaker Jinkins assumed the chair.

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

**MOTIONS**

There being no objection, the Committee on Rules was relieved of the following bills and the bills were placed on the second reading calendar:

HOUSE BILL NO. 1076
HOUSE BILL NO. 1182
HOUSE BILL NO. 1645
HOUSE BILL NO. 1762
HOUSE BILL NO. 1775
HOUSE BILL NO. 1853
HOUSE BILL NO. 1974
HOUSE BILL NO. 2069
HOUSE BILL NO. 2116
HOUSE BILL NO. 2166
HOUSE BILL NO. 2188
HOUSE BILL NO. 2197
HOUSE BILL NO. 2228
HOUSE BILL NO. 2238
HOUSE BILL NO. 2244
HOUSE BILL NO. 2265
HOUSE BILL NO. 2270
HOUSE BILL NO. 2283
HOUSE BILL NO. 2295
HOUSE BILL NO. 2308
HOUSE BILL NO. 2310
HOUSE BILL NO. 2311
HOUSE BILL NO. 2347
HOUSE BILL NO. 2352
HOUSE BILL NO. 2356
HOUSE BILL NO. 2359
HOUSE BILL NO. 2388
HOUSE BILL NO. 2390
HOUSE BILL NO. 2396
HOUSE BILL NO. 2400
HOUSE BILL NO. 2405
HOUSE BILL NO. 2427
HOUSE BILL NO. 2453
HOUSE BILL NO. 2474
HOUSE BILL NO. 2491
HOUSE BILL NO. 2497
HOUSE BILL NO. 2501
HOUSE BILL NO. 2511
HOUSE BILL NO. 2518
HOUSE BILL NO. 2520
HOUSE BILL NO. 2528
HOUSE BILL NO. 2535
HOUSE BILL NO. 2555
HOUSE BILL NO. 2565
HOUSE BILL NO. 2570
HOUSE BILL NO. 2583
HOUSE BILL NO. 2594
HOUSE BILL NO. 2596
HOUSE BILL NO. 2610
HOUSE BILL NO. 2613
HOUSE BILL NO. 2620
HOUSE BILL NO. 2629
HOUSE BILL NO. 2645
HOUSE BILL NO. 2649
HOUSE BILL NO. 2660
HOUSE BILL NO. 2662
HOUSE BILL NO. 2673
HOUSE BILL NO. 2676
HOUSE BILL NO. 2679
HOUSE BILL NO. 2704
HOUSE BILL NO. 2709
HOUSE BILL NO. 2713
HOUSE BILL NO. 2714
HOUSE BILL NO. 2728
HOUSE BILL NO. 2739
HOUSE BILL NO. 2758
HOUSE BILL NO. 2763
HOUSE BILL NO. 2768
HOUSE BILL NO. 2793
HOUSE BILL NO. 2797
HOUSE BILL NO. 2833
HOUSE BILL NO. 2834
HOUSE BILL NO. 2849
HOUSE BILL NO. 2860
HOUSE BILL NO. 2870
HOUSE BILL NO. 2882
HOUSE BILL NO. 2896
HOUSE BILL NO. 2905
HOUSE BILL NO. 2906

There being no objection, the Committee on Rules was relieved of the following bill and the bill was placed on the third reading calendar:

HOUSE BILL NO. 2040

There being no objection, the House adjourned until 12:00 p.m., February 16, 2020, the 35th Day of the Regular Session.

LAURIE JINKINS, Speaker
BERNARD DEAN, Chief Clerk
The House was called to order at 12:00 p.m. by the Speaker (Representative Orwall presiding). The Clerk called the roll and a quorum was present.

The flags were escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Robby Lewis and Clara Sodon. The Speaker (Representative Orwall presiding) led the Chamber in the Pledge of Allegiance. The prayer was offered by Representative Mari Leavitt, 28th Legislative District, Washington.

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

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

MESSAGES FROM THE SENATE

February 13, 2020

Mme. SPEAKER:

The Senate has passed:

ENGROSSED SUBSTITUTE SENATE BILL NO. 5385,
ENGROSSED SUBSTITUTE SENATE BILL NO. 5473,
ENGROSSED SENATE BILL NO. 6032,
ENGROSSED SUBSTITUTE SENATE BILL NO. 6122,
ENGROSSED SENATE BILL NO. 6313,
and the same are herewith transmitted.

Brad Hendrickson, Secretary
February 14, 2020

Mme. SPEAKER:

The Senate has passed:

SUBSTITUTE SENATE BILL NO. 5011,
SECOND SUBSTITUTE SENATE BILL NO. 5144,
THIRD SUBSTITUTE SENATE BILL NO. 5164,
ENGROSSED SENATE BILL NO. 5294,
SUBSTITUTE SENATE BILL NO. 6074,
SENATE BILL NO. 6078,
SUBSTITUTE SENATE BILL NO. 6086,
SENATE BILL NO. 6123,
SECOND SUBSTITUTE SENATE BILL NO. 6181,
and the same are herewith transmitted.

Brad Hendrickson, Secretary

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

SECOND READING

HOUSE BILL NO. 2343, by Representatives Fitzgibbon, Frame, Macri, Doglio, Tharinger and Pollet

Concerning urban housing supply.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2343 was substituted for House Bill No. 2343 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2343 was read the second time.

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

Representatives Fitzgibbon, Griffey, DeBolt, Barkis, Walsh and Klippert spoke in favor of the passage of the bill.

MOTIONS

On motion of Representative Riccelli, Representatives Entenman and Fey were excused.

On motion of Representative Griffey, Representative Chambers was excused.
The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2343.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2343, and the bill passed the House by the following vote: Yeas, 93; Nays, 2; Absent, 0; Excused, 3.


Voting nay: Representatives Chandler and Kraft.

Excused: Representatives Chambers, Entenman and Fey.

SUBSTITUTE HOUSE BILL NO. 2343, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2388, by Representatives Senn, Callan, Leavitt, Thai, Robinson, Ormsby, Macri, Wylie, Doglio, Goodman and Pollet

Standardizing definitions of homelessness to improve access to services.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2388 was substituted for House Bill No. 2388 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2388 was read the second time.

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

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

Representative Dent spoke against the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2388.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2388, and the bill passed the House by the following vote: Yeas, 55; Nays, 40; Absent, 0; Excused, 3.


Voting nay: Representatives Barkis, Boehnke, Caldier, Chandler, Corry, DeBolt, Dent, Dufault, Dye, Eslick, Gildon, Goehner, Graham, Griffey, Harris, Hoff, Irwin, Jenkin, Klippert, Kraft, Kretz, MacEwen, Maycumber, McCaslin, Mosbrucker, Orcutt, Rude, Schmick, Senn, Smith, Steele, Stokesbary, Stoner, Sullivan, Sutherland, Tarleton, Thai, Tharinger, Valdez, Van Werven, Vick, Volz, Walen, Walsh, Wilcox, Wylie, Ybarra and Young.

Excused: Representatives Chambers, Entenman and Fey.

SUBSTITUTE HOUSE BILL NO. 2388, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2497, by Representatives Ormsby, Leavitt, Doglio, Ramel, Tharinger, Goodman, Riccelli and Santos

Adding development of permanently affordable housing to the allowable uses of community revitalization financing, the local infrastructure financing tool, and local revitalization financing.

The bill was read the second time.

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

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

Representative Orcutt spoke against the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of House Bill No. 2497.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2497, and the bill passed the House by the following vote: Yeas, 56; Nays, 39; Absent, 0; Excused, 3.

Voting yea: Representatives Appleton, Bergquist, Blake, Callan, Chapman, Chopp, Cody, Davis, Doglio,

Voting nay: Representatives Barkis, Boehnke, Caldier, Chandler, Corry, DeBolt, Dent, Dufault, Dye, Eslick, Gildon, Goehner, Graham, Griffey, Harris, Hoff, Irwin, Jenkin, Klippert, Kraft, Kretz, MacEwen, Maycumber, McCaslin, Mosbrucker, Orcutt, Rude, Schmick, Shea, Smith, Steele, Stokesbary, Sutherland, Van Werven, Vick, Volz, Walsh, Wilcox, Ybarra and Young.

Excused: Representatives Chambers, Entenman and Fey.

HOUSE BILL NO. 2497, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2310, by Representatives Fitzgibbon, Ramel, Macri, Doglio, Cody, Hudgins and Pollet

Reducing emissions from vehicles associated with on-demand transportation services.

The bill was read the second time.

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

SECOND SUBSTITUTE HOUSE BILL NO. 2310 was read the second time.

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

Representatives Fitzgibbon and Boehnke spoke in favor of the passage of the bill.

Representative DeBolt spoke against the passage of the bill.

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

ROLL CALL

The Clerk called the roll on the final passage of Second Substitute House Bill No. 2310, and the bill passed the House by the following vote: Yeas, 56; Nays, 39; Absent, 0; Excused, 3.


Voting nay: Representatives Barkis, Boehnke, Caldier, Chandler, Corry, DeBolt, Dent, Dufault, Dye, Eslick, Gildon, Goehner, Graham, Griffey, Harris, Hoff, Irwin, Jenkin, Klippert, Kraft, Kretz, MacEwen, Maycumber, McCaslin, Mosbrucker, Orcutt, Rude, Schmick, Shea, Smith, Steele, Stokesbary, Sutherland, Van Werven, Vick, Volz, Walsh, Wilcox, Ybarra and Young.

Excused: Representatives Chambers, Entenman and Fey.

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

HOUSE BILL NO. 2518, by Representatives Shewmake, Ybarra, Boehnke, Tarleton, Mead, Fitzgibbon, Lekanoff, Ramel, Callan, Peterson, Slatter, Davis, Doglio, Pollet and Cody

Concerning the safe and efficient transmission and distribution of natural gas.

The bill was read the second time.

There being no objection Second Substitute House Bill No. 2518 was substituted for House Bill No. 2518 and the second substitute bill was placed on the second reading calendar.

SECOND SUBSTITUTE HOUSE BILL NO. 2518 was read the second time.

Representative Shewmake moved the adoption of striking amendment (1220):

   On page 1, line 16, after "measures to" strike "reduce hazardous leaks and" and insert "expedite the reduction of hazardous leaks and reduce as practicable"

   On page 2, beginning on line 1, after "facilities" strike all material through "failure," on line 2 and insert ", a description of equipment and new facilities that aid in the reduction of methane emissions and"

   On page 2, line 4, after "others, to" strike "replace" and insert "expedite the replacement of"

   On page 2, line 5, after "failure and" strike "reduce" and insert "expedite the repairs of"

   On page 2, line 9, after "identifying" strike "large"

On page 2, beginning on line 1, after "facilities" strike all material through "pipe." on line 30 and insert ":Nonhazardous leak" includes a leak that is:

(a) Recognized as being not hazardous at the time of detection but justifies scheduled repair based on the potential for creating a future hazard; and
(b) Not hazardous at the time of detection and can reasonably be expected to remain not hazardous."

On page 2, after line 34, insert the following:

"(5) Nothing in this section may be construed to regulate pipelines that are preempted from state regulation under federal law."

On page 2, line 37, after "Beginning" strike "January 31" and insert "March 15"

On page 3, line 8, after "(d)" strike "An estimate of the" and insert "The"

On page 3, line 22, after "each" strike "detected" and insert "detected by the company during its routine course of inspection"

On page 3, beginning on line 24, after "(b)" strike all material through "(c)" on line 26 and insert "The approximate date and location of each leak caused by third-party excavation or other causes not attributable to the normal operation or inspection practices of the company;

(c) Whether the reported leaks are included as part of a filing submitted and approved by the commission under section 2 of this act;

(d)"

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

On page 3, line 29, after "provide" strike "the best available" and insert "its best"

On page 3, line 34, after "(e) The" insert "estimated"

Representative Shewmake moved the adoption of amendment (1295) to the striking amendment (1220):

Amendment (1295) to the striking amendment (1220) was adopted.

Representatives Shewmake and DeBolt spoke in favor of the adoption of the amendment to the striking amendment.

Amendment (1295) to the striking amendment (1220) was adopted.

Representatives Shewmake and Boehnke spoke in favor of the adoption of the striking amendment as amended.

The striking amendment (1220), as amended, was adopted.

With the consent of the House, amendment (1216) was withdrawn.

The bill was ordered engrossed.
Strike everything after the enacting clause and insert the following:

"NEW SECTION. Sec. 1. (1) The legislature finds that the intergovernmental panel on climate change (IPCC) released a report in 2019 entitled "IPCC special report on climate change, desertification, land degradation, sustainable land management, food security, and greenhouse gas fluxes in terrestrial ecosystems" that provides guidance relating to how natural and working lands can be utilized to assist with a global climate response strategy. In addition, the food and agricultural organization of the United Nations issued a report in 2016 entitled "forestry for a low-carbon future" with specific recommendations for integrating forests and wood products in climate change strategies. Recommendations from these reports are critical as Washington develops its own climate response and charts how the state can use its forestland base and vibrant forest products sector as part of its contribution to the global climate response.

(2) The legislature further finds that the 2019 intergovernmental panel on climate change report identifies several measures where sustainable forest management and forest products may be utilized to maintain and enhance carbon sequestration. These include increasing the carbon sequestration potential of forests and forest products by maintaining and expanding the forestland base, reducing emissions from land conversion to nonforest uses, increasing forest resiliency to reduce the risk of carbon releases from disturbances such as wildfire, pest infestation, and disease, and applying sustainable forest management techniques to maintain or enhance forest carbon stocks and forest carbon sinks, including through the transference of carbon to wood products.

(3) The legislature further finds that the food and agricultural organization of the United Nations reports similar recommendations, with a focus on forest management tools that increases the carbon density in forests, increases carbon storage out of the forest in harvested wood products, utilizes wood energy, and suppresses forest disturbances from fire, pests, and disease.

Sec. 2. RCW 70.235.005 and 2008 c 14 s 1 are each amended to read as follows:

(1) The legislature finds that Washington has long been a national and international leader on energy conservation and environmental stewardship, including air quality protection, renewable energy development and generation, emission standards for fossil-fuel based energy generation, energy efficiency programs, natural resource conservation, sustainable forestry and the production of forest products, vehicle emission standards, and the use of biofuels. Washington is also unique among most states in that in addition to its commitment to reduce emissions of greenhouse gases, it has established goals to grow the clean energy sector and reduce the state’s expenditures on imported fuels.

(2) The legislature further finds that Washington should continue its leadership on climate change policy by creating accountability for achieving the emission reductions established in RCW 70.235.020, participating in the design of a regional multisector market-based system to help achieve those emission reductions, assessing other market strategies to reduce emissions of greenhouse gases, maintaining and enhancing the state’s ability to continue to sequester carbon through natural and working lands and forest products, and ensuring the state has a well trained workforce for our clean energy future.

(3) It is the intent of the legislature that the state will:
(a) Limit and reduce emissions of greenhouse gas consistent with the emission reductions established in RCW 70.235.020; (b) minimize the potential to export pollution, jobs, and economic opportunities; ((and)) (c) support industry sectors that can act as sequesters of carbon; and (d) reduce emissions at the lowest cost to Washington’s economy, consumers, and businesses.

(4) In the event the state elects to participate in a regional multisector market-based system, it is the intent of the legislature that the system will become effective by January 1, 2012, after authority is provided to the department for its implementation. By acting now, Washington businesses and citizens will have adequate time and opportunities to be well positioned to take advantage of the low-carbon economy and to make necessary investments in low-carbon technology.

(5) It is also the intent of the legislature that the regional multisector market-based system recognize Washington’s unique emissions and sequestration portfolio, including ((the states)):
(a) The state’s hydroelectric system((, the));
(b) The opportunities presented by Washington’s abundant forest resources and the associated forest products industry, along with aquatic and agriculture land((,)) and the associated industries; ((and))
(c) The state’s leadership in energy efficiency and the actions it has already taken that have reduced its generation of greenhouse gas emissions and that entities receive appropriate credit for early actions to reduce greenhouse gases.

(6) If any revenues, excluding those from state trust lands, that accrue to the state are created by a market system, they must be used to further the state’s efforts to achieve the goals established in RCW 70.235.020, address the impacts of global warming on affected habitats, species, and communities, promote and invest in industry sectors that act as sequesters of carbon, and increase investment in the clean energy economy particularly for communities and workers that have suffered from heavy job losses and chronic unemployment and underemployment.

NEW SECTION. Sec. 3. A new section is added to chapter 70.235 RCW to read as follows:

(1)(a) Washington’s existing forest products sector, including public and private working forests and the harvesting, transportation, and manufacturing sectors that enable working forests to remain on the land and the state to be a global supplier of forest products, is, according to a University of Washington study analyzing the global warming mitigating role of wood products from
Washington's private forests, an industrial sector that currently operates as a significant net sequesterer of carbon. This value, which is only provided through the maintenance of an intact and synergistic industrial sector, is an integral component of the state's contribution to the global climate response and efforts to mitigate carbon emissions.

(b) Satisfying the goals set forth in RCW 70.235.020 requires supporting, throughout all of state government, consistent with other laws and mandates of the state, the economic vitality of the sustainable forest products sector and other business sectors capable of sequestering and storing carbon. This includes support for working forests of all sizes, ownerships, and management objectives, and the necessary manufacturing sectors that support the transformation of stored carbon into long-lived forest products while maintaining and enhancing the carbon mitigation benefits of the forest sector, sustaining rural communities, and providing for fish, wildlife, and clean water, as provided in chapter 76.09 RCW. Support for the forest sector also ensures the state's public and private working forests avoid catastrophic wildfire and other similar disturbances and avoid conversion in the face of unprecedented conversion pressures.

(c) It is the policy of the state to support the contributions of all working forests and the synergistic forest products sector to meet the state's climate response. This includes the landowners, mills, bioenergy, pulp and paper, and related harvesting and transportation infrastructure which are necessary for forestland owners to continue the rotational cycle of carbon capture and sequestration in growing trees and allows forest products manufacturers to store the captured carbon in wood products. These activities maintain and enhance the forest sector's role in mitigating a significant percentage of the state's carbon emissions while providing other environmental and social benefits, such as supporting a strong rural economic base. Furthermore, it is the policy of the state to support the participation of working forests in current and future carbon markets, strengthening the state's role as a valuable contributor to the global carbon response while supporting one of its largest manufacturing sectors.

(d) It is further the policy of the state to utilize carbon accounting land use, land use change, and forestry reporting principles consistent with established reporting guidelines, such as those used by the intergovernmental panel on climate change and the United States national greenhouse gas reporting inventories.

(2) Any state carbon programs must support the policies stated in this section and recognize the forest products industry's contribution to the state's climate response.

NEW SECTION. Sec. 4. A new section is added to chapter 43.30 RCW to read as follows:

(1) The forest and forest products carbon account is created in the custody of the state treasurer. All specified state funding must be deposited into the account, including appropriations from the general fund, the capital budget, and any specified revenues from other sources, including policies that establish a price on carbon or related federal grant programs. The department may also deposit into the account any grants, gifts, or donations to the state for purposes consistent with the allowable uses of the account. Expenditures from the account may be used only for department administrative costs and grants consistent with this section. Only the commissioner or the commissioner's designee may authorize expenditures from the account.

(2) The department shall use all moneys in the forest and forest products carbon account, less reasonable administrative overhead costs, as grants to any private landowner, organization that works with private landowners, nonprofit organization, local government, Indian tribe, or state land managing agency to advance the state's carbon sequestration goals outlined in section 3 of this act. All grant awards must be the result of a competitive process, designed by the department, that seeks to leverage the carbon sequestration and storage benefits of the investment. Allowable grant project types include, but are not limited to, funding:

(a) For reforestation of forestlands after a wildfire or other disaster for which the landowner was not responsible;

(b) For afforestation projects to return lands capable of supporting trees to forestlands;

(c) To plant sustainable forested buffers and remove nonnative invasive species along otherwise nonforested fish bearing streams; and

(d) For urban forest restoration or urban tree planting.

(3) The department must manage the forest and forest products carbon account in cooperation with the department of agriculture and state conservation commission and, when appropriate, utilize the conservation district infrastructure to identify potential grantees and distribute and oversee grant funds.

(4) In addition to administrative costs and grants as provided in this section, the department may also use funds in the forest and forest products carbon account to conduct an opportunity analysis of land in Washington to determine how many acres of deforested land could be returned to forestlands without decreasing food production."

Correct the title.

Representatives Ramos and DeBolt spoke in favor of the adoption of the striking amendment.

The striking amendment (1278) was adopted.

The bill was ordered engrossed.

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

Representatives Ramel and DeBolt spoke in favor of the passage of the bill.

The Speaker (Representative Orwell presiding) stated the question before the House to be the final passage of Engrossed Second Substitute House Bill No. 2528.
ROLL CALL

The Clerk called the roll on the final passage of Engrossed Second Substitute House Bill No. 2528, and the bill passed the House by the following vote: Yeas, 95; Nays, 0; Absent, 0; Excused, 3.


Excused: Representatives Chambers, Entenman and Fey.

ENGROSSED SECOND SUBSTITUTE HOUSE BILL NO. 2528, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2565, by Representatives Fitzgibbon, Doglio and Hudgins

Concerning the labeling of disposable wipes products.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2565 was substituted for House Bill No. 2565 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2565 was read the second time.

Representative Fitzgibbon moved the adoption of amendment (1138):

- On page 1, line 6, after "protect" strike "the"
- On page 1, line 7, after "health," insert "the"
- On page 1, beginning on line 14, after "product" strike all material through "item number" on line 11 and insert "package"
- On page 3, line 15, after "request by" strike "a person" and insert "the state, acting through the attorney general, a city, or a county"
- On page 3, line 16, after "submit to" strike "that person" and insert "the requesting entity"
- On page 4, beginning on line 12, after "product" strike all material through "considered a" on line 13 and insert "package is considered part of the same,"

Representatives Fitzgibbon and DeBolt spoke in favor of the adoption of the amendment.

Amendment (1138) was adopted.

Representative Boehnke moved the adoption of amendment (1296):

- On page 3, line 15, after "product" strike all material through "item number" on line 11 and insert "package"

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

Amendment (1296) was adopted.

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

Representatives Fitzgibbon and DeBolt spoke in favor of the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2565.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2565, and the bill passed the House by the following vote: Yeas, 92; Nays, 3; Absent, 0; Excused, 3.


Voting nay: Representatives McCaslin, Shea and Sutherland.

Excused: Representatives Chambers, Entenman and Fey.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2565, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2571, by Representatives Goodman, Klippert and Ormsby

Concerning increased deterrence and meaningful enforcement of fish and wildlife violations.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2571 was substituted for House Bill No. 2571 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2571 was read the second time.

Representative Goodman moved the adoption of amendment (1170):

)On page 7, after line 16, insert the following:

"Sec. 4. RCW 77.15.700 and 2012 c 176 s 35 are each amended to read as follows:

(1) The department shall revoke a person's recreational license or licenses and suspend a person's recreational license privileges in the following circumstances:

(a) Upon conviction, if directed by statute for an offense.

(b) Upon conviction, failure to appear at a hearing to contest an infraction or criminal charge, or an unvacated payment of a fine or a finding of committed as a final disposition for any infraction, if the department finds that actions of the defendant demonstrated a willful or wanton disregard for conservation of fish or wildlife. Suspension of privileges under this subsection (may be) is permanent.

(c) If a person is convicted, fails to appear at a hearing to contest an infraction or criminal citation, or has an unvacated payment of a fine or a finding of committed as a final disposition for any infraction, if the department finds that actions of the defendant demonstrated a willful or wanton disregard for conservation of fish or wildlife. Suspension of privileges under this subsection must be ordered for all hunting privileges for at least two years and up to ten years.

(d) If a person violates, three times or more in a ten-year period, recreational hunting or fishing laws or rules for which the person: (i) Is convicted of an offense; (ii) has an unvacated payment of a fine or a finding of committed as a final disposition for any infraction; or (iii) fails to appear at a hearing to contest an infraction or a criminal citation. Revocation and suspension under this subsection must be ordered of all recreational hunting and fishing privileges for at least two years and up to ten years.

(2)(a) A violation punishable as an infraction counts towards the revocation and suspension of recreational hunting and fishing privileges under this section if that violation is:

(i) Punishable as a crime on July 24, 2005, and is subsequently decriminalized; or

(ii) One of the following violations, as they exist on July 24, 2005: RCW 77.15.160; WAC 220-56-116; WAC 220-56-315(11); or WAC 220-56-355 (1) through (4).

(b) The commission may, by rule, designate infractions that do not count towards the revocation and suspension of recreational hunting and fishing privileges.

(3) If either the deferred education licensee or the required nondeferred accompanying person, hunting under the authority of RCW 77.32.155(2), is convicted of a violation of this title, fails to appear at a hearing to contest a fish and wildlife infraction or a criminal citation, or has an unvacated payment of a fine or a finding of committed as a final disposition for any fish and wildlife infraction, except for a violation of RCW 77.15.400 (1) through (4), the department may revoke all hunting licenses and tags and may order a suspension of either or both the deferred education licensee's and the nondeferred accompanying person's hunting privileges for one year."
(4) A person who has a recreational license revoked and privileges suspended under this section may file an appeal with the department pursuant to chapter 34.05 RCW. An appeal must be filed within twenty days of notice of license revocation and privilege suspension. If an appeal is filed, the revocation and suspension issued by the department do not take effect until twenty-one days after the department has delivered an opinion. If no appeal is filed within twenty days of notice of license revocation and suspension, the right to an appeal is waived, and the revocation and suspension take effect twenty-one days following the notice of revocation and suspension.

(5) A recreational license revoked and privilege suspended under this section is in addition to the statutory penalties assigned to the underlying violation.  

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

Correct the title.

Representatives Goodman and Irwin spoke in favor of the adoption of the amendment.

Amendment (1170) was adopted.

The bill was ordered engrossed.

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

Representatives Goodman, Irwin and Klippert spoke in favor of the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2571.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2571, and the bill passed the House by the following vote: Yeas, 95; Nays, 0; Absent, 0; Excused, 3.  


Excused: Representatives Chambers, Entenman and Fey.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2571, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2625, by Representatives Eslick, Tarleton, Griffey, Pollet, Goehner, Senn and Chapman

Concerning local parks funding options.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2625 was substituted for House Bill No. 2625 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2625 was read the second time.

Representative Tarleton moved the adoption of the striking amendment (1249):

Strike everything after the enacting clause and insert the following:

"NEW SECTION. Sec. 5. The legislature finds that Washington state will continue to see significant population growth, with the most recent office of financial management forecasts estimating nearly two million more people by the year 2040. In the face of this dramatic growth, the legislature finds that it is more important than ever to help preserve, maintain, and enhance local parks, trails, and open spaces that are key contributors to the state's quality of life.

The legislature further finds that local parks and recreation agencies confronted with growth, impacted heavily by the great recession, and with limited resources are seeing a rapidly growing maintenance backlog that mirrors the experience of Washington state parks.

The legislature also finds that local parks and recreation agencies are dealing with a tremendous growth in the number of sports participants and a corollary of sharp increases in demand for local athletic fields, including a nearly three hundred percent increase in adult sports participation being experienced by one eastern Washington community.

Therefore, it is the intent of the legislature to establish additional statutory tools to help local parks and recreation agencies better address maintenance backlogs, preserve quality open spaces, and expand and improve athletic fields to accommodate the influx of adult and youth sports participants who are vying for use of those fields.

NEW SECTION. Sec. 6. A new section is added to chapter 82.14 RCW to read as follows:

(1) The legislative authority of a city or a county, the governing body of a metropolitan park district under chapter 35.61 RCW, or the governing body of a park and recreation district under chapter 36.69 RCW may submit an authorizing proposition to voters at a special or general election and, if the proposition is approved by a majority of persons voting, impose a sales and use tax in accordance with the terms of
This chapter. The title of the ballot measure must clearly state the purposes for which the proposed sales tax will be used.

(2) The tax authorized in this section is in addition to any other taxes authorized by law and must be collected from those persons who are taxable by the state under chapters 82.08 and 82.12 RCW upon the occurrence of any taxable event within the taxing area. The rate of tax equals one-tenth of one percent of the selling price in the case of a sales tax, or value of the article used, in the case of a use tax. The tax may be imposed only within an existing city, county, metropolitan park district, or park and recreation district boundary.

(a) If both a county and a city within the boundaries of the county exercise the authority provided in this section, the city must impose the excise tax within its incorporated boundaries, and the county must impose the excise tax within the unincorporated areas.

(b) If both a county and a metropolitan park district or park district within the boundaries of the county exercise the authority provided in this section, the metropolitan park district or park district must impose the excise tax within its incorporated boundaries, and the county must impose the excise tax within the unincorporated areas.

(c) If both a city and a metropolitan park district or park district within the boundaries of the county exercise the authority provided in this section, the metropolitan park district or park district must impose the excise tax within its incorporated boundaries, and the city must impose the excise tax within its incorporated areas.

(d) If multiple agencies within the same service area gain approval by voters to exercise the authority provided in this section, they are directed to enter into an interlocal agreement pursuant to chapter 39.34 RCW to determine how to distribute the collections among the jurisdictions.

(3) The moneys collected under this section must be used for the purpose of acquiring, constructing, improving, providing, and funding park maintenance and improvement within the taxing area.

(4) Except as provided in subsection (5) of this section, the tax may not be imposed for a period exceeding ten years. The tax, if not imposed under the conditions of subsection (5) of this section, may be extended for a period not exceeding ten years with an affirmative vote of the voters voting at the election.

(5) The voter-approved sales tax initially imposed under this section after July 1, 2020, may be imposed for a period exceeding ten years if the moneys received under this section are dedicated for the repayment of indebtedness incurred in accordance with the requirements of this section.

(6) Money received from the tax imposed under this section must be spent in accordance with the requirements of this section and the district may deduct no more than three percent of the tax collected for administration and collection of expenses incurred by it.

(7) To carry out the purposes of this section, the entity imposing the tax has the authority to issue general obligation or revenue bonds within the limitations now or hereafter prescribed by the laws of this state, for a term not to exceed twenty years, and may use, and is authorized to pledge, the moneys collected for repayment of such bonds.”

Correct the title.

Representative Tarleton spoke in favor of the adoption of the striking amendment.

The striking amendment (1249) was adopted.

The bill was ordered engrossed.

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

Representatives Eslick, Pollet and Goehner spoke in favor of the passage of the bill.

Representative Orcutt spoke against the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2625.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2625, and the bill passed the House by the following vote: Yeas, 72; Nays, 24; Absent, 0; Excused, 2.


Excused: Representatives Chambers and Entenman.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2625, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2645, by Representatives Smith, Eslick and Pollet
Concerning the photovoltaic module stewardship and takeback program.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2645 was substituted for House Bill No. 2645 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2645 was read the second time.

Representative Smith moved the adoption of amendment (1297):

1) On page 7, beginning on line 20, strike all of subsection (13)

On page 8, after line 38, insert the following:

"NEW SECTION. Sec. 2. (1) Subject to the availability of amounts appropriated for this specific purpose, the Washington State University extension energy program must convene a photovoltaic module recovery, reuse, and recycling work group to review and provide recommendations on potential methodologies for the management of end-of-life photovoltaic modules, including modules from utility scale solar projects.

(2) The membership of the work group convened under this section must include, but is not limited to, members representing:

(a) A manufacturer of photovoltaic modules located in the state;
(b) A manufacturer of photovoltaic modules located outside the state;
(c) A national solar industry group;
(d) Solar installers in the state;
(e) A utility scale solar project;
(f) A nonprofit environmental organization with expertise in waste minimization;
(g) A city solid waste program;
(h) A county solid waste program;
(i) An organization with expertise in photovoltaic module recycling;
(j) A community-based environmental justice group; and
(k) The department of ecology.

(3) Participation in the work group convened under this section is strictly voluntary and without compensation or reimbursement.

(4) The Washington State University extension energy program must submit its recommendations in a final report to the legislature and the governor, consistent with RCW 43.01.036, by December 1, 2021.

(5) This section expires January 31, 2022."

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

Amendment (1297) was adopted.

The bill was ordered engrossed.

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

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

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2645.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2645, and the bill passed the House by the following vote: Yeas, 95; Nays, 1; Absent, 0; Excused, 2.


Voting nay: Representative Shea.

Excused: Representatives Chambers and Entenman.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2645, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2713, by Representatives Walen, Chandler, Springer, Kretz, Fitzgibbon, Blake, Doglio, Davis, Ramel, Goodman and Pollet

Encouraging compost procurement and use.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2713 was substituted for House Bill No. 2713 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2713 was read the second time.
Representative Walen moved the adoption of amendment (1304):)

On page 3, line 15, after "processor." insert "Local governments may enter into collective purchasing agreements if doing so is more cost-effective or efficient."

On page 3, line 21, after "waste, or" strike all material through "circumstances" and insert "an amount of food waste that is commensurate with that in the local jurisdiction's curbside collection program."

On page 3, line 22, after ")" strike "The" and insert "Subject to amounts appropriated for this specific purpose, the"

On page 4, line 32, after ")" strike "By" and insert "Between July 1, 2021, and"

On page 4, line 34, after "(b)" strike "By" and insert "Between July 1, 2021, and"

On page 4, line 36, after "(c)" strike "By" and insert "Between July 1, 2021, and"

On page 4, line 39, after "funds" strike "on a first-come, first-served basis."

On page 5, line 1, after "(a)" insert the following

"The department of agriculture must distribute reimbursements in a manner that prioritizes small farming operations as measured by acreage;"

(b)"

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

Representatives Walen and Walsh spoke in favor of the adoption of the amendment.

Amendment (1304) was adopted.

The bill was ordered engrossed.

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

Representatives Walen, Walsh and Graham spoke in favor of the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2713.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2713, and the bill passed the House by the following vote: Yeas, 96; Nays, 0; Absent, 0; Excused, 2.


Excused: Representatives Chambers and Entenman.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2713, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2714, by Representatives Hoff, Fitzgibbon, Orcutt, Blake, Chapman, Lekanoff, Van Werven, Tharinger and Kretz

Valuing the carbon in forest riparian easements.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2714 was substituted for House Bill No. 2714 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2714 was read the second time.

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

Representatives Hoff and Paul spoke in favor of the passage of the bill.

The Speaker (Representative Orwell presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2714.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2714, and the bill passed the House by the following vote: Yeas, 96; Nays, 0; Absent, 0; Excused, 2.

Voting yea: Representatives Appleton, Barkis, Bergquist, Blake, Boehlke, Caldier, Callan, Chandler, Chapman, Chopp, Cody, Corry, Davis, DeBolt, Dent, Doglio, Dolan, Duerr, Dufault, Dye, Eslick, Fey, Fitzgibbon, Frame, Gildon, Goehner, Goodman, Graham, Gregerson, Griffey, Hansen, Harris, Hoff, Hudgins, Irwin, Jenkin, J. Johnson, Kilduff, Kirby, Klippert, Kloba, Kraft, Kretz, Leavitt, Lekanoff, Lovick, MacEwen, Macri, Maycumber, McCaslin, Mead, Morgan, Mosbrucker, Orcutt, Ormsby, Ortiz-Self, Orwell, Paul, Pellicciotti, Peterson, Pettigrew, Pollet, Ramel, Ramos, Riccelli, Robinson, Rude, Ryu,

Excused: Representatives Chambers and Entenman.

SUBSTITUTE HOUSE BILL NO. 2714, having received the necessary constitutional majority, was declared passed.

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

HOUSE BILL NO. 2768, by Representatives Ramos, Shewmake, Kloba, Lekanoff, Callan, Ramel and Pollet

Concerning urban and community forestry.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2768 was substituted for House Bill No. 2768 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2768 was read the second time.

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

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

Representative Orcutt spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2768.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2768, and the bill passed the House by the following vote: Yeas, 64; Nays, 32; Absent, 0; Excused, 2.


Excused: Representatives Chambers and Entenman.

HOUSE BILL NO. 2512, by Representatives Orwall, Stokesbary, Pollet, Ryu, Valdez, Volz, Leavitt, Gildon, Graham, Doglio and Dufault

Concerning interest and penalty relief for qualified mobile home and manufactured home owners.

The bill was read the second time.

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

Representatives Orwall and Dufault spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of House Bill No. 2512.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2512, and the bill passed the House by the following vote: Yeas, 96; Nays, 0; Absent, 0; Excused, 2.


Excused: Representatives Chambers and Entenman.

HOUSE BILL NO. 2311, by Representatives Slatter, Fitzgibbon, Callan, Chapman, Orwell, Ramel, Tarleton, Valdez, Duerr, Frame, Bergquist, Davis, Tharinger, Fey, Ormsby, Macri, Wylie, Doglio, Cody, Kloba, Goodman, Hudgins and Pollet
Amending state greenhouse gas emission limits for consistency with the most recent assessment of climate change science.

The bill was read the second time.

There being no objection, Second Substitute House Bill No. 2311 was substituted for House Bill No. 2311 and the second substitute bill was placed on the second reading calendar.

SECOND SUBSTITUTE HOUSE BILL NO. 2311 was read the second time.

With the consent of the House, amendments (1368) and (1306) were withdrawn.

Representative Dye moved the adoption of amendment (1307):

) On page 7, line 30, after ")" strike "(a)"
Beginning on page 7, line 38, after "operations" strike all material through "lands" on page 8, line 5
Correct any internal references accordingly.

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

Representative Fitzgibbon spoke against the adoption of the amendment.

Amendment (1307) was not adopted.

Representative Dye moved the adoption of amendment (1308):

) On page 7, at the beginning of line 35, strike "shall" and insert "may"

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

Representative Fitzgibbon spoke against the adoption of the amendment.

Amendment (1308) was not adopted.

Representative Fitzgibbon moved the adoption of amendment (1319):

) On page 7, line 37, after "their" insert "non-land management agency"
On page 8, line 1, after "promote" strike "or require"

Representatives Fitzgibbon and DeBolt spoke in favor of the adoption of the amendment.

Amendment (1319) was adopted.

The bill was ordered engrossed.

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

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

Representative DeBolt spoke against the passage of the bill.

The Speaker stated the question before the House to be the final passage of Engrossed Second Substitute House Bill No. 2311.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Second Substitute House Bill No. 2311, and the bill passed the House by the following vote: Yeas, 55; Nays, 41;Absent, 0; Excused, 2.


Voting nay: Representatives Barkis, Blake, Boehnke, Caldier, Chandler, Corry, DeBolt, Dent, DuFalt, Dye, Eslick, Gildon, Goehner, Graham, Griffey, Harris, Hoff, Irwin, Jenkins, Klippert, Kretz, MacEwen, Maycumber, McCaslin, Mosbrucker, Orcutt, Rude, Schmick, Shea, Smith, Steele, Stokesberry, Sutherland, Van Werven, Vick, Volz, Walsh, Wilcox, Ybarra and Young.

Excused: Representatives Chambers and Entenman.

ENGROSSED SECOND SUBSTITUTE HOUSE BILL NO. 2311, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 1154, by Representative DeBolt

Concerning the financing of Chehalis basin flood damage reduction and habitat restoration projects.

The bill was read the second time.

There being no objection, Substitute House Bill No. 1154 was substituted for House Bill No. 1154 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 1154 was read the second time.
There being no objection, the rules were suspended, the second reading considered the third and the bill was placed on final passage.

Representatives DeBolt and Tharinger spoke in favor of the passage of the bill.

The Speaker stated the question before the House to be the final passage of Substitute House Bill No. 1154.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 1154, and the bill passed the House by the following vote: Yeas, 95; Nays, 1; Absent, 0; Excused, 2.


Voting nay: Representative Pellicciotti.

Excused: Representatives Chambers and Entenman.

SUBSTITUTE HOUSE BILL NO. 1154, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2427, by Representatives Duerr, Springer, Shewmake, Doglio, Fitzgibbon, Ryu, Gregerson, Santos, Tharinger, Davis, Macri, Pollet, Goodman and Wylie

Tackling climate change as a goal of the growth management act.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2427 was substituted for House Bill No. 2427 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2427 was read the second time.

With the consent of the House, amendment (1291) was withdrawn.

Representative Duerr moved the adoption of amendment (1289):

) On page 3, line 26, after "(14)" insert ". The state recognizes that cities and counties subject to this goal will have significant variation in their capacity to help achieve the state greenhouse gas emission limits through planning under this chapter"

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

Amendment (1289) was adopted.

Representative Dye moved the adoption of amendment (1292):

On page 3, after line 26, insert the following:

"(c) To support cities and counties in their understanding of how to achieve the goals of (a) of this subsection, the office of financial management must contract with researchers at the University of Washington or Washington State University for a report to be submitted to the legislature by July 1, 2021, that:

(i) Documents existing urban heat island ecological and salmonid impacts caused by Washington cities greater than one hundred thousand in population;

(ii) Assesses how the intensity of urban heat island ecological and salmonid effects are likely to change with anticipated population growth through 2050; and

(iii) Provides a range of anticipated ecological, salmonid, and human health impacts over a range of scenarios that include, at a minimum, a:

(A) Best case scenario in which a full suite of urban heat island mitigation best practices are undertaken consistently; and

(B) Worst case scenario in which no policy measures specific to mitigating urban heat island effects are undertaken."

Representatives Dye and Fitzgibbon spoke in favor of the adoption of the amendment.

Amendment (1292) was adopted.

The bill was ordered engrossed.

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

Representatives Duerr and DeBolt spoke in favor of the passage of the bill.

The Speaker stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2427.

ROLL CALL
The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2427, and the bill passed the House by the following vote: Yeas, 59; Nays, 37; Absent, 0; Excused, 2.


Voting nay: Representatives Barkis, Blake, Boehnke, Caldier, Chandler, Corry, Dent, Dufault, Dye, Eslick, Gildon, Graham, Griffey, Harris, Hoff, Irwin, Jenkins, KlapPERT, Kraft, Kretz, MacEwen, Maycumber, McCaslin, Mosbrucker, Orcutt, Rude, Schmick, Shea, Stokesbary, Sutherland, Van Werven, Vick, Volz, Walsh, Wilcox, Ybarra and Young.

Excused: Representatives Chambers and Entenman.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2427, having received the necessary constitutional majority, was declared passed.


Concerning housing programs administered by the department of commerce.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2849 was substituted for House Bill No. 2849 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2849 was read the second time.

Representative Steele moved the adoption of amendment (1286):

) On page 6, line 39, after "additional" strike "two" and insert "one"

On page 7, line 2, after "management" insert "and the appropriate fiscal committees of the legislature"

On page 7, line 8, after "additional" strike "two" and insert "one"

On page 7, after line 9, insert the following:

"(iii) The director of the office of financial management shall notify the appropriate fiscal committees of the legislature in writing ten days prior to authorizing additional expenditures under this subsection."

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

Amendment (1286) was adopted.

The bill was ordered engrossed.

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

Representatives Tharinger and Steele spoke in favor of the passage of the bill.

The Speaker stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2849.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2849, and the bill passed the House by the following vote: Yeas, 92; Nays, 4; Absent, 0; Excused, 2.

Voting yea: Representatives Appleton, Barkis, Bergquist, Blake, Boehnke, Caldier, Callan, Chandler, Chapman, Chopp, Corry, Dent, Dufault, Dye, Eslick, Gildon, Graham, Griffey, Harris, Hoff, Irwin, Jenkins, KlapPERT, Kraft, Kretz, MacEwen, Maycumber, McCaslin, Mosbrucker, Orcutt, Rude, Schmick, Shea, Stokesbary, Sutherland, Van Werven, Vick, Volz, Walsh, Wilcox, Ybarra and Young.

Excused: Representatives Chambers and Entenman.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2849, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 1894, by Representatives Dent and Griffey

Concerning additional temporary duties for the wildland fire advisory committee.

The bill was read the second time.

Representative Dent moved the adoption of the striking amendment (1325):

) Strike everything after the enacting clause and insert the following:

"NEW SECTION. Sec. 1. (1) The commissioner of public lands must direct the wildland fire advisory committee established in RCW 76.04.179 to review, analyze, and make recommendations on the following issues
related to wild fire prevention, response, and suppression activities within our state:

(a) The committee, with the assistance of department of natural resources' personnel, must approximately quantify the areas in the state that are not contained within an established fire district nor subject to a planned fire response and make recommendations as to how these areas could be protected as well as a source of funding for any recommended activities. In doing so, the committee must, in time for inclusion in the December 31, 2018, status report: Review the relevant recommendations contained in the joint legislative audit and review committee's 2017 final report on fees assessed for forest fire protection; analyze and develop recommendations on potential administrative and legislative actions including, for example, the process proposed in chapter ... (Substitute Senate Bill No. 6575), Laws of 2018; and consult with any relevant stakeholders, as deemed necessary by the committee, that are not represented on the committee.

(b) The committee must examine the value of community programs that educate homeowners and engage in preventive projects within wild fire risk communities, such as firewise, and make recommendations on whether these programs should be advanced, and if so, how, including potential sources of ongoing funding for the programs.

(c) The committee must also develop plans to help protect non-English speaking residents during wildfire emergencies. The committee may enlist the assistance from the state ethnic and diversity commissions or any other organizations who have expertise in public outreach to non-English speaking people.

(2) The department of natural resources must provide to the appropriate committees of the legislature a status report of the committee's efforts by December 31, 2018, and issue a report with the committee's recommendations by November 15, 2020.

(3) In addition to the topics described in subsection (1) of this section, as part of the final report as required by subsection (2) of this section, and subject to the availability of amounts appropriated for this specific purpose, the wildland fire advisory committee must review, analyze, and make recommendations on the following issues related to the establishment of rangeland fire protection associations and other fire protection methods within our state to address unprotected and underprotected lands.

(a) The committee, with the assistance of department of natural resources' personnel, must map areas of the state east of the crest of the Cascade mountains that are not within an established fire protection district, nor subject to a planned wildland fire response.

(b) The committee, through consultation with landowners, local fire protection districts, wildfire protection agencies, and other interested parties, must identify and make recommendations as to which methods of protection may be best suited for these areas when considering values at risk, including wildlife habitat, available response resources, and geography in the area.

Methods of protection may include, but are not limited to, annexation by adjacent fire protection districts, creation of new fire protection districts, and the broadening of the jurisdiction of the department of natural resources.

(c) The committee must make recommendations on the appropriate level of training and the personal protective equipment standards for rangeland fire protection associations.

(d) The committee must make an estimate of the costs to establish and maintain rangeland fire protection associations. In addition, the committee must make recommendations for appropriate fees to support the various identified methods of protection, including increasing fire protection district levies and fees collected by the department of natural resources.

(4) This section expires December 31, 2020."

Correct the title.

Representatives Dent and Blake spoke in favor of the adoption of the striking amendment.

The striking amendment (1325) was adopted.

The bill was ordered engrossed.

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

Representatives Dent and Blake spoke in favor of the passage of the bill.

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 1894.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 1894, and the bill passed the House by the following vote: Yeas, 96; Nays, 0; Absent, 0; Excused, 2.


Excused: Representatives Chambers and Entenman.
ENGROSSED HOUSE BILL NO. 1894, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2629, by Representatives Walen, Goodman, Springer, Macri, Slatter, Duerr, Kloba and Graham

Waiving utility connection charges for certain properties.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2629 was substituted for House Bill No. 2629 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2629 was read the second time.

With the consent of the House, amendment (1301) was withdrawn.

Representative Walen moved the adoption of the striking amendment (1347):

Strike everything after the enacting clause and insert the following:

"Sec. 7. RCW 23.86.400 and 1996 c 32 s 1 are each amended to read as follows:

(1) (As used in this section) The definitions in this subsection apply throughout this section unless the context clearly requires otherwise:

(a) "Attachment" means the affixation or installation of any wire, cable or other physical material capable of carrying electronic impulses or light waves for the carrying of intelligence for telecommunications or television, including, but not limited to cable, and any related device, apparatus, or auxiliary equipment upon any pole owned or controlled in whole or in part by one or more locally regulated utilities where the installation has been made with the necessary consent.

(b) "Connection charges" means the one-time capital and administrative charges imposed by a utility on a building or facility owner for a new utility service, but does not include costs borne or assessed by a utility for the labor, materials, and services necessary to physically connect a designated facility to the respective utility service.

(c) "Domestic violence" has the same meaning as defined in RCW 70.123.020.

(d) "Emergency shelter" means any facility:

(i) Whose sole purpose is to provide a temporary shelter for the homeless and that does not require occupants to sign a lease or occupancy agreement; and

(ii) That is funded in whole or in part from the state omnibus capital appropriations act, housing finance commission programs, housing authorities, or local government housing funds.

(e) "Homeless person" has the same meaning as defined in RCW 43.185C.010.

(f) Locally regulated utility means an electric service cooperative organized under this chapter and not subject to rate or service regulation by the utilities and transportation commission.

((ee)) (g) "Nondiscriminatory" means that pole owners may not arbitrarily differentiate among or between similar classes of persons approved for attachments.

(2) All rates, terms, and conditions made, demanded or received by a locally regulated utility for attachments to its poles must be just, reasonable, nondiscriminatory and sufficient. A locally regulated utility shall levy attachment space rental rates that are uniform for the same class of service within the locally regulated utility service area.

(3) Nothing in this section shall be construed or is intended to confer upon the utilities and transportation commission any authority to exercise jurisdiction over locally regulated utilities.

(4)(a) A locally regulated utility located, in whole or in part, within a county or a city in which a state of emergency has been declared related to homelessness must waive connection charges for properties used by a nonprofit organization, local agency, or any other legal entity that provides emergency shelter for homeless persons or victims of domestic violence who are homeless for personal safety reasons.

(b) A locally regulated utility that is not located within a county or a city in which a state of emergency has been declared related to homelessness may waive connection charges for properties used by a nonprofit organization, local agency, or any other legal entity that provides emergency shelter to homeless persons or victims of domestic violence who are homeless for personal safety reasons.

(5) At such time as a property receiving a waiver under subsection (4)(a) of this section is no longer operating under the eligibility requirements under subsection (4)(a) of this section:

(a) The waiver of connection charges required under subsection (4)(a) of this section is no longer required; and

(b) Any connection charges waived under subsection (4)(a) of this section are immediately due and payable to the utility as a condition of continued service.

Sec. 8. RCW 24.06.600 and 1996 c 32 s 2 are each amended to read as follows:

(1) (As used in this section) The definitions in this subsection apply throughout this section unless the context clearly requires otherwise:

(a) "Attachment" means the affixation or installation of any wire, cable or other physical material capable of carrying electronic impulses or light waves for the carrying of intelligence for telecommunications or television, including, but not limited to cable, and any related device,
apparatus, or auxiliary equipment upon any pole owned or controlled in whole or in part by one or more locally regulated utilities where the installation has been made with the necessary consent.

(b) "Connection charges" means the one-time capital and administrative charges imposed by a utility on a building or facility owner for a new utility service, but does not include costs borne or assessed by a utility for the labor, materials, and services necessary to physically connect a designated facility to the respective utility service.

(c) "Domestic violence" has the same meaning as defined in RCW 70.123.020.

(d) "Emergency shelter" means any facility:

(i) Whose sole purpose is to provide a temporary shelter for the homeless and that does not require occupants to sign a lease or occupancy agreement; and

(ii) That is funded in whole or in part from the state omnibus capital appropriations act, state omnibus operating appropriations act, housing finance commission programs, housing authorities, or local government housing funds.

(e) "Homeless person" has the same meaning as defined in RCW 43.185C.010.

(f) "Locally regulated utility" means ((a mutual corporation organized under this chapter for the purpose of providing utility service and not subject to rate or service regulation by the utilities and transportation commission.

((4)(c)(g)) "Nondiscriminatory" means that pole owners may not arbitrarily differentiate among or between similar classes of persons approved for attachments.

(2) All rates, terms, and conditions made, demanded or received by a locally regulated utility for attachments to its poles must be just, reasonable, nondiscriminatory and sufficient. A locally regulated utility shall levy attachment space rental rates that are uniform for the same class of service within the locally regulated utility service area.

(3) Nothing in this section shall be construed or is intended to confer upon the utilities and transportation commission any authority to exercise jurisdiction over locally regulated utilities.

(4)(a) A locally regulated utility located, in whole or in part, within a county or a city in which a state of emergency has been declared related to homelessness must waive connection charges for properties used by a nonprofit organization, local agency, or any other legal entity that provides emergency shelter for homeless persons or victims of domestic violence who are homeless for personal safety reasons.

(b) Any connection charges waived under subsection (4)(a) of this section are immediately due and payable to the utility as a condition of continued service.

NEW SECTION. Sec. 9. A new section is added to chapter 35.92 RCW to read as follows:

(1) Municipal utilities formed under this chapter and located, in whole or in part, within a county or a city in which a state of emergency has been declared related to homelessness must waive connection charges for properties used by a nonprofit organization, local agency, or any other legal entity that provides emergency shelter for homeless persons or victims of domestic violence who are homeless for personal safety reasons.

(2) Municipal utilities formed under this chapter and not located in a county or a city in which a state of emergency has been declared related to homelessness may waive connection charges for properties used by a nonprofit organization, local agency, or any other legal entity that provides emergency shelter for homeless persons or victims of domestic violence who are homeless for personal safety reasons.

(3) At such time as a property receiving a waiver under subsection (1) of this section is no longer operating under the eligibility requirements under subsection (1) of this section:

(a) The waiver of connection charges required under subsection (1) of this section is no longer required; and

(b) Any connection charges waived under subsection (1) of this section are immediately due and payable to the utility as a condition of continued service.

(4) The definitions in this subsection apply throughout this section unless the context clearly requires otherwise.

(a) "Connection charges" means the one-time capital and administrative charges imposed by a utility on a building or facility owner for a new utility service, but does not include costs borne or assessed by a utility for the labor, materials, and services necessary to physically connect a designated facility to the respective utility service.

(b) "Domestic violence" has the same meaning as defined in RCW 70.123.020.

(c) "Emergency shelter" means any facility:

(i) Whose sole purpose is to provide a temporary shelter for the homeless and that does not require occupants to sign a lease or occupancy agreement; and

(ii) That is funded in whole or in part from the state omnibus capital appropriations act, state omnibus operating
appropriations act, housing finance commission programs, housing authorities, or local government housing funds.

(d) "Homeless person" has the same meaning as defined in RCW 43.185C.010.

Sec. 10. RCW 35.92.380 and 1980 c 150 s 1 are each amended to read as follows:

Whenever a city or town waives or delays collection of tap-in charges, connection fees, or hookup fees for low-income persons, (a class of low-income persons, or emergency shelters serving homeless persons, to connect to lines or pipes used by the city or town to provide utility service, the waiver or delay shall be pursuant to a program established by ordinance. As used in this section, the provision of "utility service" includes, but is not limited to, water, sanitary or storm sewer service, electricity, gas, other means of power, and heat.

Sec. 11. RCW 36.94.140 and 2005 c 324 s 2 are each amended to read as follows:

(1) Every county, in the operation of a system of sewerage and/or water, shall have full jurisdiction and authority to manage, regulate, and control it. Except as provided in subsection (3) of this section, every county shall have full jurisdiction and authority to fix, alter, regulate, and control the rates and charges for the service and facilities to those to whom such service and facilities are available, and to levy charges for connection to the system.

(2) The rates for availability of service and facilities, and connection charges so charged must be uniform for the same class of customers or service and facility. In classifying customers served, service furnished or made available by such system of sewerage and/or water, or the connection charges, the county legislative authority may consider any or all of the following factors:

(a) The difference in cost of service to the various customers within or without the area;

(b) The difference in cost of maintenance, operation, repair and replacement of the various parts of the systems;

(c) The different character of the service and facilities furnished various customers;

(d) The quantity and quality of the sewage and/or water delivered and the time of its delivery;

(e) Capital contributions made to the system or systems, including, but not limited to, assessments;

(f) The cost of acquiring the system or portions of the system in making system improvements necessary for the public health and safety;

(g) The nonprofit public benefit status, as defined in RCW 24.03.490, of the land user; and

(h) Any other matters which present a reasonable difference as a ground for distinction.

(3) The rate a county may charge under this section for storm or surface water sewer systems or the portion of the rate allocable to the storm or surface water sewer system of combined sanitary sewage and storm or surface water sewer systems shall be reduced by a minimum of ten percent for any new or remodeled commercial building that utilizes a permissive rainwater harvesting system. Rainwater harvesting systems shall be properly sized to utilize the available roof surface of the building. The jurisdiction shall consider rate reductions in excess of ten percent dependent upon the amount of rainwater harvested.

(4) A county may provide assistance to aid low-income persons in connection with services provided under this chapter.

(5) The service charges and rates shall produce revenues sufficient to take care of the costs of maintenance and operation, revenue bond and warrant interest and principal amortization requirements, and all other charges necessary for the efficient and proper operation of the system.

(6) A connection charge under this section for service to a manufactured housing community, as defined in RCW 59.20.030, applies to an individual lot within that community only if the system of water or sewerage provides and maintains the connection.

(7)(a) A county in which a state of emergency has been declared related to homelessness must waive connection charges under this section for properties used by a nonprofit organization, local agency, or any other legal entity that provides emergency shelter for homeless persons or victims of domestic violence who are homeless for personal safety reasons.

(b) A county in which a state of emergency has not been declared related to homelessness may waive connection charges under this section for properties used by a nonprofit organization, local agency, or any other legal entity that provides emergency shelter for homeless persons or victims of domestic violence who are homeless for personal safety reasons.

(8) At such time as a property receiving a waiver under subsection (7)(a) of this section is no longer operating under the eligibility requirements under subsection (7)(a) of this section:

(a) The waiver of connection charges required under subsection (7)(a) of this section is no longer required; and

(b) Any connection charges waived under subsection (7)(a) of this section are immediately due and payable to the utility as a condition of continued service.

(9) The definitions in this subsection apply throughout this section unless the context clearly requires otherwise.

(a) "Connection charges" means the one-time capital and administrative charges imposed by a utility on a building or facility owner for a new utility service, but does not include costs borne or assessed by a utility for the labor, materials, and services necessary to physically connect a designated facility to the respective utility service.

(b) "Domestic violence" has the same meaning as defined in RCW 70.123.020.
(c) "Emergency shelter" means any facility:

(i) Whose sole purpose is to provide a temporary shelter for the homeless and that does not require occupants to sign a lease or occupancy agreement; and

(ii) That is funded in whole or in part from the state omnibus capital appropriations act, state omnibus operating appropriations act, housing finance commission programs, housing authorities, or local government housing funds.

(d) "Homeless person" has the same meaning as defined in RCW 43.185C.010.

Sec. 12. RCW 54.24.080 and 1995 c 140 s 3 are each amended to read as follows:

(1) The commission of each district which shall have revenue obligations outstanding shall have the power and shall be required to establish, maintain, and collect rates or charges for electric energy and water and other services, facilities, and commodities sold, furnished, or supplied by the district. The rates and charges shall be fair and, except as authorized by RCW 74.38.070 and by subsections (2) and (3) of this section, nondiscriminatory, and shall be adequate to provide revenues sufficient for the payment of the principal of and interest on such revenue obligations for which the payment has not otherwise been provided and all payments which the district is obligated to set aside in any special fund or funds created for such purpose, and for the proper operation and maintenance of the public utility and all necessary repairs, replacements, and renewals thereof.

(2) The commission of a district may waive connection charges for properties purchased by low-income persons from organizations exempt from tax under section 501(c)(3) of the federal internal revenue code as amended prior to the July 23, 1995. Waivers of connection charges for the same class of electric or gas utility service must be uniformly applied to all qualified property. Nothing in this subsection (2) authorizes the impairment of a contract.

(3) In establishing rates or charges for water service, commissioners may in their discretion consider the achievement of water conservation goals and the discouragement of wasteful water use practices.

(4)(a) The commission of a district that is located, in whole or in part, within a county or a city in which a state of emergency has been declared related to homelessness must waive connection charges for properties used by a nonprofit organization, local agency, or any other legal entity that provides emergency shelter for homeless persons or victims of domestic violence who are homeless for personal safety reasons.

(b) The commission of a district that is not located within a county or a city in which a state of emergency has been declared related to homelessness may waive connection charges for properties used by a nonprofit organization, local agency, or any other legal entity that provides emergency shelter for homeless persons or victims of domestic violence who are homeless for personal safety reasons.

(5) At such time as a property receiving a waiver under subsection (4)(a) of this section is no longer operating under the eligibility requirements under subsection (4)(a) of this section:

(a) The waiver of connection charges required under subsection (4)(a) of this section is no longer required; and

(b) Any connection charges waived under subsection (4)(a) of this section are immediately due and payable to the utility as a condition of continued service.

(6) The definitions in this subsection apply throughout this section unless the context clearly requires otherwise.

(a) "Connection charges" means the one-time capital and administrative charges imposed by a utility on a building or facility owner for a new utility service, but does not include costs borne or assessed by a utility for the labor, materials, and services necessary to physically connect a designated facility to the respective utility service.

(b) "Domestic violence" has the same meaning as defined in RCW 70.123.020.

(c) "Emergency shelter" means any facility:

(i) Whose sole purpose is to provide a temporary shelter for the homeless and that does not require occupants to sign a lease or occupancy agreement; and

(ii) That is funded in whole or in part from the state omnibus capital appropriations act, state omnibus operating appropriations act, housing finance commission programs, housing authorities, or local government housing funds.

(d) "Homeless person" has the same meaning as defined in RCW 43.185C.010.

NEW SECTION. Sec. 13. A new section is added to chapter 80.28 RCW to read as follows:

(1)(a) A gas company, electrical company, wastewater company, or water company that is located, in whole or in part, within a city or county in which a state of emergency has been declared related to homelessness must waive service line charges for properties used by a nonprofit organization, local agency, or other legal entity that provides emergency shelter for homeless persons or victims of domestic violence who are homeless for personal safety reasons. Expenses and lost revenues as a result of this waiver must be included in the company's cost of service and recovered in rates to other customers.

(b) A gas company, electrical company, wastewater company, or water company that is not located within a city or county in which a state of emergency has been declared related to homelessness may waive service line charges for properties used by a nonprofit organization, local agency, or other legal entity that provides emergency shelter for homeless persons or victims of domestic violence who are homeless for personal safety reasons. Expenses and lost revenues as a result of this waiver must be included in the company's cost of service and recovered in rates to other customers.

(2) At such time as a property receiving a waiver under subsection (1)(a) of this section is no longer operating under
the eligibility requirements under subsection (1)(a) of this section:

(a) The waiver of service line charges required under subsection (1)(a) of this section is no longer required; and

(b) Any service line charges waived under subsection (1)(a) of this section are immediately due and payable to the utility as a condition of continued service.

(3) The definitions in this subsection apply throughout this section unless the context clearly requires otherwise.

(a) "Domestic violence" has the same meaning as defined in RCW 70.123.020.

(b) "Emergency shelter" means any facility:

(i) Whose sole purpose is to provide a temporary shelter for the homeless and that does not require occupants to sign a lease or occupancy agreement; and

(ii) That is funded in whole or in part from the state omnibus capital appropriations act, state omnibus operating appropriations act, housing finance commission programs, housing authorities, or local government housing funds.

(c) "Homeless person" has the same meaning as defined in RCW 43.185C.010."

Correct the title.

Representative Gildon moved the adoption of amendment (1353) to the striking amendment (1347): 13.0.

On page 5, after line 31, insert the following:

"(5) This section expires July 1, 2027."

On page 11, after line 14, insert the following:

"(4) This section expires July 1, 2027.

NEW SECTION. Sec. 8. Sections 1, 2, and 4 through 6 of this act expire July 1, 2027."

Correct the title.

Representatives Gildon and Ryu spoke in favor of the adoption of the amendment to the striking amendment.

Amendment (1353) to the striking amendment (1347) was adopted.

The striking amendment (1347), as amended, was adopted.

The bill was ordered engrossed.

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

Representatives Walen and Jenkin spoke in favor of the passage of the bill.

The Speaker stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2629.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2629, and the bill passed the House by the following vote: Yeas, 70; Nays, 26; Absent, 0; Excused, 2.


Voting nay: Representatives Chandler, Corry, DeBolt, Dent, Dufault, Dye, Eslick, Goehner, Graham, Hoff, Klippert, Kraft, Kretz, Maycumber, McCaslin, Mosbrucker, Orcutt, Rude, Schmick, Shea, Steele, Sutherland, Vick, Volz, Walsh and Young.

Excused: Representatives Chambers and Entenman.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2629, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2197, by Representatives Thai, McCaslin, Walen, Slatter, Tarleton, Appleton, Orwell, Shewmake and Wylie

Establishing an exception to the requirement that vehicle license plates be visible at all times for vehicles using certain cargo carrying devices.

The bill was read the second time.

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

Representatives Thai and McCaslin spoke in favor of the passage of the bill.

The Speaker stated the question before the House to be the final passage of House Bill No. 2197.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2197, and the bill passed the House by the following vote: Yeas, 96; Nays, 0; Absent, 0; Excused, 2.

Voting yea: Representatives Appleton, Barkis, Bergquist, Blake, Boehnke, Caldier, Callan, Chandler, Chapman, Chopp, Cody, Corry, Davis, DeBolt, Dent, Doglio, Dolan, Duerr, Dufault, Dye, Eslick, Fey, Fitzgibbon,
Substitute House Bill No. 2306, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2347, by Representatives Duerr, Pollet, Senn and Goehner

Concerning bond requirements for county clerks.

The bill was read the second time.

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

Representatives Duerr and Kraft spoke in favor of the passage of the bill.

The Speaker stated the question before the House to be the final passage of House Bill No. 2347.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2347, and the bill passed the House by the following vote: Yeas, 87; Nays, 9; Absent, 0; Excused, 2.


Excused: Representatives Chambers and Entenman.
The bill was read the second time.

Representative Leavitt moved the adoption of amendment (1391):

8.0.

On page 3, line 38, after "December 1," strike "2020" and insert "2021"

On page 5, after line 9, insert the following:

"NEW SECTION. Sec. 3. This act takes effect January 1, 2021."

Correct the title.

Representatives Leavitt and Walsh spoke in favor of the adoption of the amendment.

Amendment (1391) was adopted.

The bill was ordered engrossed.

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

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

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed House Bill No. 2188.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 2188, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative Entenman.

ENGROSSED HOUSE BILL NO. 2188, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 1853, by Representatives Ramos, Peterson, Paul, Gregerson, Ryu, Senn and Santos

Developing and coordinating a statewide don't drip and drive program.

The bill was read the second time.

There being no objection, Second Substitute House Bill No. 1853 was substituted for House Bill No. 1853 and the second substitute bill was placed on the second reading calendar.

SECOND SUBSTITUTE HOUSE BILL NO. 1853 was read the second time.

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

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

Representative Walsh spoke against the passage of the bill.

MOTION

On motion of Representative Griffey, Representative DeBolt was excused.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Second Substitute House Bill No. 1853.

ROLL CALL

The Clerk called the roll on the final passage of Second Substitute House Bill No. 1853, and the bill passed the House by the following vote: Yeas, 64; Nays, 32; Absent, 0; Excused, 2.


Voting nay: Representatives Blake, Boehnke, Caldier, Corry, Dye, Goehner, Graham, Griffey, Harris, Hoff, Irwin, Jenkin, Klippert, Kraft, Kretz, MacEwen, Maycumber, McCaslin, Mosbrucker, Orcutt, Schmick, Shea, Smith, Steele, Stokesbary, Sutherland, Vick, Volz, Walsh, Wilcox, Ybarra and Young.

Excused: Representatives DeBolt and Entenman.

SECOND SUBSTITUTE HOUSE BILL NO. 1853, having received the necessary constitutional majority, was declared passed.
Eliminating exemptions from restrictions on the use of perfluoroalkyl and polyfluoroalkyl substances in firefighting foam.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2265 was substituted for House Bill No. 2265 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2265 was read the second time.

With the consent of the House, amendments (1065) and (1299) were withdrawn.

Representative Doglio moved the adoption of the striking amendment (1256):

3.0.
Strike everything after the enacting clause and insert the following:

"Sec. 4. RCW 70.75A.020 and 2018 c 286 s 3 are each amended to read as follows:

(1) Beginning July 1, 2020, a manufacturer of class B firefighting foam may not manufacture, knowingly sell, offer for sale, distribute for sale, or distribute for use in this state class B firefighting foam to which PFAS chemicals have been intentionally added.

(2) The restrictions in subsection (1) of this section do not apply to any manufacture, sale, or distribution of class B firefighting foam where the inclusion of PFAS chemicals are required by federal law, including but not limited to the requirements of 14 C.F.R. 139.317, as that section existed as of January 1, 2018.

(b) In the event that the requirements of 14 C.F.R. Sec. 139.317 or other applicable federal regulations change after January 1, 2018, to allow the use of alternative firefighting agents that do not contain PFAS chemicals, then (the department may adopt rules that restrict PFAS chemicals for the manufacture, sale, and distribution of firefighting foam for uses that are addressed by the federal regulation) as of the effective date of that change, the department shall publish a finding to that effect in the Washington State Register and submit this finding to the appropriate committees of the house of representatives and the senate. The department's publication regarding a change in the federal regulations must be specific with respect to the involved federal agency and use and, if identified by the federal agency, the alternative firefighting agent. Twenty-four months after publication in the Washington State Register, the restrictions of subsection (1) of this section apply to the manufacture, sale, and distribution of class B firefighting foam that contains intentionally added PFAS chemicals for the uses specified in 14 C.F.R. Sec. 139.317 or other applicable federal regulations.

(3)(a) The restrictions in subsection (1) of this section do not apply until January 1, 2024, to any manufacture, sale, or distribution of class B firefighting foam to a person for use at a terminal, as defined in RCW 82.23A.010, operated by the person, a chemical plant operated by the person, or an oil refinery operated by the person.

(b) A person who operates a chemical plant, refinery, or terminal may apply to the department for a waiver. A waiver may only be for two years and may only be extended by the department for one additional two-year term. The department may grant a waiver if the applicant provides:

(i) Clear and convincing evidence that there is no commercially available replacement that does not contain intentionally added PFAS chemicals that is capable of suppressing a large atmospheric storage tank fire;

(ii) Information on the amount of firefighting foam containing intentionally added PFAS chemicals stored, used, or released on site on an annual basis;

(iii) A report on the progress being made by the operator of the chemical plant, terminal, or refinery to transition to use of firefighting foam at the facility that does not contain intentionally added PFAS chemicals; and

(iv) An explanation of how all releases of firefighting foam will be fully contained on site and how existing containment measures will not allow firewater, wastewater, runoff, and other wastes to be released to the environment including, but not limited to, soils, groundwater, waterways, and stormwater.

(c) Nothing in this section prohibits an oil refinery or terminal from providing class B firefighting foam in the form of mutual aid to another refinery or terminal in the event of a class B fire.

Correct the title.

Representative Boehneke moved the adoption of amendment (1294) to the striking amendment (1256):

4.0.
On page 1, line 10, after "(2)" strike "(a)"
On page 1, at the beginning of line 15, strike "(b)"
On page 1, beginning on line 15, after "that" strike all material through "other" on line 16
On page 1, line 16, after "regulations" insert "other than 14 C.F.R. 139.317"

On page 1, beginning on line 18, after "then" strike all material through "regulations" on line 32, and insert "the department may adopt rules that restrict PFAS chemicals for the manufacture, sale, and distribution of firefighting foam for uses that are addressed by the federal regulation, except that the department may not restrict the use of PFAS foam..."
by certificated airports operating under federal aviation administration regulation”

Representative Boehnke spoke in favor of the adoption of the amendment to the striking amendment.

Representative Doglio spoke against the adoption of the amendment to the striking amendment.

Amendment (1294) to the striking amendment (1256) was not adopted.

Representative Boehnke moved the adoption of amendment (1293) to the striking amendment (1256):

4.0.

On page 1, line 10, after “(2)” strike “(a)”

On page 1, at the beginning of line 15, strike “(b)”

On page 1, beginning on line 18, after “then” strike all material through “regulations” on line 32, and insert “the department may adopt rules that restrict PFAS chemicals for the manufacture, sale, and distribution of firefighting foam for uses that are addressed by the federal regulations, except that the department may not restrict the use of PFAS foam by certificated airports operating under federal aviation administration regulation in a county with a population of less than two hundred thousand, as determined by the office of financial management”

Representative Boehnke spoke in favor of the adoption of the amendment to the striking amendment.

Representative Fitzgibbon spoke against the adoption of the amendment to the striking amendment.

Amendment (1293) to the striking amendment (1256) was not adopted.

Representative Dent moved the adoption of amendment (1390) to the striking amendment (1256):

4.0.

On page 1, beginning on line 27, after “agent” strike all material through “regulations” on line 32 and insert “Two years after publication in the Washington State Register, the restrictions of subsection (1) of this section apply to the manufacture, sale, and distribution of class B firefighting foam that contains intentionally added PFAS chemicals for the uses specified in 14 C.F.R. Sec. 139.317 or other applicable federal regulations. However, the restrictions of subsection (1) of this section do not take effect for an additional year if the department has determined that any section 139 airport is unable to secure alternative firefighting agents without intentionally added PFAS chemicals or infrastructure to meet certification requirements because the agents or infrastructure are not commercially available”

Representatives Dent and Fitzgibbon spoke in favor of the adoption of the amendment to the striking amendment.

Amendment (1390) to the striking amendment (1256) was adopted.

The striking amendment (1256), as amended, was adopted.

The bill was ordered engrossed.

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

Representatives Doglio, Boehnke, Dent, Fitzgibbon and Griffey spoke in favor of the passage of the bill.

Representative Dye spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2265.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2265, and the bill passed the House by the following vote: Yeas, 92; Nays, 4; Absent, 0; Excused, 2.


Voting nay: Representatives Dye, McCaslin, Schmick and Shea.

Excused: Representatives DeBolt and Entenman.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2265, having received the necessary constitutional majority, was declared passed.
HOUSE BILL NO. 2797, by Representatives Robinson, Macri, Davis, Shewmake, Peterson, Ramel, Lekanoff and Pollet

Concerning the sales and use tax for affordable and supportive housing.

The bill was read the second time.

Representative Robinson moved the adoption of the striking amendment (1287):

4.0.

Strike everything after the enacting clause and insert the following:

"Sec. 1. RCW 82.14.540 and 2019 c 338 s 1 are each amended to read as follows:

(1) The definitions in this subsection apply throughout this section unless the context clearly requires otherwise.

(a) "Nonparticipating county" is a county that does not impose a sales and use tax in accordance with the terms of this section.

(b) "Nonparticipating county" is a county that does not impose a sales and use tax in accordance with the terms of this section.

(c) "Participating city" is a city that imposes a sales and use tax in accordance with the terms of this section.

(d) "Participating county" is a county that imposes a sales and use tax in accordance with the terms of this section.

(e) "Qualifying local tax" means the following tax sources, if the tax source is imposed before July 28, 2020, the tax sources in subsection (1)(e)(i) through (iv) of this section are not considered a qualifying local tax for the purposes of this section, unless the tax was being imposed before July 28, 2020:

(i) The affordable housing levy authorized under RCW 84.52.105;

(ii) The sales and use tax for housing and related services authorized under RCW 82.14.530, provided the city has imposed the tax at a minimum of at least half of the authorized rate;

(iii) The sales tax for chemical dependency and mental health treatment services or therapeutic courts authorized under RCW 82.14.460 imposed by a city; and

(iv) The levy authorized under RCW 84.55.050, if used solely for affordable housing.

(2) Starting on the effective date of this section, a city that has not adopted a qualifying local tax but intends to before December 31, 2021, must adopt a notice of intent to adopt the qualifying local tax and send a copy to the department, and to the county the city is located within, by July 28, 2020. If a notice of intent has not been adopted by July 28, 2020, the tax sources in subsection (1)(e)(i) through (iv) of this section are not considered a qualifying local tax for the purposes of this section, unless the tax was being imposed before July 28, 2020.

(3) (a) A county or city legislative authority may authorize, fix, and impose a sales and use tax in accordance with the terms of this section.

(b) The tax under this section is assessed on the selling price in the case of a sales tax, or value of the article used, in the case of a use tax.

(c) (The) For taxes authorized under this section after the effective date of this section, the rate of the tax under this section for an individual participating city and an individual participating county may not exceed:

(i) (Beginning on July 28, 2019, until twelve months after July 28, 2019):

(A)) 0.0073 percent for a:

((I)) (A) Participating city, (unless the participating city levies a qualifying local tax) that does not levy a qualifying tax; and

((II)) (B) Participating county, within the limits of a participating county within the county and within participating cities that do not currently levy a qualifying tax;

((III)) (Bai) (ii) 0.0146 percent for a:

((I)) (A) Participating city that (currently) levies a qualifying local tax;

((II)) (B) Participating city (if the county in which it is located declares they will not levy the sales and use tax authorized under this section or does not adopt a resolution in accordance with this section) within a nonparticipating county; and

((III)) (C) Participating county within the unincorporated areas of the county and within any nonparticipating city (that declares they will not levy the sales and use tax authorized under this section or does not adopt a resolution in accordance with this section),

(ii) Beginning twelve months after July 28, 2019:

(A) 0.0073 percent for a:

(I) Participating city that is located within a participating county if the participating city is not levying a qualifying local tax; and

(II) Participating county, within the limits of a participating city if the participating city is not levying a qualifying local tax;

(B) 0.0146 percent within the limits of a:

(I) Participating city that is levying a qualifying local tax; and

(II) Participating county within the unincorporated area of the county and within the limits of any nonparticipating city that is located within the county);

(d) A county may not levy the tax authorized under this section within the limits of a participating city that levies a qualifying local tax.
(c)(i) In order for a county or city legislative authority to impose the tax under this section, the authority must adopt:

(A) A resolution of intent to adopt legislation to authorize (the maximum capacity of) the tax in this section within six months of July 28, 2019; and

(B) Legislation to authorize (the maximum capacity of) the tax in this section within one year of July 28, 2019, and send a copy to the department within forty-five days of adopting such legislation.

(ii) Adoption of the resolution of intent and legislation to authorize the tax requires simple majority approval of the enacting legislative authority.

((iii) If a county or city has not adopted a resolution of intent in accordance with the terms of this section, the county or city may not authorize, fix, and impose the tax.

(4) The tax imposed under this section must be deducted from the amount of tax otherwise required to be collected or paid to the department of revenue under chapter 82.08 or 82.12 RCW. The department must perform the collection of such taxes on behalf of the county or city at no cost to the county or city.

((4)) (5) By (December 31, 2019, or within thirty days of a) January 1, 2021, for every county or city authorizing the tax under this section, whichever is later) including those counties and cities currently imposing the tax authorized under this section, the department must calculate (4) or recalculate a preliminary annual maximum amount of tax distributions for each county and city authorizing the tax under this section and assign the authorized tax rate as provided in subsection (3)(c) of this section. The annual maximum must be calculated as follows:

(a) The annual maximum amount for a participating county equals the taxable retail sales within the unincorporated area of a county, within the nonparticipating cities, and within the participating cities without a qualifying local tax, in state fiscal year 2019 multiplied by the tax rate imposed under this section. (If a county imposes a tax authorized under this section after a city, located in that county, has imposed the tax, the taxable retail sales within the city in state fiscal year 2019 must be subtracted from the taxable retail sales within the county for the calculation of the maximum amount) The annual maximum amount for a participating county does not include the taxable retail sales within the participating cities with a qualifying local tax within the county; and

(b) The annual maximum amount for a participating city equals the taxable retail sales within the city in state fiscal year 2019 multiplied by the tax rate imposed under subsection (4)(a) of this section.

((6)) (6) By June 30, 2022, the department must calculate a final annual maximum amount of tax distributions for each county and city authorizing the tax under this section using the method in subsection (5)(a) and (b) of this section. The department must also assign the authorized tax rate as provided in subsection (3)(c) of this section.

(7)(a) The tax must cease to be distributed to a county or city for the remainder of any fiscal year in which the amount of tax exceeds:

(i) Until June 30, 2022, the preliminary annual maximum amount calculated in subsection (4)(5) of this section; and

(ii) Beginning July 1, 2022, the final annual maximum amount calculated in subsection (6) of this section.

(b) The department must remit any annual tax revenues above the annual maximum to the state treasurer for deposit in the general fund. Distributions to a county or city meeting the annual maximum amount must resume at the beginning of the next fiscal year.

((8)) (8) If, when the tax is first imposed, a county has a population greater than four hundred thousand or a city has a population greater than one hundred thousand, the moneys collected or bonds issued under this section may only be used for the following purposes:

(i) Acquiring, rehabilitating, or constructing affordable housing, which may include new units of affordable housing within an existing structure or facilities providing supportive housing services under RCW 71.24.385; or

(ii) Funding the operations and maintenance costs (of new units) of affordable or supportive housing including, but not limited to, staffing necessary for daily operations of permanent supportive housing.

(b) If, when the tax is first imposed, a county has a population of four hundred thousand or less or a city has a population of one hundred thousand or less, the moneys collected under this section may only be used for the purposes provided in (a) of this subsection or for providing rental assistance to tenants.

((9)) (c) Administrative costs of the county or city associated with administering this section may not exceed six percent of the annual tax distributed to the jurisdiction under this section.

(9) The housing and services provided pursuant to subsection (4)(b) of this section may only be provided to persons whose income, at each required income certification or recertification, is at or below sixty percent of the median household income of the (city) standard metropolitan statistical area within which the county, city, or town imposing the tax is located.

((10)) (10) In determining the use of funds under subsection (4)(b) of this section, a county or city must consider the income of the individuals and families to be served, the leveraging of the resources made available under this section, and the housing needs within the jurisdiction of the taxing authority.

((11)) (11) (a) To carry out the purposes of this section including, but not limited to, financing loans or grants to nonprofit organizations or public housing authorities, the legislative authority of the county or city imposing the tax has the authority to issue general obligation or revenue bonds within the limitations now or hereafter prescribed by
the laws of this state, and may use, and is authorized to pledge, the moneys collected under this section for repayment of such bonds.

(b) However, a county may not pledge for repayment of such bonds any moneys collected from retail sales within the limits of a participating city:

(i) Before July 28, 2020; or

(ii) Before June 30, 2022, within the limits of a participating city that has adopted a notice of intent under subsection (2) of this section.

(((40-4)) (12) To carry out the purposes of this section, a county or city may enter into a contract or an interlocal agreement, or utilize an existing contract or interlocal agreement, in accordance with chapter 39.34 RCW with one or more ((counties, cities, or) public entities and nonprofit organizations. The contract or interlocal agreement may include, but is not limited to, pooling the tax receipts received under this section, pledging those taxes to bonds issued by one or more parties to the agreement, and allocating the proceeds of the taxes levied or the bonds issued in accordance with such contract or interlocal agreement and this section. The contract or interlocal agreement must include a requirement, or otherwise ensure through contractual obligations, that the housing or services provided with moneys collected under this section comply with the use restrictions in subsection (8) of this section and the income restrictions in subsection (9) of this section.

(((44)) (13) Counties and cities imposing the tax under this section must report annually to the department of commerce on the collection and use of the revenue. Counties and cities that have pooled funds may submit joint reports on their collective activities. The department of commerce must adopt rules prescribing content of such reports. By December 1, 2019, and annually thereafter, and in compliance with RCW 43.01.036, the department of commerce must submit a report annually to the appropriate legislative committees with regard to such uses.

(((44)) (14) The tax imposed by a county or city under this section expires twenty years after the date on which the tax is first imposed."

Correct the title.

Representative Robinson spoke in favor of the adoption of the striking amendment.

The striking amendment (1287) was adopted.

The bill was ordered engrossed.

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

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

Representative Orcutt spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed House Bill No. 2797.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 2797, and the bill passed the House by the following vote: Yea, 63; Nays, 33; Absent, 0; Excused, 2.


Voting nay: Representatives Boehnke, Caldier, Chambers, Chandler, Corry, Dent, Dufault, Dye, Estlick, Gildon, Graham, Griffeys, Hoff, Irwin, Jenkin, Klippert, Kraft, Kretz, MacEwen, Maycumber, McCaslin, Mosbrucker, Orcutt, Schmick, Shea, Smith, Sutherland, Van Werven, Vick, Volz, Walsh, Ybarra and Young.

Excused: Representatives DeBolt and Entenman.

ENGROSSED HOUSE BILL NO. 2797, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2491, by Representatives Ramos, Barkis, Leavitt, Valdez, Callan and Lekanoff

Authorizing the governor to enter into compacts with federally recognized Indian tribes principally located within Washington state for the issuance of tribal license plates and vehicle registration.

The bill was read the second time.

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

Representatives Ramos and Barkis spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of House Bill No. 2491.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2491, and the bill passed the House by the following vote: Yea, 94; Nays, 2; Absent, 0; Excused, 2.

Voting nay: Representatives McCaslin and Shea.

Excused: Representatives DeBolt and Entenman.

 HOUSE BILL NO. 2491, having received the necessary constitutional majority, was declared passed.

 HOUSE BILL NO. 2400, by Representatives Hudgins, Smith, Van Werven and Wylie

Concerning privacy assessment surveys of state agencies.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2400 was substituted for House Bill No. 2400 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2400 was read the second time.

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

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

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2400.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2400, and the bill passed the House by the following vote: Yeas, 96; Nays, 0; Absent, 0; Excused, 2.


Excused: Representatives DeBolt and Entenman.

SUBSTITUTE HOUSE BILL NO. 2400, having received the necessary constitutional majority, was declared passed.

 HOUSE BILL NO. 2474, by Representative Sells

Concerning sales commissions.

The bill was read the second time.

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

Representatives Sells and Mosbrucker spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of House Bill No. 2474.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2474, and the bill passed the House by the following vote: Yeas, 96; Nays, 0; Absent, 0; Excused, 2.


Excused: Representatives DeBolt and Entenman.

 HOUSE BILL NO. 2474, having received the necessary constitutional majority, was declared passed.

 HOUSE BILL NO. 2613, by Representatives Sells and Mosbrucker

Granting relief of unemployment benefit charges when discharge is required by law and removing outdated statutory language.
The bill was read the second time.

There being no objection, Substitute House Bill No. 2613 was substituted for House Bill No. 2613 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2613 was read the second time.

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

Representatives Sells, Mosbrucker and Chambers spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2613.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2613, and the bill passed the House by the following vote: Yeas, 96; Nays, 0; Absent, 0; Excused, 2.


Excused: Representatives DeBolt and Entenman.

HOUSE BILL NO. 2763, having received the necessary constitutional majority, was declared passed.

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

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

HOUSE BILL NO. 2870, by Representatives Pettigrew and Ryu

Allowing additional marijuana retail licenses for social equity purposes.

The bill was read the second time.

There being no objection, Second Substitute House Bill No. 2870 was substituted for House Bill No. 2870 and the second substitute bill was placed on the second reading calendar.

SECOND SUBSTITUTE HOUSE BILL NO. 2870 was read the second time.

Representative Pettigrew moved the adoption of the striking amendment (1389):

1.0.

Strike everything after the enacting clause and insert the following:

"NEW SECTION. Sec. 2. (1) The legislature finds that additional efforts are necessary to reduce barriers to
entry to the cannabis industry for individuals and communities most adversely impacted by the enforcement of cannabis-related laws. In the interest of establishing a cannabis industry that is equitable and accessible to those most adversely impacted by the enforcement of drug-related laws, including cannabis-related laws, the legislature finds a social equity program should be created.

(2) The legislature finds that individuals who have been arrested or incarcerated due to drug laws, and those who have resided in areas of high poverty, suffer long-lasting adverse consequences, including impacts to employment, business ownership, housing, health, and long-term financial well-being. The legislature also finds that family members, especially children, and communities of those who have been arrested or incarcerated due to drug laws, suffer from emotional, psychological, and financial harms as a result of such arrests and incarceration. The legislature further finds that certain communities have disproportionately suffered the harms of enforcement of cannabis-related laws. Those communities face greater difficulties accessing traditional banking systems and capital for establishing businesses.

(3) The legislature therefore finds that in the interest of remedying harms resulting from the disproportionate enforcement of cannabis-related laws, creating a social equity program will further an equitable cannabis industry by promoting business ownership among individuals who have resided in areas of high poverty and high enforcement of cannabis-related laws. The social equity program should offer, among other things, financial and technical assistance and license application benefits to individuals most directly and adversely impacted by the enforcement of cannabis-related laws who are interested in starting cannabis business enterprises.

NEW SECTION. Sec. 3. A new section is added to chapter 69.50 RCW to read as follows:

(1) Beginning December 1, 2020, and until July 1, 2028, marijuana retailer licenses that have been subject to forfeiture, revocation, or cancellation by the board, or marijuana retailer licenses that were not previously issued by the board but could have been issued without exceeding the limit on the statewide number of marijuana retailer licenses established in rule by the board, may be reissued or reissued to an applicant who meets the marijuana retailer license requirements of this chapter.

(2)(a) In order to be considered for a retail license under subsection (1) of this section, applicants must be a social equity applicant and submit a social equity plan along with other marijuana retailer license application requirements to the board. If the application proposes ownership by more than one person, then at least fifty-one percent of the proposed ownership structure must reflect the qualifications of a social equity applicant.

(b) Persons holding an existing marijuana retailer license or title certificate for a marijuana retailer business in a local jurisdiction subject to a ban or moratorium on marijuana retail businesses may apply for a license under this section.

(3)(a) In determining the issuance of a license among applicants, the board may prioritize applicants based on the extent to which the application addresses the components of the social equity plan.

(b) The board may deny any application submitted under this subsection if the board determines that:

(i) The application does not meet social equity goals or does not meet social equity plan requirements;

(ii) The application does not otherwise meet the licensing requirements of this chapter; or

(iii) Additional marijuana retailer licenses are not needed to meet social equity goals in that city, town, or county.

(4) The board may adopt rules to implement this section. Rules may include strategies for receiving advice on the social equity program from communities the program is intended to benefit. Rules may also require that licenses awarded under this section be transferred or sold only to individuals or groups of individuals who comply with the requirements for initial licensure in the social equity plan under this section.

(5) For the purposes of this section:

(a) "Disproportionately impacted area" means a census tract or comparable geographic area that satisfies the following criteria, which may be further defined in rule by the board after consultation with the commission on African American affairs and other agencies and stakeholders as determined by the board:

(i) The area has a high poverty rate;

(ii) The area has a high rate of participation in income-based federal or state programs;

(iii) The area has a high rate of unemployment; and

(iv) The area has a high rate of arrest, conviction, and incarceration related to the sale, possession, use, cultivation, manufacture, or transport of marijuana.

(b) "Social equity applicant" means:

(i) An applicant who has at least fifty-one percent ownership and control by one or more individuals who have resided for at least five of the preceding ten years in a disproportionately impacted area; or

(ii) An applicant who has at least fifty-one percent ownership and control by at least one individual who has been convicted of a marijuana offense or is a family member of such an individual.

(c) "Social equity goals" means:

(i) Increasing the number of marijuana retailer licenses held by people from communities that have suffered a disproportionate number of marijuana arrests beginning January 1, 1988; and

(ii) Reducing accumulated harm suffered by individuals, families, and communities subject to
disproportionate impacts from the historical application and enforcement of marijuana prohibition laws.

(d) "Social equity plan" means a plan that addresses at least some of the elements outlined in this subsection (5)(d), along with any additional plan components or requirements approved by the board following consultation with the task force created in section 5 of this act. The plan may include:

(i) A statement that the social equity applicant qualifies as a social equity applicant and intends to own at least fifty-one percent of the proposed marijuana retail business or applicants representing at least fifty-one percent of the ownership of the proposed business qualify as social equity applicants;

(ii) A description of how issuing a marijuana retail license to the social equity applicant will meet social equity goals;

(iii) The social equity applicant's personal or family history with the criminal justice system including any offenses involving marijuana;

(iv) The composition of the workforce the social equity applicant intends to hire;

(v) Neighborhood characteristics of the location where the social equity applicant intends to operate, focusing on the disproportionate historical impacts of marijuana prohibition; and

(vi) Business plans involving partnerships or assistance to organizations or residents with connection to populations with a history of disproportionate impact and harm related to enforcement of marijuana prohibition.

NEW SECTION. Sec. 4. A new section is added to chapter 43.330 RCW to read as follows:

(1) The marijuana social equity technical assistance competitive grant program is established and is to be administered by the department.

(2) The marijuana social equity technical assistance competitive grant program must award grants on a competitive basis to marijuana retailer license applicants who are submitting social equity plans under section 2 of this act. The department must award grants primarily based on the strength of the social equity plans submitted by applicants but may also consider additional criteria if deemed necessary or appropriate by the department. Technical assistance activities eligible for funding under the marijuana social equity technical assistance competitive grant program include, but are not limited to:

(a) Assistance navigating the marijuana retailer licensure process;

(b) Marijuana-business specific education and business plan development;

(c) Regulatory compliance training;

(d) Financial management training and assistance in seeking micro loans; and

(c) Connecting social equity applicants with established industry members and tribal marijuana enterprises and programs for mentoring and other forms of support approved by the board.

(3) Funding for the marijuana social equity technical assistance competitive grant program must be provided through the dedicated marijuana account under RCW 69.50.540. Additionally, the department may solicit, receive, and expend private contributions to support the grant program.

(4) The department may adopt rules to implement this section.

Sec. 5. RCW 69.50.540 and 2019 c 415 s 978 are each amended to read as follows:

The legislature must annually appropriate moneys in the dedicated marijuana account created in RCW 69.50.530 as follows:

(1) For the purposes listed in this subsection (1), the legislature must appropriate to the respective agencies amounts sufficient to make the following expenditures on a quarterly basis or as provided in this subsection:

(a) One hundred twenty-five thousand dollars to the health care authority to design and administer the Washington state healthy youth survey, analyze the collected data, and produce reports, in collaboration with the office of the superintendent of public instruction, department of health, department of commerce, family policy council, and the board for administration of this section.

(b) Fifty thousand dollars to the health care authority to conduct the Washington state healthy youth survey to student populations attending institutions of higher education in Washington;

(c) Fifty thousand dollars to the health care authority for the purpose of contracting with the Washington state institute for public policy to conduct the cost-benefit evaluation and produce the reports described in RCW 69.50.550. This appropriation ends after production of the final report required by RCW 69.50.550;

(d) Five thousand dollars to the University of Washington alcohol and drug abuse institute for the creation, maintenance, and timely updating of web-based public education materials providing medically and scientifically accurate information about the health and safety risks posed by marijuana use;

(d)(i) An amount not less than one million two hundred fifty thousand dollars to the board for administration of this chapter as appropriated in the omnibus appropriations act;
(ii) Two million six hundred fifty-one thousand seven hundred fifty dollars for fiscal year 2018 and three hundred fifty-one thousand seven hundred fifty dollars for fiscal year 2019 to the health professions account established under RCW 43.70.320 for the development and administration of the marijuana authorization database by the department of health;

(iii) Two million seven hundred twenty-three thousand dollars for fiscal year 2020 and two million five hundred twenty-three thousand dollars for fiscal year 2021 to the Washington state patrol for a drug enforcement task force. It is the intent of the legislature that this policy will be continued in the 2021-2023 fiscal biennium; and

(iv) Ninety-eight thousand dollars for fiscal year 2019 to the department of ecology for research on accreditation of marijuana product testing laboratories;

(c) Four hundred sixty-five thousand dollars for fiscal year 2020 and four hundred sixty-four thousand dollars for fiscal year 2021 to the department of ecology for implementation of accreditation of marijuana product testing laboratories;

(f) One hundred eighty-nine thousand dollars for fiscal year 2020 to the department of health for rule making regarding compassionate care renewals;

(g) Eight hundred eight thousand dollars for fiscal year 2020 and eight hundred eight thousand dollars for fiscal year 2021 to the department of health for the administration of the marijuana authorization database; ((and))

(h) ((($635,000 JournalJournal2020JOURNAL Journal2020LegDay035six hundred thirty-five thousand dollars.doc)) Six hundred thirty-five thousand dollars for fiscal year 2020 and (($635,000 JournalJournal2020JOURNAL Journal2020LegDay035six hundred thirty-five thousand dollars.doc)) six hundred thirty-five thousand dollars for fiscal year 2021 to the department of agriculture for compliance-based laboratory analysis of pesticides in marijuana((s))).

(i) One million one hundred thousand dollars annually to the department of commerce to fund the marijuana social equity technical assistance competitive grant program under section 3 of this act; and

(2) From the amounts in the dedicated marijuana account after appropriation of the amounts identified in subsection (1) of this section, the legislature must appropriate for the purposes listed in this subsection (2) as follows:

(a)(i) Up to fifteen percent to the health care authority for the development, implementation, maintenance, and evaluation of programs and practices aimed at the prevention or reduction of maladaptive substance use, substance use disorder, substance abuse or substance dependence, as these terms are defined in the Diagnostic and Statistical Manual of Mental Disorders, among middle school and high school-age students, whether as an explicit goal of a given program or practice or as a consistently corresponding effect of its implementation, mental health services for children and youth, and services for pregnant and parenting women; PROVIDED, That:

(A) Of the funds appropriated under (a)(i) of this subsection for new programs and new services, at least eighty-five percent must be directed to evidence-based or research-based programs and practices that produce objectively measurable results and, by September 1, 2020, are cost-beneficial; and

(B) Up to fifteen percent of the funds appropriated under (a)(i) of this subsection for new programs and new services may be directed to proven and tested practices, emerging best practices, or promising practices.

(ii) In deciding which programs and practices to fund, the director of the health care authority must consult, at least annually, with the University of Washington's social development research group and the University of Washington's alcohol and drug abuse institute.

(iii) For each fiscal year, the legislature must appropriate a minimum of twenty-five million five hundred thirty-six thousand dollars under this subsection (2)(a);

(b)(i) Up to ten percent to the department of health for the following, subject to (b)(ii) of this subsection (2):

(A) Creation, implementation, operation, and management of a marijuana education and public health program that contains the following:

(I) A marijuana use public health hotline that provides referrals to substance abuse treatment providers, utilizes evidence-based or research-based public health approaches to minimizing the harms associated with marijuana use, and does not solely advocate an abstinence-only approach;

(II) A grants program for local health departments or other local community agencies that supports development and implementation of coordinated intervention strategies for the prevention and reduction of marijuana use by youth; and

(III) Media-based education campaigns across television, internet, radio, print, and out-of-home advertising, separately targeting youth and adults, that provide medically and scientifically accurate information about the health and safety risks posed by marijuana use; and

(B) The Washington poison control center.

(ii) For each fiscal year, the legislature must appropriate a minimum of nine million seven hundred fifty thousand dollars under this subsection (2)(b);

(c)(i) Up to six-tenths of one percent to the University of Washington and four-tenths of one percent to Washington State University for research on the short and long-term effects of marijuana use, to include but not be limited to formal and informal methods for estimating and measuring intoxication and impairment, and for the dissemination of such research.

(ii) For each fiscal year, except for the 2017-2019 and 2019-2021 fiscal biennia, the legislature must appropriate a minimum of one million twenty-one thousand dollars to the University of Washington. For each fiscal year, except for
the 2017-2019 and 2019-2021 fiscal biennia, the legislature must appropriate a minimum of six hundred eighty-one thousand dollars to Washington State University under this subsection (2)(c). It is the intent of the legislature that this policy will be continued in the 2019-2021 fiscal biennium;

(d) Fifty percent to the state basic health plan trust account to be administered by the Washington basic health plan administrator and used as provided under chapter 70.47 RCW;

(e) Five percent to the Washington state health care authority to be expended exclusively through contracts with community health centers to provide primary health and dental care services, migrant health services, and maternity health care services as provided under RCW 41.05.220;

(f)(i) Up to three-tenths of one percent to the office of the superintendent of public instruction to fund grants to building bridges programs under chapter 28A.175 RCW.

(ii) For each fiscal year, the legislature must appropriate a minimum of five hundred eleven thousand dollars to the office of the superintendent of public instruction under this subsection (2)(f); and

(g) At the end of each fiscal year, the treasurer must transfer any amounts in the dedicated marijuana account that are not appropriated pursuant to subsection (1) of this section and this subsection (2) into the general fund, except as provided in (g)(i) of this subsection (2).

(i) Beginning in fiscal year 2018, if marijuana excise tax collections deposited into the general fund in the prior fiscal year exceed twenty-five million dollars, then each fiscal year the legislature must appropriate an amount equal to thirty percent of all marijuana excise taxes deposited into the general fund the prior fiscal year to the treasurer for distribution to counties, cities, and towns as follows:

(A) Thirty percent must be distributed to counties, cities, and towns where licensed marijuana retailers are physically located. Each jurisdiction must receive a share of the revenue distribution under this subsection (2)(g)(i)(A) based on the proportional share of the total revenues generated in the individual jurisdiction from the taxes collected under RCW 69.50.535, from licensed marijuana retailers physically located in each jurisdiction. For purposes of this subsection (2)(g)(i)(A), one hundred percent of the proportional amount attributed to a retailer physically located in a city or town must be distributed to the city or town.

(B) Seventy percent must be distributed to counties, cities, and towns ratably on a per capita basis. Counties must receive sixty percent of the distribution, which must be disbursed based on each county’s total proportional population. Funds may only be distributed to jurisdictions that do not prohibit the siting of any state licensed marijuana producer, processor, or retailer.

(ii) Distribution amounts allocated to each county, city, and town must be distributed in four installments by the last day of each fiscal quarter.

(iii) By September 15th of each year, the ((state liquor and cannabis)) board must provide the state treasurer the annual distribution amount, if any, for each county and city as determined in (g)(i) of this subsection (2).

(iv) The total share of marijuana excise tax revenues distributed to counties and cities in (g)(i) of this subsection (2) may not exceed fifteen million dollars in fiscal years 2018, 2019, 2020, and 2021, and twenty million dollars per fiscal year thereafter. It is the intent of the legislature that the policy for the maximum distributions in the subsequent fiscal biennia will be no more than fifteen million dollars per fiscal year.

(For the purposes of this section, “marijuana products” means “useable marijuana,” “marijuana concentrates,” and “marijuana-infused products” as those terms are defined in RCW 69.50.101.)

NEW SECTION. Sec. 6. A new section is added to chapter 69.50 RCW to read as follows:

(1) A legislative task force on social equity in marijuana is established. The purpose of the task force is to make recommendations to the board including but not limited to establishing a social equity program for the issuance and reissuance of retail marijuana licenses, and to advise the governor and the legislature on policies that will facilitate development of a marijuana social equity program.

(2) The members of the task force are as provided in this subsection.

(a) The president of the senate shall appoint one member from each of the two largest caucuses of the senate.

(b) The speaker of the house of representatives shall appoint one member from each of the two largest caucuses of the house of representatives.

(c) The president of the senate and the speaker of the house of representatives shall jointly appoint:

(i) One member from each of the following:

(A) The commission on African American affairs;

(B) The commission on Hispanic affairs;

(C) The governor's office of Indian affairs;

(D) An organization representing the African American community;

(E) An organization representing the Latinx community;

(F) The liquor and cannabis board;

(G) The office of the attorney general; and

(H) The association of Washington cities;

(ii) Two members that currently hold a marijuana retail license; and

(iii) Two members that currently hold a producer or processor license or both.

(3) In addition to the members appointed to the task force under subsection (2) of this section, individuals
representing other sectors may be invited by the chair of the task force, in consultation with the other appointed members of the task force, to participate in an advisory capacity in meetings of the task force.

(a) Individuals participating in an advisory capacity under this subsection are not members of the task force, may not vote, and are not subject to the appointment process established in this section.

(b) There is no limit to the number of individuals who may participate in task force meetings in an advisory capacity under this subsection.

(c) A majority of the task force members constitutes a quorum. If a member has not been designated for a position set forth in this section, that position may not be counted for the purpose of determining a quorum.

(4) The task force shall hold its first meeting by July 1, 2020. The task force shall elect a chair from among its legislative members at the first meeting. The election of the chair must be by a majority vote of the task force members who are present at the meeting. The chair of the task force is responsible for arranging subsequent meetings and developing meeting agendas.

(5) Staff support for the task force, including arranging the first meeting of the task force and assisting the chair of the task force in arranging subsequent meetings, must be provided by senate committee services and the house of representatives office of program research.

(6) The expenses of the task force must be paid jointly by the senate and the house of representatives. Task force expenditures are subject to approval by the senate facilities and operations committee and the house of representatives executive rules committee, or their successor committees.

(7) Legislative members of the task force may be reimbursed for travel expenses in accordance with RCW 44.04.120. Nonlegislative members are not entitled to be reimbursed for travel expenses if they are elected officials or are participating on behalf of an employer, governmental entity, or other organization. Any reimbursement for other nonlegislative members is subject to chapter 43.03 RCW.

(8) The task force is a class one group under chapter 43.03 RCW.

(9) A public comment period must be provided at every meeting of the task force.

(10) The task force shall submit a report on recommended policies that will facilitate the development of a marijuana social equity program in Washington to the governor and the appropriate committees of the legislature by December 1, 2020. The recommendations must include whether any additional marijuana licenses should be issued beyond the total number of marijuana licenses that have been issued as of the effective date of this section. For purposes of determining the total number of licenses issued as of the effective date of this section, the total number includes licenses that have been forfeited, revoked, or canceled.

(11) The board may adopt rules to implement the recommendations of the task force.

(12) This section expires June 30, 2028.

Sec. 7. RCW 69.50.325 and 2018 c 132 s 3 are each amended to read as follows:

(1) There shall be a marijuana producer's license regulated by the ((state liquor and cannabis)) board and subject to annual renewal. The license is authorized to produce: (a) Marijuana for sale at wholesale to marijuana processors and other marijuana producers; (b) immature plants or clones and seeds for sale to cooperatives as described under RCW 69.51A.250; and (c) immature plants or clones and seeds for sale to qualifying patients and designated providers as provided under RCW 69.51A.310. The production, possession, delivery, distribution, and sale of marijuana in accordance with the provisions of this chapter and the rules adopted to implement and enforce it, by a validly licensed marijuana producer, shall not be a criminal or civil offense under Washington state law. Every marijuana producer's license shall be issued in the name of the applicant, shall specify the location at which the marijuana producer intends to operate, which must be within the state of Washington, and the holder thereof shall not allow any other person to use the license. The application fee for a marijuana producer's license shall be two hundred fifty dollars. The annual fee for issuance and renewal of a marijuana producer's license shall be one thousand three hundred eighty-one dollars. A separate license shall be required for each location at which a marijuana producer intends to produce marijuana.

(2) There shall be a marijuana processor's license to process, package, and label marijuana concentrates, useable marijuana, and marijuana-infused products for sale at wholesale to marijuana processors and marijuana retailers, regulated by the ((state liquor and cannabis)) board and subject to annual renewal. The processing, packaging, possession, delivery, distribution, and sale of marijuana, useable marijuana, marijuana-infused products, and marijuana concentrates in accordance with the provisions of this chapter and chapter 69.51A RCW and the rules adopted to implement and enforce these chapters, by a validly licensed marijuana processor, shall not be a criminal or civil offense under Washington state law. Every marijuana processor's license shall be issued in the name of the applicant, shall specify the location at which the licensee intends to operate, which must be within the state of Washington, and the holder thereof shall not allow any other person to use the license. The application fee for a marijuana processor's license shall be two hundred fifty dollars. The annual fee for issuance and renewal of a marijuana processor's license shall be one thousand three hundred eighty-one dollars. A separate license shall be required for each location at which a marijuana processor intends to process marijuana.

(3)(a) There shall be a marijuana retailer's license to sell marijuana concentrates, useable marijuana, and marijuana-infused products at retail in retail outlets, regulated by the ((state liquor and cannabis)) board and subject to annual renewal. The possession, delivery, distribution, and sale of marijuana concentrates, useable marijuana, and marijuana-infused products in accordance with the provisions of this chapter and the rules adopted to
implement and enforce it, by a validly licensed marijuana retailer, shall not be a criminal or civil offense under Washington state law. Every marijuana retailer's license shall be issued in the name of the applicant, shall specify the location of the retail outlet the licensee intends to operate, which must be within the state of Washington, and the holder thereof shall not allow any other person to use the license. The application fee for a marijuana retailer's license shall be two hundred fifty dollars. The annual fee for issuance and renewal of a marijuana retailer's license shall be one thousand three hundred eighty dollars. A separate license shall be required for each location at which a marijuana retailer intends to sell marijuana concentrates, useable marijuana, and marijuana-infused products.

(b) An individual retail licensee and all other persons or entities with a financial or other ownership interest in the business operating under the license are limited, in the aggregate, to holding a collective total of not more than five retail marijuana licenses.

(c)(i) A marijuana retailer's license is subject to forfeiture in accordance with rules adopted by the ((state liquor and cannabis)) board pursuant to this section.

(ii) The ((state liquor and cannabis)) board shall adopt rules to establish a license forfeiture process for a licensed marijuana retailer that is not fully operational and open to the public within a specified period from the date of license issuance, as established by the ((state liquor and cannabis)) board, subject to the following restrictions:

(A) No marijuana retailer's license may be subject to forfeiture within the first nine months of license issuance; and

(B) The ((state liquor and cannabis)) board must require license forfeiture on or before twenty-four calendar months of license issuance if a marijuana retailer is not fully operational and open to the public, unless the board determines that circumstances out of the licensee's control are preventing the licensee from becoming fully operational and that, in the board's discretion, the circumstances warrant extending the forfeiture period beyond twenty-four calendar months.

(iii) The ((state liquor and cannabis)) board has discretion in adopting rules under this subsection (3)(c).

(iv) This subsection (3)(c) applies to marijuana retailer's licenses issued before and after July 23, 2017. However, no license of a marijuana retailer that otherwise meets the conditions for license forfeiture established pursuant to this subsection (3)(c) may be subject to forfeiture within the first nine calendar months of July 23, 2017.

(v) The ((state liquor and cannabis)) board may not require license forfeiture if the licensee has been incapable of opening a fully operational retail marijuana business due to actions by the city, town, or county with jurisdiction over the licensee that include any of the following:

(A) The adoption of a ban or moratorium that prohibits the opening of a retail marijuana business; or

(B) The adoption of an ordinance or regulation related to zoning, business licensing, land use, or other regulatory measure that has the effect of preventing a licensee from receiving an occupancy permit from the jurisdiction or which otherwise prevents a licensed marijuana retailer from becoming operational.

(d) The board may issue marijuana retailer licenses pursuant to this chapter and section 3 of this act.

Correct the title.

Representatives Pettigrew and MacEwen spoke in favor of the adoption of the striking amendment.

The striking amendment (1389) was adopted.

The bill was ordered engrossed.

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

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

Representative MacEwen spoke against the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Engrossed Second Substitute House Bill No. 2870.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Second Substitute House Bill No. 2870, and the bill passed the House by the following vote: Yeas, 55; Nays, 41; Absent, 0; Excused, 2.


Voting nay: Representatives Barkis, Boehneke, Caldier, Chambers, Chandler, Corry, Dent, DuFault, Dye, Espick, Gildon, Goehner, Graham, Griffey, Harris, Hoff, Irwin, Jenkin, Klippert, Kraft, Kretz, MacEwen, Maycumber, McCaslin, Mosbrucker, Orcutt, Rude, Schmick, Shea, Shewmake, Smith, Steele, Stokesbury, Sutherland, Van Werven, Vick, Volz, Walsh, Wilcox, Ybarra and Young.

Excused: Representatives DeBolt and Entenman.
THIRTY FIFTH DAY, FEBRUARY 16, 2020

HOUSE BILL NO. 2252, by Representatives Thai, Callan, Macri, Doglio, Cody, Lekanoff and Pollet

Concerning student health plans.

The bill was read the second time.

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

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

Representative Schmick spoke against the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of House Bill No. 2252.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2252, and the bill passed the House by the following vote: Yeas, 56; Nays, 40; Absent, 0; Excused, 2.


Excused: Representatives DeBolt and Entenman.

HOUSE BILL NO. 2252, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2378, by Representatives Riccelli, Harris, Macri and Cody

Concerning physician assistants.

The bill was read the second time.

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

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

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2378.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2378, and the bill passed the House by the following vote: Yeas, 96; Nays, 0; Absent, 0; Excused, 2.


Excused: Representatives DeBolt and Entenman.

SUBSTITUTE HOUSE BILL NO. 2378, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2677, by Representatives Chopp, Cody, Tharinger, Leavitt and Davis

Sharing health insurance information to improve the coordination of benefits between health insurers and the health care authority.

The bill was read the second time.

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

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

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of House Bill No. 2677.

ROLL CALL
The Clerk called the roll on the final passage of House Bill No. 2677, and the bill passed the House by the following vote: Yeas, 96; Nays, 0; Absent, 0; Excused, 2.


Excused: Representatives DeBolt and Entenman.

HOUSE BILL NO. 2677, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2728, by Representatives Slatter, Davis, Bergquist, Frame, Fey and Pollet

Implementing a sustainable funding model for the services provided through the children’s mental health services consultation program and the telebehavioral health video call center.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2728 was substituted for House Bill No. 2728 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2728 was read the second time.

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

Representatives Slatter, Senn and Slatter (again) spoke in favor of the passage of the bill.

Representatives Caldier, Schmick, Young, Young (again) and Walsh spoke against the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2728.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2728, and the bill passed the House by the following vote: Yeas, 56; Nays, 40; Absent, 0; Excused, 2.


Excused: Representatives DeBolt and Entenman.

SUBSTITUTE HOUSE BILL NO. 2728, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2786, by Representatives Robinson, Davis, Chapman, Peterson, Callan, Lekanoff, Pollet and Bergquist

Establishing the opioid epidemic response advisory council.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2786 was substituted for House Bill No. 2786 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2786 was read the second time.

Representative Robinson moved the adoption of amendment (1245):

7.0. On page 2, line 19, after “clubs;” insert the following:

“(r) The association of Washington cities;
(s) The Washington state association of counties;”

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

On page 2, line 26, after “of” strike “social and health services” and insert “labor and industries”

On page 2, line 36, after “to the” insert “office of financial management and the”

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

Amendment (1245) was adopted.

Representative Robinson moved the adoption of amendment (1121):
7.0. Beginning on page 2, line 39, after "addiction" strike all material through "opioids" on page 3, line 3

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

Amendment (1121) was adopted.

Representative Stokesbary moved the adoption of amendment (1134):

7.0. On page 3, line 3, after "opioids." insert "If the legislature imposes or increases taxes or fees on opioid manufacturers or distributors after January 1, 2020, the advisory council shall consider the use of the penalties received to offset or eliminate those tax or fee increases when making its recommendations."

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

Representative Ormsby spoke against the adoption of the amendment.

Amendment (1134) was not adopted.

The bill was ordered engrossed.

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

Representatives Robinson and Harris spoke in favor of the passage of the bill.

Representative Schmick spoke against the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2786.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2786, and the bill passed the House by the following vote: Yeas, 68; Nays, 28; Absent, 0; Excused, 2.


Excused: Representatives DeBolt and Enteman.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2786, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2905, by Representatives J. Johnson, Riccelli, Caldier, Doglio, Pollet and Ryu

Increasing outreach and engagement with access to baby and child dentistry programs.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2905 was substituted for House Bill No. 2905 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2905 was read the second time.

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

Representatives Johnson and Caldier spoke in favor of the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2905.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2905, and the bill passed the House by the following vote: Yeas, 96; Nays, 0; Absent, 0; Excused, 2.


Excused: Representatives DeBolt and Enteman.
SUBSTITUTE HOUSE BILL NO. 2905, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2535, by Representatives Kirby, Pollet, Ormsby and Santos

Providing for a grace period before late fees may be imposed for past due rent.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2535 was substituted for House Bill No. 2535 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2535 was read the second time.

Representative Corry moved the adoption of amendment (1303):

7.0. On page 1, line 12, after "(2)" strike "The" and insert "(a) Except as provided in (b) of this subsection, the"

On page 1, after line 15, insert the following:

"(b) The prohibition on a landlord charging a late fee for rent that is paid within five days following its due date does not apply to rental property that is located within a city, town, or county that has enacted an ordinance that limits the ability of a property owner to commence or complete an unlawful detainer action during specific months or times of the year."

On page 2, line 16, after "(i)" insert "(ii)"

On page 2, line 17, after "except as permitted by \( (i) \) of this subsection"

On page 2, after line 19, insert the following:

"(ii) A rental agreement may include a provision pursuant to which a tenant agrees to pay late fees for rent that is paid within five days following its due date if the rental property is located within a city, town, or county that has enacted an ordinance that limits the ability of a property owner to commence or complete an unlawful detainer action during specific months or times of the year."

Representatives Corry and Dufault spoke in favor of the adoption of the amendment.

Representative Kilduff spoke against the adoption of the amendment.

Amendment (1303) was not adopted.

Representative Irwin moved the adoption of amendment (1300):

7.0. On page 1, line 15, after "paid," insert "Nothing in this subsection prohibits a landlord from serving a notice to pay or vacate at any time after the rent becomes due."

On page 2, line 19, after "paid," insert "Nothing in this subsection prohibits a landlord from serving a notice to pay or vacate at any time after the rent becomes due."

Representatives Irwin, Kilduff and Dufault spoke in favor of the adoption of the amendment.

Amendment (1300) was adopted.

The bill was ordered engrossed.

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

Representatives Kirby, Dufault and Barkis spoke in favor of the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2535.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2535, and the bill passed the House by the following vote: Yeas, 92; Nays, 4; Absent, 0; Excused, 2.


Voting nay: Representatives Klippert, McCaslin, Shea and Sutherland.

Excused: Representatives DeBolt and Entenman.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2535, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2610, by Representatives Duerr, Ramel, Kloba, Appleton, Walen, Harris, Ryu, Gregerson, Doglio, Dolan, Valdez, Tharinger, Santos, Pollet and Macri

Concerning the sale or lease of manufactured/mobile home communities and the property on which they sit.

The bill was read the second time.
Representative Duerr moved the adoption of the striking amendment (1282):

7.0. Strike everything after the enacting clause and insert the following:

"NEW SECTION. Sec. 8. (1) The legislature finds that:

(a) It is the policy of this state to encourage affordable housing ownership, including manufactured/mobile home community living.

(b) Manufactured/mobile home communities provide a significant source of homeownership opportunities for Washington residents. However, the increasing closure and conversion of manufactured/mobile home communities to other uses, combined with increasing manufactured/mobile home lot rents, low vacancy rates in existing manufactured/mobile home communities, and the extremely high cost of moving homes when manufactured/mobile home communities close increasingly make manufactured/mobile home community living insecure for manufactured/mobile home tenants.

(c) Many tenants who reside in manufactured/mobile home communities are part of low-income households and senior citizens and are, therefore, those residents most in need of reasonable security in the siting of their manufactured/mobile homes because such tenants experience adverse impacts on their health, safety, and welfare when forced to move due to closure, change of use, or discontinuance of manufactured/mobile home communities.

(2) It is the intent of the legislature to encourage and facilitate the preservation of existing manufactured/mobile home communities in the event of voluntary sales of manufactured/mobile home communities and, to the extent necessary and possible, involve manufactured/mobile home community tenants or an eligible organization, such as a nonprofit organization, housing authority, community land trust, resident nonprofit cooperative, or local government, in the preservation of manufactured/mobile home communities.

Sec. 9. RCW 59.20.030 and 2019 c 342 s 1 and 2019 c 23 s 4 are each reenacted and amended to read as follows:

For purposes of this chapter:

(1) "Abandoned" as it relates to a mobile home, manufactured home, or park model owned by a tenant in a mobile home park, mobile home park cooperative, or mobile home park subdivision or tenancy in a mobile home lot means the tenant has defaulted in rent and by absence and by words or actions reasonably indicates the intention not to continue tenancy;

(2) "Active duty" means service authorized by the president of the United States, the secretary of defense, or the governor for a period of more than thirty consecutive days;

(3) "Eligible organization" includes community land trusts, resident nonprofit cooperatives, local governments, local housing authorities, nonprofit community or neighborhood-based organizations, federally recognized Indian tribes in the state of Washington, and regional or statewide nonprofit housing assistance organizations;

(4) "Housing and low-income assistance organization" means an organization that provides tenants living in mobile home parks, manufactured housing communities, and manufactured/mobile home communities with information about their rights and other pertinent information;

(5) "Housing authority" or "authority" means any of the public body corporate and politic created in RCW 35.82.030;

(6) "Landlord" means the owner of a mobile home park and includes the agents of a landlord;

(7) "Local government" means a town government, city government, code city government, or county government in the state of Washington;

(8) "Manufactured home" means a single-family dwelling built according to the United States department of housing and urban development manufactured home construction and safety standards act, which is a national preemptive building code. A manufactured home also: (a) Includes plumbing, heating, air conditioning, and electrical systems; (b) is built on a permanent chassis; and (c) can be transported in one or more sections with each section at least eight feet wide and forty feet long when transported, or when installed on the site is three hundred twenty square feet or greater;

(9) "Manufactured/mobile home" means either a manufactured home or a mobile home;

(10) "Mobile home" means a factory-built dwelling built prior to June 15, 1976, to standards other than the United States department of housing and urban development code, and acceptable under applicable state codes in effect at the time of construction or introduction of the home into the state. Mobile homes have not been built since the introduction of the United States department of housing and urban development manufactured home construction and safety act;

(11) "Mobile home lot" means a portion of a mobile home park or manufactured housing community designated as the location of one mobile home, manufactured home, or park model and its accessory buildings, and intended for the exclusive use as a primary residence by the occupants of that mobile home, manufactured home, or park model;

(12) "Mobile home park cooperative" or "manufactured housing cooperative" means real property consisting of common areas and two or more lots held out for placement of mobile homes, manufactured homes, or park models in which both the individual lots and the common areas are owned by an association of shareholders which leases or otherwise extends the right to occupy individual lots to its own members;
(13) "Mobile home park subdivision" or "manufactured housing subdivision" means real property, whether it is called a subdivision, condominium, or planned unit development, consisting of common areas and two or more lots held for placement of mobile homes, manufactured homes, or park models in which there is private ownership of the individual lots and common, undivided ownership of the common areas by owners of the individual lots;

(14) "Mobile home park," "manufactured housing community," or "manufactured/mobile home community" means any real property which is rented or held out for rent to others for the placement of two or more mobile homes, manufactured homes, or park models for the primary purpose of production of income, except where such real property is rented or held out for rent for seasonal recreational purpose only and is not intended for year-round occupancy;

(15) "Notice of sale" means a notice required under RCW 59.20.300 to be delivered to all tenants of a manufactured/mobile home community and other specified parties within fourteen days after the date on which any advertisement, (multiple) listing, or public notice (advertisement) is first made advertising that a manufactured/mobile home community or the property on which it sits is for sale or lease;

(16) "Occupant" means any person, including a live-in care provider, other than a tenant, who occupies a mobile home, manufactured home, or park model and mobile home lot;

(17) "Orders" means written official military orders, or any written notification, certification, or verification from the service member's commanding officer, with respect to the service member's current or future military status;

(18) "Park model" means a recreational vehicle intended for permanent or semi-permanent installation and is used as a primary residence;

(19) "Permanent change of station" means: (a) Transfer to a unit located at another port or duty station; (b) change of a unit's home port or permanent duty station; (c) call to active duty for a period not less than ninety days; (d) separation; or (e) retirement;

(20) "Qualified sale of manufactured/mobile home community" means the sale, as defined in RCW 82.45.010, of land and improvements comprising a manufactured/mobile home community that is transferred in a single purchase to a qualified tenant organization or to an eligible organization for the purpose of preserving the property as a manufactured/mobile home community;

(21) "Qualified tenant organization" means a formal organization of tenants within a manufactured/mobile home community, with the only requirement for membership consisting of being a tenant;

(22) "Recreational vehicle" means a travel trailer, motor home, truck camper, or camping trailer that is primarily designed and used as temporary living quarters, is either self-propelled or mounted on or drawn by another vehicle, is transient, is not occupied as a primary residence, and is not immobilized or permanently affixed to a mobile home lot;

(23) "Service member" means an active member of the United States armed forces, a member of a military reserve component, or a member of the national guard who is either stationed in or a resident of Washington state;

(24) "Tenant" means any person, except a transient, who rents a mobile home lot;

(25) "Transient" means a person who rents a mobile home lot for a period of less than one month for purposes other than as a primary residence;

(26) "Notice of opportunity to purchase" means a notice required under section 4 of this act;

(27) "Resident nonprofit cooperative" means a nonprofit cooperative corporation formed by a group of manufactured/mobile home community residents for the purpose of acquiring the manufactured/mobile home community in which they reside and converting the manufactured/mobile home community to a mobile home park cooperative or manufactured housing cooperative.

Sec. 10. RCW 59.20.300 and 2011 c 158 s 5 are each amended to read as follows:

(1) A landlord must provide a written notice of sale of a manufactured/mobile home community by certified mail or personal delivery to:

(a) Each tenant of the manufactured/mobile home community;

(b) The officers of any known qualified tenant organization;

(c) The office of mobile/manufactured home relocation assistance;

(d) The local government within whose jurisdiction all or part of the manufactured/mobile home community exists;

(e) The housing authority within whose jurisdiction all or part of the manufactured/mobile home community exists; and

(f) The Washington state housing finance commission.

(2) A notice of sale must include:

(a) A statement that the landlord intends to sell or lease the manufactured/mobile home community or the property on which it sits; and

(b) The contact information of the landlord or landlord's agent who is responsible for communicating with the qualified tenant organization, tenants, or eligible organization regarding the sale of the property.

NEW SECTION Sec. 11. A new section is added to chapter 59.20 RCW to read as follows:

(1) Except as provided in subsection (5) of this section, a landlord must provide a written notice of opportunity to purchase a manufactured/mobile home community by certified mail or personal delivery to each tenant and to the department of commerce and the housing finance
chapter 59.20 RCW to read as follows:

(1) If, within forty-five days after the date on which a notice of opportunity to purchase was personally delivered or postmarked, the landlord receives notice from a qualified tenant organization or eligible organization expressing an intent to purchase or lease the manufactured/mobile home community, the landlord shall not make a final unconditional acceptance of an offer to purchase or lease the park from a person or entity other than a qualified tenant organization or eligible organization for an additional ninety days.

(2) If no qualified tenant organization or eligible organization provides notice expressing an intent to consider purchasing or leasing the park within forty-five days after the date on which a notice of opportunity to purchase was personally delivered or postmarked, the landlord is not subject to the restrictions of subsection (1) of this section.

Sec. 13. RCW 59.20.305 and 2008 c 116 s 5 are each amended to read as follows:

A landlord intending to sell or lease a manufactured/mobile home community or the property on which it sits is (encouraged) required to negotiate in good faith with qualified tenant organizations and eligible organizations. Any qualified tenant organization or eligible organization that submits a notice of intent to purchase or lease a manufactured/mobile home community or the property on which it sits pursuant to section 5 of this act is required to negotiate in good faith with the landlord intending to sell or lease the manufactured/mobile home community or property on which it sits.

NEW SECTION. Sec. 14. A new section is added to chapter 59.20 RCW to read as follows:

(1) The department of commerce must maintain a registry of all eligible organizations that submit to the department of commerce a written request to receive notices of opportunities to purchase or lease manufactured/mobile home communities pursuant to section 5 of this act. The department of commerce must provide registered eligible organizations with notices of opportunity to purchase once it receives such a notice pursuant to section 4(1) of this act. The registry must include the following information:

(a) The name and mailing address of the eligible organization; and

(b) A statement that the eligible organization wishes to purchase or lease a manufactured/mobile home community.

(2) The department of commerce must provide a copy of the registry required to be maintained under this section to any person upon request.

NEW SECTION. Sec. 15. A new section is added to chapter 59.20 RCW to read as follows:

(1) A landlord who sells or transfers a manufactured/mobile home community and willfully fails to comply with section 4 or 5 of this act or RCW 59.20.305 is liable to the state of Washington for a civil penalty in the amount of ten thousand dollars. This penalty is the exclusive remedy for a violation of section 4 or 5 of this act or RCW 59.20.305.
(2) The attorney general may bring a civil action in superior court in the name of the state against a landlord under this section.

NEW SECTION. Sec. 16. 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.

Correct the title.

Representative Duerr spoke in favor of the adoption of the striking amendment.

The striking amendment (1282) was adopted.

The bill was ordered engrossed.

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

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

Representatives Dufault, Corry and Graham spoke against the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Engrossed House Bill No. 2610.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 2610, and the bill passed the House by the following vote: Yeas, 51; Nays, 45; Absent, 0; Excused, 2.


Voting nay: Representatives Barkis, Blake, Boehnke, Caldier, Chambers, Chandler, Chapman, Corry, Dent, Dufault, Dye, Eslick, Gildon, Goehner, Graham, Griffey, Harris, Hoff, Irwin, Jenkins, Klippert, Kraft, Kretz, Leavitt, MacEwen, Maycumber, McCaslin, Mosbrucker, Orcutt, Rude, Ryu, Schmick, Shea, Smith, Springer, Steele, Stokesbary, Sutherland, Van Werven, Vick, Volz, Walsh, Wilcox, Ybarra and Young.

Excused: Representatives DeBolt and Entenman.

ENGROSSED HOUSE BILL NO. 2610, having received the necessary constitutional majority, was declared passed.

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

MOTIONS

There being no objection, the Committee on Rules was relieved of the following bills and the bills were placed on the second reading calendar:

- HOUSE BILL NO. 1390
- HOUSE BILL NO. 1457
- HOUSE BILL NO. 1552
- HOUSE BILL NO. 1608
- HOUSE BILL NO. 1738
- HOUSE BILL NO. 2036
- HOUSE BILL NO. 2066
- HOUSE BILL NO. 2085
- HOUSE BILL NO. 2138
- HOUSE BILL NO. 2171
- HOUSE BILL NO. 2187
- HOUSE BILL NO. 2216
- HOUSE BILL NO. 2273
- HOUSE BILL NO. 2281
- HOUSE BILL NO. 2293
- HOUSE BILL NO. 2303
- HOUSE BILL NO. 2319
- HOUSE BILL NO. 2338
- HOUSE BILL NO. 2349
- HOUSE BILL NO. 2409
- HOUSE BILL NO. 2412
- HOUSE BILL NO. 2432
- HOUSE BILL NO. 2442
- HOUSE BILL NO. 2457
- HOUSE BILL NO. 2458
- HOUSE BILL NO. 2461
- HOUSE BILL NO. 2492
- HOUSE BILL NO. 2499
- HOUSE BILL NO. 2513
- HOUSE BILL NO. 2554
- HOUSE BILL NO. 2567
- HOUSE BILL NO. 2575
- HOUSE BILL NO. 2576
- HOUSE BILL NO. 2600
- HOUSE BILL NO. 2601
- HOUSE BILL NO. 2634
- HOUSE BILL NO. 2641
- HOUSE BILL NO. 2669
- HOUSE BILL NO. 2680
- HOUSE BILL NO. 2710
- HOUSE BILL NO. 2723
- HOUSE BILL NO. 2749
- HOUSE BILL NO. 2785
- HOUSE BILL NO. 2789
- HOUSE BILL NO. 2803
- HOUSE BILL NO. 2804
- HOUSE BILL NO. 2826
- HOUSE BILL NO. 2858
- HOUSE BILL NO. 2867
- HOUSE BILL NO. 2880
There being no objection, the Committee on Rules was relieved of the following bills and the bills were placed on the third reading calendar:

HOUSE BILL NO. 1061
SUBSTITUTE HOUSE BILL NO. 1082
HOUSE BILL NO. 1305
HOUSE BILL NO. 2110

There being no objection, the House adjourned until 9:00 a.m., February 17, 2020, the 36th Day of the Regular Session.

LAURIE JINKINS, Speaker
BERNARD DEAN, Chief Clerk
The House was called to order at 9:00 a.m. by the Speaker (Representative Lovick presiding). The Clerk called the roll and a quorum was present.

The flags were escorted to the rostrum by the Columbia River Young Marines, commanded by Nathan Carrillo. The Speaker (Representative Lovick presiding) led the Chamber in the Pledge of Allegiance. The prayer was offered by Pastor William Daniells, Heritage Church, Vancouver, Washington.

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

RESOLUTION


WHEREAS, Congressman Denny Heck brought his stalwart statesmanship and an unwavering sense of duty to the United States House of Representatives and the Washington State House of Representatives; and

WHEREAS, Before being elected to the United States House of Representatives, he enjoyed great success in his private and public endeavors, one of which involved starting a local workplace education business and quickly growing it from two employees to over 300; and

WHEREAS, He had an illustrious and rewarding public service career, beginning his work as an intern in the Washington State Legislature before being elected to the state House of Representatives at age 24, representing the 17th Legislative District, which included Clark, Skamania, and Klickitat counties; and

WHEREAS, Heck served as Chief Clerk in 1985, Governor Booth's Chief of Staff from 1990 to 1993, and excelled in leading the floor as the Majority Leader, as he worked to create bipartisan agreement focused on Washington values; and

WHEREAS, As an ardent supporter of education, Congressman Heck fought for the improvement of Washington's public schools as a prime author of Washington's Basic Education Act of 1977; and

WHEREAS, A champion of accessible democracy, Congressman Heck also co-founded TVW, an award-winning public affairs network delivering nonpartisan coverage of the Washington State Legislature, going on to host Inside Olympia, and win an Emmy for a self-written and produced documentary on the Washington State Supreme Court; and

WHEREAS, Congressman Heck represented the people of the 10th Congressional District and all of Washington state with his essential work on fighting for the middle class and strengthening the economy; and

WHEREAS, In these times of sharp partisan differences in Congress, Denny has built a reputation as someone who seeks bipartisan solutions and works across the aisle on issues; and

WHEREAS, He faithfully represents Washington on the House Permanent Select Committee on Intelligence, the House Financial Services Committee, the Financial Institutions and Consumer Credit Subcommittee, and the Monetary Policy and Trade Subcommittee; and

WHEREAS, Washington Governor Jay Inslee praised Congressman Heck for having "fought for a strong democracy, been a powerful voice at the national level, and is never afraid to do what's right"; and

WHEREAS, House Speaker Nancy Pelosi referred to the Congressman as a "leader of outstanding integrity and character";

NOW, THEREFORE, BE IT RESOLVED, That the Washington State House of Representatives recognize and honor Congressman Heck for his lifetime of public service.

There being no objection, HOUSE RESOLUTION NO. 4664 was adopted.

RESOLUTION

HOUSE RESOLUTION NO. 2020-4662, by Representatives Jinkins, Wilcox, Appleton, Barkis, Bergquist, Blake, Boehnke, Caldier, Callan, Chambers, Chandler, Chapman, Chopp, Cody, Corry, Davis, DeBolt, Dent, Doglio, Dolan, Duerr, Dufault, Dye, Entenman, Eslick, Fey, Fitzgibbon, Frame, Gildon, Goehner, Goodman, Graham, Gregerson, Griffey, Hansen, Harris, Hoff, Hudgins, Irwin, Jenkins, J. Johnson, Kilduff, Kirby, Klippert, Kloba, Kraft, Kretz,
WHEREAS, Originally established in 1855 to celebrate George Washington's birthday, the United States celebrates Presidents' Day on the third Monday of February; and

WHEREAS, Washington is the only state named after a president, the first president of the United States, George Washington; and

WHEREAS, George Washington led the Continental Army against the larger and more powerful British Army, triumphed in the face of adversity, and thus established the United States of America on the principle of freedom for all; and

WHEREAS, President Abraham Lincoln led the United States of America through the Civil War, and ended slavery by signing the Emancipation Proclamation; and

WHEREAS, The framers crafted this nation and our Constitution to protect the freedoms and liberties of all its citizens, and establish a democratic republic that exemplifies leadership and justice, with a president operating under the rule of law with the consent of the governed instead of a king with unlimited power; and

WHEREAS, The United States was created as a beacon of hope and refuge from tyrannical governments providing liberty to people of all cultures; and

WHEREAS, The presidents of the United States exemplify fairmindedness, determination, and the ability to unite a diverse Congress to pass legislation benefiting every citizen of the United States; and

WHEREAS, No Presidents' Day would be accurately celebrated without recognizing the strengths and successes of the first ladies of the United States; and

WHEREAS, The first ladies of the United States are role models to all generations of Americans, and consistently prove to be advocates of equality, even during times of despair; and

WHEREAS, The presidents of the United States and the first ladies are protectors of justice for all citizens of the United States; and

WHEREAS, Presidents' Day honors all of those who have and who will sacrifice to lead and protect the United States;

NOW, THEREFORE, BE IT RESOLVED, That on this seventeenth day of February 2020, the House of Representatives honor George Washington, Abraham Lincoln, and all other presidents for their contributions to the causes of liberty, equality, and the pursuit of happiness.
AN ACT Relating to encouraging citizens to serve in the legislature by creating leave provisions for legislative service; and adding a new chapter to Title 49 RCW.

Referred to Committee on State Government & Tribal Relations.

ESSB 5385  by Senate Committee on Health & Long Term Care (originally sponsored by Becker, Cleveland, Braun, O'Ban, Wilson, L., Brown, Warnick, Zeiger, Bailey and Van De Wege)

AN ACT Relating to telemedicine payment parity; amending RCW 48.43.735, 41.05.700, 74.09.325, and 28B.20.830; and providing an effective date.

Referred to Committee on Appropriations.

ESSB 5473  by Senate Committee on Labor & Commerce (originally sponsored by Saldaña and Nguyen)

AN ACT Relating to studying exceptions to provisions disqualifying individuals from receiving unemployment benefits for leaving work voluntarily without good cause; creating new sections; and providing an expiration date.

Referred to Committee on Labor & Workplace Standards.


AN ACT Relating to creating a Washington apples special license plate; reenacting and amending RCW 46.18.200, 46.17.220, and 46.68.420; and adding a new section to chapter 46.04 RCW.

Referred to Committee on Transportation.

SSB 6074  by Senate Committee on Law & Justice (originally sponsored by Dinginga, Rivers, Padden, Mullet, Van De Wege, Randall, Salomon, Keiser, Conway, Pedersen, Kuderer, Das and Stanford)

AN ACT Relating to clarifying reimbursement for certain clean-up or removal actions by fire protection jurisdictions; adding a new section to chapter 52.30 RCW; and adding a new section to chapter 35.103 RCW.

Referred to Committee on Consumer Protection & Business.

SSB 6086  by Senate Committee on Behavioral Health Subcommittee to Health & Long Term Care (originally sponsored by Hasegawa, Keiser, Kuderer and Nguyen)

AN ACT Relating to increasing access to medications for people with opioid use disorder; adding a new section to chapter 18.64 RCW; and creating a new section.

Referred to Committee on Health Care & Wellness.

ESSB 6122  by Senate Committee on Labor & Commerce (originally sponsored by Keiser, Kuderer, Wilson and C.)

AN ACT Relating to protecting temporary workers; adding a new section to chapter 49.17 RCW; and creating a new section.

Referred to Committee on Labor & Workplace Standards.

SB 6123  by Senators Hunt, Kuderer, Nguyen, Stanford, Van De Wege, Wilson, C. and Sheldon

AN ACT Relating to state employee leave for organ donation; and adding a new section to chapter 41.06 RCW.

Referred to Committee on State Government & Tribal Relations.

2SSB 6181  by Senate Committee on Ways & Means (originally sponsored by Padden, Pedersen, O'Ban, Warnick and Kuderer)

AN ACT Relating to crime victims' compensation; and amending RCW 7.68.060, 7.68.061, and 7.68.070.

Referred to Committee on Appropriations.

SSB 6182  by Senate Committee on Law & Justice (originally sponsored by Padden, Becker, Stanford, Wilson, C. and Dinginga)

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

SB 6229 by Senators Kuderer, Wilson and C.

AN ACT Relating to streamlining reporting for recipients of housing-related state funding by removing Washington state quality award program requirements; and amending RCW 43.185C.210.

Referred to Committee on Appropriations.

SSB 6231 by Senate Committee on Ways & Means (originally sponsored by Carlyle, Nguyen, Rivers, Short, Sheldon, Wellman, Lovelett, Das, Van De Wege, Billig, Randall, Pedersen, Dinhgra, Hunt, Salomon, Liias, Mullet, Wilson, C., Frockt, Cleveland and Keiser)

AN ACT Relating to the management and oversight of personal data; adding a new chapter to Title 19 RCW; prescribing penalties; and providing an effective date.

Referred to Committee on Appropriations.

SSB 6302 by Senate Committee on Housing Stability & Affordability (originally sponsored by Rolfs, Saldaña, Randall, Takko, Das, Hasegawa, Hunt, Lovelett, Nguyen, Wilson and C.)

AN ACT Relating to prohibiting local governments from limiting the number of unrelated persons occupying a home; adding a new section to chapter 35.21 RCW; adding a new section to chapter 35A.21 RCW; adding a new section to chapter 36.01 RCW; and creating a new section.

Referred to Committee on Local Government.

SSB 6309 by Senate Committee on Ways & Means (originally sponsored by Lovelett, Wagoner, Nguyen, Walsh, Das, Salomon, Randall, Billig, Dinhgra, Hasegawa, Saldaña, Wilson and C.)

AN ACT Relating to expanding access to nutritious food; amending RCW 43.70.700; and creating a new section.

Referred to Committee on Appropriations.

ESB 6313 by Senators Liias, Kuderer, Hunt, Randall, Mullet, Keiser, Billig, Saldaña, Darneille, Hasegawa, Takko, Rolfs, McCoy, Stanford, Das, Dinhgra, Lovelett, Nguyen, Wilson and C.

AN ACT Relating to increasing opportunities for young voters; amending RCW 29A.08.210, 29A.08.230, 29A.08.330, 29A.08.810, 29A.08.355, 46.20.155, 28A.230.094, 29A.40.160, 29A.32.031, 29A.32.241, 29A.04.061, 29A.08.110, 29A.08.170, 29A.08.172, 29A.08.174, 29A.08.359, 29A.84.140, 46.20.156, and 29A.08.140; adding a new section to chapter 29A.40 RCW; creating new sections; and providing effective dates.

Referred to Committee on Appropriations.

SB 6316 by Senators Holy, Pedersen, Padden, Dhingra, Hasegawa and Lovelett

AN ACT Relating to prohibiting the consideration of the number of citations for traffic infractions issued by a law enforcement officer in the performance review of the officer; adding a new section to chapter 46.64 RCW; and creating a new section.

Referred to Committee on Labor & Workplace Standards.

SSB 6397 by Senate Committee on Ways & Means (originally sponsored by Frockt, Rolfs and Keiser)

AN ACT Relating to nonparticipating providers; amending RCW 74.09.522; and providing an expiration date.

Referred to Committee on Appropriations.

SSB 6429 by Senate Committee on Transportation (originally sponsored by Brown, Walsh, Schoesler, Rivers, Van De Wege and Becker)

AN ACT Relating to providing a designation on a driver's license or identicard that a person has a developmental disability; adding a new section to chapter 46.20 RCW; and providing an effective date.

Referred to Committee on Transportation.

SSB 6495 by Senate Committee on Ways & Means (originally sponsored by Walsh)

AN ACT Relating to essential needs and housing support eligibility; and amending RCW 74.04.805.

Referred to Committee on Appropriations.

SSB 6521 by Senate Committee on Early Learning & K-12 Education (originally sponsored by Wellman, Hunt, Mullet, Wilson and C.)

AN ACT Relating to creating an innovative learning pilot program; adding a new section to chapter 28A.300 RCW; creating a new section; and declaring an emergency.

Referred to Committee on Appropriations.

SSB 6526 by Senate Committee on Health & Long Term Care (originally sponsored by Cleveland, Hasegawa, Keiser, Van De Wege, Wilson and C.)
AN ACT Relating to the reuse and donation of unexpired prescription drugs; adding a new section to chapter 18.64 RCW; and adding a new section to chapter 69.70 RCW.

Referred to Committee on Health Care & Wellness.

SB 6556 by Senators Cleveland, Darnelle, Wilson and C.

AN ACT Relating to expanding reporting options for mandated reporters of child abuse and neglect; adding a new section to chapter 26.44 RCW; and creating a new section.

Referred to Committee on Human Services & Early Learning.

SSB 6660 by Senate Committee on Ways & Means (originally sponsored by Rolfes, Braun and Mullet)

AN ACT Relating to improving fiscal responsibility and budget discipline by replacing the spending limit with additional four-year balanced budget requirements; amending RCW 43.88.030, 43.88.055, 43.135.025, 43.135.034, and 82.33.060; adding a new section to chapter 82.33 RCW; repealing RCW 43.135.010, 43.135.0341, 43.135.0342, 43.135.0343, 43.135.0351, 43.135.080, and 43.135.904; and providing an effective date.

Referred to Committee on Appropriations.

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

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

SECOND READING

HOUSE BILL NO. 1182, by Representatives Santos, Steele, Dolan, Ortiz-Self and Slatter

Modifying the learning assistance program.

The bill was read the second time.

There being no objection, Second Substitute House Bill No. 1182 was substituted for House Bill No. 1182 and the second substitute bill was placed on the second reading calendar.

SECOND SUBSTITUTE HOUSE BILL NO. 1182 was read the second time.

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

Representatives Santos, Stokesbary and Steele spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Second Substitute House Bill No. 1182.

ROLL CALL

The Clerk called the roll on the final passage of Second Substitute House Bill No. 1182, and the bill passed the House by the following vote: Yeas, 97; Nays, 1; Absent, 0; Excused, 0.


Voting nay: Representative Kraft.

SECOND SUBSTITUTE HOUSE BILL NO. 1182, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 1191, by Representatives Goodman and Frame

Concerning school notifications.

The bill was read the second time.

There being no objection, Second Substitute House Bill No. 1191 was substituted for House Bill No. 1191 and the second substitute bill was placed on the second reading calendar.

SECOND SUBSTITUTE HOUSE BILL NO. 1191 was read the second time.

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

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

Representative Steele spoke against the passage of the bill.
The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Second Substitute House Bill No. 1191.

ROLL CALL

The Clerk called the roll on the final passage of Second Substitute House Bill No. 1191, and the bill passed the House by the following vote: Yeas, 57; Nays, 41; Absent, 0; Excused, 0.


Voting nay: Representatives Barkis, Boehnke, Caldier, Chambers, Chandler, Corry, DeBolt, Dent, Dufault, Dye, Eslick, Gildon, Goehner, Graham, Griffee, Harris, Hoff, Irwin, Jenkin, Klippert, Kraft, Kretz, MacEwen, Maycumber, McCaslin, Mosbrucker, Orcutt, Rude, Schmick, Shea, Smith, Steele, Stokesbary, Sutherland, Van Werven, Vick, Volz, Walsh, Wilcox, Ybarra and Young.

SECOND SUBSTITUTE HOUSE BILL NO. 1191, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 1552, by Representatives Dolan, Doglio, Fey, Senn, Appleton, Robinson, Ryu, Jinkins, Macri and Leavitt

Concerning health care provider credentialing by health carriers.

The bill was read the second time.

Representative Cody moved the adoption of the striking amendment (1369): 16.0.

Strike everything after the enacting clause and insert the following:

"Sec. 1. RCW 48.43.750 and 2016 c 123 s 1 are each amended to read as follows:

(1)(a) A health carrier (carrier) must use the database selected pursuant to RCW 48.165.035 to accept and manage credentialing applications from health care providers. A health carrier may not require a health care provider to submit credentialing information in any format other than through the database selected pursuant to RCW 48.165.035.

(b) Effective June 1, 2018, a health carrier shall make a determination approving or denying a credentialing application submitted to the carrier no later than ninety days after receiving a complete application from a health care provider.

(c) Effective June 1, 2020, a health carrier shall make a determination approving or denying a credentialing application submitted to the carrier no later than ninety days after receiving a complete application from a health care provider. All determinations made by a health carrier in approving or denying credentialing applications must average no more than sixty days.

(d) This section does not require health carriers to approve a credentialing application or to place providers into a network.

(2) This section does not apply to health care entities that utilize credentialing delegation arrangements in the credentialing of their health care providers with health carriers.

(3) For purposes of this section, "credentialing" means the collection, verification, and assessment of whether a health care provider meets relevant licensing, education, and training requirements.

(4) Nothing in this section creates an oversight or enforcement duty on behalf of the office of the insurance commissioner against a health carrier for failure to comply with the terms of this section.

NEW SECTION. Sec. 2. A new section is added to chapter 48.43 RCW to read as follows:

(1) If a carrier approves a health care provider's credentialing application, upon completion of the credentialing process, the carrier must reimburse a health care provider under the following circumstances:

(a) When credentialing a new health care provider through a new provider contract, the carrier must reimburse the health care provider for covered services provided to the carrier's enrollee retroactively to the date of contract effectiveness if the credentialing process extends beyond the effective date of the new contract.

(b) When credentialing a provider to be added to an approved and in-use provider contract where a relationship existed between the carrier and the health care provider or the entity for whom the health care provider is employed or engaged at the time the health care provider submitted the completed credentialing application, the carrier must reimburse the health care provider for covered health care services provided to the carrier's enrollees during the credentialing process beginning when the health care provider submitted a completed credentialing application to the carrier.

(2) The health carrier must reimburse the health care provider at the contracted rate for the applicable health benefit plan that the health care provider would have been paid at the time the services were provided if the health care provider were fully credentialed by the carrier.

(3) Nothing in this section requires reimbursement of health care provider-rendered services that are not benefits or services covered by the health carrier's health benefit plan.

(4) Nothing in this section requires a health carrier to pay reimbursement for any covered medical services provided by a health care provider applicant if the health care
There being no objection, Substitute House Bill No. 1608 was substituted for House Bill No. 1608 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 1608 was read the second time.

Representative Macri moved the adoption of the striking amendment (1396):
2.0. Strike everything after the enacting clause and insert the following:

"NEW SECTION. Sec. 3. The definitions in this section apply throughout this chapter unless the context clearly requires otherwise.

(1) "Department" means the department of health.

(2) "Health care entity" means an entity that supervises, controls, grants privileges to, directs the practice of, or directly or indirectly restricts the practice of, a health care provider.

(3) "Health care provider" has the same meaning as in RCW 70.02.010.

(4) "Medically accurate" means information that is verified or supported by research in compliance with scientific methods, is published in peer-reviewed journals, where appropriate, and is recognized as accurate and objective by professional organizations and agencies with expertise in the relevant field.

NEW SECTION. Sec. 4. (1) If a health care provider is acting in good faith, within the provider's scope of practice, education, training, and experience, including specialty areas of practice and board certification, and within the accepted standard of care, a health care entity may not:

(a) Limit the health care provider's provision of:

(i) Medically accurate and comprehensive information and counseling to a patient regarding the patient's health status including, but not limited to, diagnosis, prognosis, recommended treatment, treatment alternatives, and any potential risks to the patient's health or life; and

(ii) Information about available services and about what relevant resources are available in the community and how to access those resources for obtaining the care of the patient's choice;

(b) Limit the health care provider's provision of information about and regarding Washington's death with dignity act, chapter 70.245 RCW, information about what relevant resources are available in the community, and how to access those resources for obtaining the care of the patient's choice.

(2) A health care entity may not discharge, demote, suspend, discipline, or otherwise discriminate against a health care provider for providing information in compliance with this section.

(3) If any part of this section is found to be in conflict with federal requirements which are a prescribed condition...
to the receipts of federal funds to the state, the conflicting part of this section is inoperative solely to the extent of the conflict with respect to the agencies directly affected, and such finding or determination shall not affect the operation of the remainder of the section.

NEW SECTION. Sec. 5. A health care entity must provide the information prepared by the department under section 4(1) of this act at the time of hiring, contracting with, or privileging health care providers and staff, and on a yearly basis thereafter. Hospitals must also provide information to clearly inform health care providers and staff of the provisions of the federal emergency medical treatment and labor act (42 U.S.C. Sec. 1395dd), including obligations to screen, stabilize, and transfer patients, at the time of hiring, contracting with, or privileging health care providers and staff, and on a yearly basis thereafter.

NEW SECTION. Sec. 6. A new section is added to chapter 43.70 RCW to read as follows:

(1) The department must design, prepare, and make available online, written materials to clearly inform health care providers and staff of the provisions of, and authority to act under, chapter 70.--- RCW (the new chapter created in section 5 of this act).

(2) The department must design, prepare, and make available online, written materials to provide information to providers and patients regarding Washington's death with dignity act, chapter 70.245 RCW.

NEW SECTION. Sec. 7. Sections 1 through 3 of this act constitute a new chapter in Title 70 RCW.“

Correct the title.

Representatives Macri and Schmick spoke in favor of the adoption of the striking amendment.

The striking amendment (1396) was adopted.

The bill was ordered engrossed.

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

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

Representatives Schmick and Shea spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 1608.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 1608, and the bill passed the House by the following vote: Yeas, 65; Nays, 33; Absent, 0; Excused, 0.


Voting nays: Representatives Barkis, Boehnke, Caldier, Chambers, Chandler, Corry, DeBolt, Dent, Dufault, Dye, Gildon, Graham, Griffey, Irwin, Jenkins, Klippert, Kraft, Kretz, MacEwen, Maycumber, McCaslin, Mosbrucker, Orcutt, Schmick, Shea, Smith, Stokesbury, Sutherland, Van Werven, Volz, Walsh, Wilcox and Young.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 1608, having received the necessary constitutional majority, was declared passed.

STATEMENT FOR THE JOURNAL

I intended to vote NAY on Engrossed Substitute House Bill No. 1608.

Representative Goehner, 12th District

SECOND READING

HOUSE BILL NO. 1645, by Representatives Ortiz-Self, Frame, Gregerson, Valdez, Jinkins, Davis, Santos and Morgan

Concerning certificates of parental improvement.

The bill was read the second time.

There being no objection, Second Substitute House Bill No. 1645 was substituted for House Bill No. 1645 and the second substitute bill was placed on the second reading calendar.

SECOND SUBSTITUTE HOUSE BILL NO. 1645 was read the second time.

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

Representatives Ortiz-Self and Eslick spoke in favor of the passage of the bill.

Representative Dent spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Second Substitute House Bill No. 1645.

ROLL CALL

The Clerk called the roll on the final passage of Second Substitute House Bill No. 1645, and the bill passed the House by the following vote: Yeas, 65; Nays, 33; Absent, 0; Excused, 0.
The Clerk called the roll on the final passage of Second Substitute House Bill No. 1645, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


Voting nay: Representatives Barkis, Boehnke, Caldier, Chambers, Chandler, Dent, Dufault, Dye, Gildon, Goehner, Graham, Harris, Hoff, Irwin, Jenkins, Klippert, Kraft, Kretz, Maycumber, Mosbrucker, Orcutt, Rude, Schmick, Shea, Smith, Steele, Stokesbary, Suther, Van Werven, Vick, Volz, Walsh, Wilcox, Ybarra and Young.

SECOND SUBSTITUTE HOUSE BILL NO. 1645, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 1651, by Representatives Kilduff, Dent, Lovick, Eslick, Senn, Leavitt, Macri, Callan, Cody, Tarleton, Ortiz-Self, Goodman, Jinkins, Frame, Bergquist and Santos

Concerning the rights of clients of the developmental disabilities administration of the department of social and health services.

The bill was read the second time.

There being no objection, Second Substitute House Bill No. 1651 was substituted for House Bill No. 1651 and the second substitute bill was placed on the second reading calendar.

SECOND SUBSTITUTE HOUSE BILL NO. 1651 was read the second time.

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

Representatives Kilduff and Dent spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Second Substitute House Bill No. 1651.

ROLL CALL

The Clerk called the roll on the final passage of Second Substitute House Bill No. 1651, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


SECOND SUBSTITUTE HOUSE BILL NO. 1651, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2259, by Representatives Rude, Leavitt and Thai

Expanding background check requirements for certain educational institutions.

The bill was read the second time.

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

Representatives Irwin, Santos and Rude spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of House Bill No. 2259.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2259, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.

HOUSE BILL NO. 2259, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2338, by Representatives Macri, Thai, Wylie, Doglio, Cody and Pollet

Prohibiting discrimination in health care coverage.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2338 was substituted for House Bill No. 2338 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2338 was read the second time.

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

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

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2338.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2338, and the bill passed the House by the following vote: Yeas, 93; Nays, 5; Absent, 0; Excused, 0.


HOUSE BILL NO. 2390, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2390, by Representatives Kilduff, Goodman, Klippert, Leavitt, Thai, Dufault, Macri, Senn and Hudgins

Using respectful language.

The bill was read the second time.

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

Representatives Kilduff and Dent spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of House Bill No. 2390.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2390, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


HOUSE BILL NO. 2457, by Representatives Cody, Kloba, Robinson, Schmick, Tharinger, Macri, Pollet and Wylie

Establishing the health care cost transparency board.

The bill was read the second time.

There being no objection, Second Substitute House Bill No. 2457 was substituted for House Bill No. 2457 and the second substitute bill was placed on the second reading calendar.

SECOND SUBSTITUTE HOUSE BILL NO. 2457 was read the second time.

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

Representatives Cody and Schmick spoke in favor of the passage of the bill.
The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Second Substitute House Bill No. 2457.

ROLL CALL

The Clerk called the roll on the final passage of Second Substitute House Bill No. 2457, and the bill passed the House by the following vote: Yeas, 75; Nays, 23; Absent, 0; Excused, 0.


SECOND SUBSTITUTE HOUSE BILL NO. 2457, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2461, by Representatives Riccelli, Entenman, Fitzgibbon, Lovick, Ortiz-Self, Stonier, Cody, Shewmake, Ramos, Valdez, Mead, Kloba, Thai, Robinson, Santos, Macri, Pollet, Wylie and Doglio

Including health in the state transportation system policy goals.

The bill was read the second time.

Representative Walsh moved the adoption of amendment (1232):

7.0. On page 1, at the beginning of line 6, strike "the connection between transportation and health is indisputable" and insert "there is a connection between transportation systems and individual's health"

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

Amendment (1232) was adopted.

Representative Goehner moved the adoption of amendment (1435):

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

Representative Fey spoke against the adoption of the amendment.

Amendment (1435) was not adopted.

Representative Irwin moved the adoption of amendment (1250):

7.0. On page 1, beginning on line 5, after "Sec. 1." strike all material through "hospitalization." on page 2, line 6 and insert "The legislature recognizes that it currently does not have sufficient funding in the budget to address all the things desirable for the transportation system. The passage of I-976 indicates the people expect the transportation sector to do more with less. The legislature finds that one of the best ways to improve the health of the people is to ensure that the system we have functions well"

On page 2, line 24, after "relief" strike "and" and insert "((and))"

On page 2, line 25, after "mobility" insert "and mobility to facilitate an active lifestyle"

On page 2, line 28, after "environment;" strike "((and))" and insert "and"

On page 2, beginning on line 30, after "system" strike all material through "system" on line 34

Representative Irwin and Irwin (again) spoke in favor of the adoption of the amendment.

Representatives Fey and Riccelli spoke against the adoption of the amendment.

Amendment (1250) was not adopted.

Representative Barkis moved the adoption of amendment (1253):

7.0. On page 3, after line 25, insert the following:

"(7) As part of the department of transportation's implementation of the policy goal of health, the department must hire appropriate medical and health experts to assess the effect of the department's projects and policies on health."

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

Representative Fey spoke against the adoption of the amendment.

Amendment (1253) was not adopted.

Representative Walsh moved the adoption of amendment (1438):

7.0. On page 3, after line 25, insert the following:
"(7) As part of the department of transportation's implementation of the policy goal of health, the department must hire dieticians to assess the health of Washington state ferries' food."

Representatives Walsh and Corry spoke in favor of the adoption of the amendment.

Representative Paul spoke against the adoption of the amendment.

Amendment (1438) was not adopted.

The bill was ordered engrossed.

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

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

Representative Barkis spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed House Bill No. 2461.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 2461, and the bill passed the House by the following vote: Yeas, 57; Nays, 41; Absent, 0; Excused, 0.


ENGROSSED HOUSE BILL NO. 2461, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2464, by Representatives Gildon and Young

Protecting patients from excess prescription medication charges.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2464 was substituted for House Bill No. 2464 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2464 was read the second time.

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

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

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2464.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2464, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


SUBSTITUTE HOUSE BILL NO. 2464, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2513, by Representatives Slatter, Leavitt, Ortiz-Self, Valdez, Bergquist, Davis, J. Johnson, Pollet, Goodman, Lekanoff, Ormsby and Riccelli

Prohibiting the practice of transcript withholding and limiting the practice of registration holds at institutions of higher education as debt collection practices.

The bill was read the second time.

There being no objection, Second Substitute House Bill No. 2513 was substituted for House Bill No. 2513 and the
second substitute bill was placed on the second reading calendar.

SECOND SUBSTITUTE HOUSE BILL NO. 2513 was read the second time.

Representative Van Werven moved the adoption of the striking amendment (1436):

7.0. Strike everything after the enacting clause and insert the following:

"NEW SECTION. Sec. 8. A new section is added to chapter 28B.10 RCW to read as follows:

Institutions of higher education, in consultation with the student achievement council, shall report to the governor and the higher education committees of the legislature in accordance with RCW 43.01.036 before December 1, 2022, on transcript and registration holds used as debt collection tools, including:

(1) Data on the following:

(a) Each institution's policy on when transcript and registration holds are used, including the time frames and amounts for which holds are to be used and the lowest amount for which an institution assigns a debt to a third-party collection agency;

(b) The actual lowest amount of debt for which an institution withholds official transcripts and registration privileges;

(c) The number of official transcripts and registration privileges being withheld by institution;

(d) The categories of debt for which transcripts and registration privileges were withheld, including the average amount of debt for each category;

(e) The average past-due time period for debts in which transcripts and registration privileges were withheld;

(f) The number of past-due accounts assigned to third-party collection agencies;

(g) The actual lowest amount for which an institution assigns a debt to a third-party collection agency; and

(h) The process and actions institutions use to attempt debt collection before assigning the debt to collections.

(2) A review and analysis of the data collected in subsection (1) to identify best practices for resolving debt collections:

(a) To encourage the most favorable outcomes for students; and

(b) That use third-party debt collections as a last resort."

Correct the title.

Representative Van Werven spoke in favor of the adoption of the striking amendment.

Representative Slatter spoke against the adoption of the striking amendment.

The striking amendment (1436) was not adopted.

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

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

Representative Van Werven spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Second Substitute House Bill No. 2513.

ROLL CALL

The Clerk called the roll on the final passage of Second Substitute House Bill No. 2513, and the bill passed the House by the following vote: Yeas, 59; Nays, 39; Absent, 0; Excused, 0.


SECOND SUBSTITUTE HOUSE BILL NO. 2513, having received the necessary constitutional majority, was declared passed.


Mitigating inequity in the health insurance market caused by health plans that exclude certain mandated benefits.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2554 was substituted for House Bill No. 2554 and the substitute bill was placed on the second reading calendar.
THIRTY SIXTH DAY, FEBRUARY 17, 2020

SUBSTITUTE HOUSE BILL NO. 2554 was read the second time.

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

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

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2554.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2554, and the bill passed the House by the following vote: Yeas, 59; Nays, 39; Absent, 0; Excused, 0.


SUBSTITUTE HOUSE BILL NO. 2554, having received the necessary constitutional majority, was declared passed.


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

Representatives Barkis, Fitzgibbon and Barkis (again) spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2673.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2673, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


SUBSTITUTE HOUSE BILL NO. 2673, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 1694, by Representatives Morgan, Macri, Riccelli, Goodman, Jinkins, Cody, Stonier, Robinson, Appleton, Pollet, Gregerson and Frame

Allowing tenants to pay certain sums in installments.

The bill was read the second time.

With the consent of the House, amendments (1019), (1401), (1022), (1053), (1143) and (1021) were withdrawn.

Representative Corry moved the adoption of amendment (1020):

8.0. On page 2, after line 7, insert the following:

"(4) A fee or deposit to hold a dwelling unit or secure that the prospective tenant will move into a dwelling unit, as authorized under RCW 59.18.253, shall not be considered a deposit or nonrefundable fee for purposes of this section."

Representatives Corry and Kilduff spoke in favor of the adoption of the amendment.
Amendment (1020) was adopted.

The bill was ordered engrossed.

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

Representatives Morgan, Kilduff and Doglio spoke in favor of the passage of the bill.

Representatives Dufault, Schmick, Klippert, Corry, Sutherland, Caldier, Hoff, Jenkin, Rude, Kraft, Graham, Ybarra, Goehner and Barkis spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed House Bill No. 1694.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 1694, and the bill passed the House by the following vote: Yeas, 54; Nays, 44; Absent, 0; Excused, 0.


Voting nay: Representatives Barkis, Blake, Boehnke, Caldier, Chambers, Chandler, Chapman, Corry, DeBolt, Dent, Dufault, Dye, Eslick, Gildon, Goehner, Graham, Griffey, Harris, Hoff, Irwin, Jenkins, Klippert, Kraft, Kretz, Leavitt, MacEwen, Maycumber, Mosbrucker, Orcutt, Paul, Rude, Schmick, Shea, Smith, Steele, Stokesbery, Sutherland, Van Werven, Vick, Volz, Walsh, Wilcox, Ybarra and Young.

ENGROSSED HOUSE BILL NO. 1694, having received the necessary constitutional majority, was declared passed.

STATEMENT FOR THE JOURNAL

I intended to vote NAY on Engrossed House Bill No. 1694.

Representative McCaslin, 4th District

SECOND READING

HOUSE BILL NO. 1754, by Representatives Santos, Jinkins and Pollet

Concerning the hosting of the homeless by religious organizations.

The bill was read the second time.

There being no objection, Substitute House Bill No. 1754 was substituted for House Bill No. 1754 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 1754 was read the second time.

With the consent of the House, amendment (1108) was withdrawn.

Representative Santos moved the adoption of the striking amendment (1120):

8.0. Strike everything after the enacting clause and insert the following:

"NEW SECTION. Sec. 9. (1) The legislature makes the following findings:

(a) Residents in temporary settings hosted by religious organizations are a particularly vulnerable population that do not have access to the same services as citizens with more stable housing.

(b) Residents in these settings, including outdoor uses such as outdoor encampments, indoor overnight shelters, temporary small houses on site, and homeless-occupied vehicle resident safe parking, can be at increased risk of exploitation, theft, unsanitary living conditions, and physical harm.

(c) Furthermore, the legislature finds and declares that hosted outdoor encampments, indoor overnight shelters, temporary small houses on site, and homeless-occupied vehicle resident safe parking serve as pathways for individuals experiencing homelessness to receive services and achieve financial stability, health, and permanent housing.

(2) The legislature intends that local municipalities have the discretion to protect the health and safety of both residents in temporary settings that are hosted by religious organizations and the surrounding community. The legislature encourages local jurisdictions and religious organizations to work together collaboratively to protect the health and safety of residents and the surrounding community while allowing religious organizations to fulfill their mission to serve the homeless. The legislature further intends to monitor the implementation of this act and continue to refine it to achieve these goals.

Sec. 10. RCW 36.01.290 and 2010 c 175 s 2 are each amended to read as follows:

(1) A religious organization may host (temporary encampments for) the homeless on property owned or controlled by the religious organization whether within buildings located on the property or elsewhere on the property outside of buildings.
(2) Except as provided in subsection (7) of this section, a county may not enact an ordinance or regulation or take any other action that:

(a) Imposes conditions other than those necessary to protect public health and safety and that do not substantially burden the decisions or actions of a religious organization regarding the location of housing or shelter, such as an outdoor encampment, indoor overnight shelter, temporary small house on site, or vehicle resident safe parking, for homeless persons on property owned or controlled by the religious organization;

(b) Requires a religious organization to obtain insurance pertaining to the liability of a municipality with respect to homeless persons housed on property owned by a religious organization or otherwise requires the religious organization to indemnify the municipality against such liability; ((ii))

(c) Imposes permit fees in excess of the actual costs associated with the review and approval of ((the required)) permit applications. A county has discretion to reduce or waive permit fees for a religious organization that is hosting the homeless;

(d) Specifically limits a religious organization's availability to host an outdoor encampment on its property or property controlled by the religious organization to fewer than six months during any calendar year. However, a county may enact an ordinance or regulation that requires a separation of time of no more than three months between subsequent or established outdoor encampments at a particular site;

(e) Specifically limits a religious organization's outdoor encampment hosting term to fewer than four consecutive months;

(f) Limits the number of simultaneous religious organization outdoor encampment hostings within the same municipality during any given period of time. Simultaneous and adjacent hostings of outdoor encampments by religious organizations may be limited if located within one thousand feet of another outdoor encampment concurrently hosted by a religious organization;

(g) Limits a religious organization's availability to host safe parking efforts at its on-site parking lot, including limitations on any other congregationally sponsored uses and the parking available to support such uses during the hosting, except for limitations that are in accord with the following criteria that would govern if enacted by local ordinance or memorandum of understanding between the host religious organization and the jurisdiction:

(i) No less than one space may be devoted to safe parking per ten on-site parking spaces;

(ii) Restroom access must be provided either within the buildings on the property or through use of portable facilities, with the provision for proper disposal of waste if recreational vehicles are hosted; and

(iii) Religious organizations providing spaces for safe parking must continue to abide by any existing on-site parking minimum requirement so that the provision of safe parking spaces does not reduce the total number of available parking spaces below the minimum number of spaces required by the county, but a county may enter into a memorandum of understanding with a religious organization that reduces the minimum number of on-site parking spaces required;

(h) Limits a religious organization's availability to host an indoor overnight shelter in spaces with at least two accessible exits due to lack of sprinklers or other fire-related concerns, except that:

(i) If a county fire official finds that fire-related concerns associated with an indoor overnight shelter pose an imminent danger to persons within the shelter, the county may take action to limit the religious organization's availability to host the indoor overnight shelter; and

(ii) A county may require a host religious organization to enter into a memorandum of understanding for fire safety that includes local fire district inspections, an outline for appropriate emergency procedures, a determination of the most viable means to evacuate occupants from inside the host site with appropriate illuminated exit signage, panic bar exit doors, and a completed fire watch agreement indicating:

(A) Posted safe means of egress;

(B) Operable smoke detectors, carbon monoxide detectors as necessary, and fire extinguishers;

(C) A plan for monitors who spend the night awake and are familiar with emergency protocols, who have suitable communication devices, and who know how to contact the local fire department; or

(i) Limits a religious organization's ability to host temporary small houses on land owned or controlled by the religious organization, except for recommendations that are in accord with the following criteria:

(i) A renewable one-year duration agreed to by the host religious organization and local jurisdiction via a memorandum of understanding;

(ii) Maintaining a maximum unit square footage of one hundred twenty square feet, with units set at least six feet apart;

(iii) Electricity and heat, if provided, must be inspected by the local jurisdiction;

(iv) Space heaters, if provided, must be approved by the local fire authority;

(v) Doors and windows must be included and be lockable, with a recommendation that the managing agency and host religious organization also possess keys;

(vi) Each unit must have a fire extinguisher;

(vii) Adequate restrooms must be provided, including restrooms solely for families if present, along with handwashing and potable running water to be available if not provided within the individual units, including accommodating black water;

(iii) Electricity and heat, if provided, must be inspected by the local jurisdiction;
(viii) A recommendation for the host religious organization to partner with regional homeless service providers to develop pathways to permanent housing.

(3)(a) A county may enact an ordinance or regulation or take any other action that requires a host religious organization and a distinct managing agency using the religious organization’s property, owned or controlled by the religious organization, for hostings to include outdoor encampments, temporary small houses on site, indoor overnight shelters, or vehicle resident safe parking to enter into a memorandum of understanding to protect the public health and safety of both the residents of the particular hosting and the residents of the county.

(b) At a minimum, the agreement must include information regarding: The right of a resident in an outdoor encampment, vehicle resident safe parking, temporary small house on site, or indoor overnight shelter to seek public health and safety assistance, the resident’s ability to access social services on site, and the resident’s ability to directly interact with the host religious organization, including the ability to express any concerns regarding the managing agency to the religious organization; a written code of conduct agreed to by the managing agency, if any, host religious organization, and all volunteers working with residents of the outdoor encampment, temporary small house on site, indoor overnight shelter, or vehicle resident safe parking; and when a publicly funded managing agency exists, the ability for the host religious organization to interact with residents of the outdoor encampment, indoor overnight shelter, temporary small house on site, or vehicle resident safe parking using a release of information.

(4) If required to do so by the county, any host religious organization performing any hosting of an outdoor encampment, vehicle resident safe parking, or indoor overnight shelter, or the host religious organization’s managing agency, must ensure that the county or local law enforcement agency has completed sex offender checks of all adult residents and guests. The host religious organization retains the authority to allow such offenders to remain on the property. A host religious organization or host religious organization’s managing agency performing any hosting of vehicle resident safe parking must inform vehicle residents how to comply with laws regarding the legal status of vehicles and drivers, and provide a written code of conduct consistent with area standards.

(5) Any host religious organization performing any hosting of an outdoor encampment, vehicle resident safe parking, temporary small house on site, or indoor overnight shelter, or the host religious organization’s managing agency, must work with the county to utilize Washington’s homeless client management information system, as provided for in RCW 43.185C.180. When the religious organization does not partner with a managing agency, the religious organization is encouraged to partner with a local homeless services provider using the Washington homeless client management information system. Any managing agency receiving any funding from local continuum of care programs must utilize the homeless client management information system.

Temporary, overnight, extreme weather shelter provided in religious organization buildings does not need to meet this requirement.

(6) For the purposes of this section((g));

(a) “Managing agency” means an organization such as a religious organization or other organized entity that has the capacity to organize and manage a homeless outdoor encampment, temporary small houses on-site, indoor overnight shelter, and a vehicle resident safe parking program.

(b) “Outdoor encampment” means any temporary tent or structure encampment, or both.

(c) “Religious organization” means the federally protected practice of a recognized religious assembly, school, or institution that owns or controls real property.

(d) “Temporary” means not affixed to land permanently and not using underground utilities.

(((446)) (7)(a) Subsection (2) of this section does not affect a county policy, ordinance, memorandum of understanding, or applicable consent decree that regulates religious organizations’ hosting of the homeless if such policies, ordinances, memoranda of understanding, or consent decrees:

(i) Exist prior to the effective date of this section;

(ii) Do not categorically prohibit the hosting of the homeless by religious organizations; and

(iii) Do not violate the religious land use and institutionalized persons act, 42 U.S.C. Sec. 2000cc.

(b) If such policies, ordinances, memoranda of understanding, and consent decrees are amended after the effective date of this section, those amendments are not affected by subsection (2) of this section if those amendments satisfy (a)(ii) and (iii) of this subsection.

(8) An appointed or elected public official, public employee, or public agency as defined in RCW 4.24.470 is immune from civil liability for (a) damages arising from the permitting decisions for a temporary encampment for the homeless as provided in this section and (b) any conduct or unlawful activity that may occur as a result of the temporary encampment for the homeless as provided in this section.

(9) A religious organization hosting outdoor encampments, vehicle resident safe parking, or indoor overnight shelters for the homeless that receives funds from any government agency may not refuse to host any resident or prospective resident because of age, sex, marital status, sexual orientation, race, creed, color, national origin, honorably discharged veteran or military status, or the presence of any sensory, mental, or physical disability or the use of a trained dog guide or service animal by a person with a disability, as these terms are defined in RCW 49.60.040.

(10) A religious organization hosting the homeless on property owned or controlled by the religious organization must, at least two weeks prior to the opening of an outdoor encampment, indoor overnight shelter, temporary small house on site, or vehicle resident safe parking, host a meeting...
Sec. 11. RCW 35.21.915 and 2010 c 175 s 3 are each amended to read as follows:

(1) A religious organization may host (temporary encampments for) the homeless on property owned or controlled by the religious organization whether within buildings located on the property or elsewhere on the property outside of buildings.

(2) Except as provided in subsection (7) of this section, a city or town may not enact an ordinance or regulation or take any other action that:

(a) Imposes conditions other than those necessary to protect public health and safety and that do not substantially burden the decisions or actions of a religious organization regarding the location of housing or shelter, such as an outdoor encampment, indoor overnight shelter, temporary small house on site, or vehicle resident safe parking, for homeless persons on property owned or controlled by the religious organization;

(b) Requires a religious organization to obtain insurance pertaining to the liability of a municipality with respect to homeless persons housed on property owned by a religious organization or otherwise requires the religious organization to indemnify the municipality against such liability; ((ii))

(c) Imposes permit fees in excess of the actual costs associated with the review and approval of ((the required)) permit applications, A city or town has discretion to reduce or waive permit fees for a religious organization that is hosting the homeless;

(d) Specifically limits a religious organization's availability to host an outdoor encampment on its property or property controlled by the religious organization to fewer than six months during any calendar year. However, a city or town may enact an ordinance or regulation that requires a separation of time of no more than three months between subsequent or established outdoor encampments at a particular site;

(e) Specifically limits a religious organization's outdoor encampment hosting term to fewer than four consecutive months;

(f) Limits the number of simultaneous religious organization outdoor encampment hostings within the same municipality during any given period of time. Simultaneous and adjacent hostings of outdoor encampments by religious organizations may be limited if located within one thousand feet of another outdoor encampment concurrently hosted by a religious organization;

(g) Limits a religious organization's availability to host safe parking efforts at its on-site parking lot, including limitations on any other congregationally sponsored uses and the parking available to support such uses during the hosting, except for limitations that are in accord with the following criteria that would govern if enacted by local ordinance or memorandum of understanding between the host religious organization and the jurisdiction:

(i) No less than one space may be devoted to safe parking per ten on-site parking spaces;

(ii) Restroom access must be provided either within the buildings on the property or through use of portable facilities, with the provision for proper disposal of waste if recreational vehicles are hosted; and

(iii) Religious organizations providing spaces for safe parking must continue to abide by any existing on-site parking minimum requirement so that the provision of safe parking spaces does not reduce the total number of available parking spaces below the minimum number of spaces required by the city or town, but a city or town may enter into a memorandum of understanding with a religious organization that reduces the minimum number of on-site parking spaces required;

(h) Limits a religious organization's availability to host an indoor overnight shelter in spaces with at least two accessible exits due to lack of sprinklers or other fire-related concerns, except that:

(i) If a city or town fire official finds that fire-related concerns associated with an indoor overnight shelter pose an imminent danger to persons within the shelter, the city or town may take action to limit the religious organization's availability to host the indoor overnight shelter; and

(ii) A city or town may require a host religious organization to enter into a memorandum of understanding for fire safety that includes local fire district inspections, an outline for appropriate emergency procedures, a determination of the most viable means to evacuate occupants from inside the host site with appropriate illuminated exit signage, panic bar exit doors, and a completed fire watch agreement indicating:

(A) Posted safe means of egress;

(B) Operable smoke detectors, carbon monoxide detectors as necessary, and fire extinguishers;

(C) A plan for monitors who spend the night awake and are familiar with emergency protocols, who have suitable communication devices, and who know how to contact the local fire department; or

(i) A renewable one-year duration agreed to by the host religious organization and local jurisdiction via a memorandum of understanding;

(ii) Maintaining a maximum unit square footage of one hundred twenty square feet, with units set at least six feet apart;

(iii) Electricity and heat, if provided, must be inspected by the local jurisdiction;
(iv) Space heaters, if provided, must be approved by the local fire authority;

(v) Doors and windows must be included and be lockable, with a recommendation that the managing agency and host religious organization also possess keys;

(vi) Each unit must have a fire extinguisher;

(vii) Adequate restrooms must be provided, including restrooms solely for families if present, along with handwashing and potable running water to be available if not provided within the individual units, including accommodating black water;

(viii) A recommendation for the host religious organization to partner with regional homeless service providers to develop pathways to permanent housing.

(3)(a) A city or town may enact an ordinance or regulation or take any other action that requires a host religious organization and a distinct managing agency using the religious organization's property, owned or controlled by the religious organization, for hostings to include outdoor encampments, temporary small houses on site, indoor overnight shelters, or vehicle resident safe parking to enter into a memorandum of understanding to protect the public health and safety of both the residents of the particular hosting and the residents of the city or town.

(b) At a minimum, the agreement must include information regarding: The right of a resident in an outdoor encampment, vehicle resident safe parking, temporary small house on site, or indoor overnight shelter to seek public health and safety assistance, the resident's ability to access social services on site, and the resident's ability to directly interact with the host religious organization, including the ability to express any concerns regarding the managing agency to the religious organization; a written code of conduct agreed to by the managing agency, if any, host religious organization, and all volunteers working with residents of the outdoor encampment, temporary small house on site, indoor overnight shelter, or vehicle resident safe parking; and when a publicly funded managing agency exists, the ability for the host religious organization to interact with residents of the outdoor encampment, indoor overnight shelter, temporary small house on site, or vehicle resident safe parking using a release of information.

(4) If required to do so by a city or town, any host religious organization performing any hosting of an outdoor encampment, vehicle resident safe parking, or indoor overnight shelter, or the host religious organization's managing agency, must ensure that the city or town or local law enforcement agency has completed sex offender checks of all adult residents and guests. The host religious organization retains the authority to allow such offenders to remain on the property. A host religious organization or host religious organization's managing agency performing any hosting of vehicle resident safe parking must inform vehicle residents how to comply with laws regarding the legal status of vehicles and drivers, and provide a written code of conduct consistent with area standards.

(5) Any host religious organization performing any hosting of an outdoor encampment, vehicle resident safe parking, temporary small house on site, or indoor overnight shelter, with a publicly funded managing agency, must work with the city or town to utilize Washington's homeless client management information system, as provided for in RCW 43.185C.180. When the religious organization does not partner with a managing agency, the religious organization is encouraged to partner with a local homeless services provider using the Washington homeless client managing information system. Any managing agency receiving any funding from local continuum of care programs must utilize the homeless client management information system. Temporary, overnight, extreme weather shelter provided in religious organization buildings does not need to meet this requirement.

(6) For the purposes of this section((a)),

(a) "Managing agency" means an organization such as a religious organization or other organized entity that has the capacity to organize and manage a homeless outdoor encampment, temporary small houses on-site, indoor overnight shelter, and a vehicle resident safe parking program.

(b) "Outdoor encampment" means any temporary tent or structure encampment, or both.

(c) "Religious organization" means the federally protected practice of a recognized religious assembly, school, or institution that owns or controls real property.

(d) "Temporary" means not affixed to land permanently and not using underground utilities.

(44i) (7)(a) Subsection ((2)) of this section does not affect a city or town policy, ordinance, memorandum of understanding, or applicable consent decree that regulates religious organizations' hosting of the homeless if such policies, ordinances, memoranda of understanding, or consent decrees:

(i) Exist prior to the effective date of this section;

(ii) Do not categorically prohibit the hosting of the homeless by religious organizations; and

(iii) Do not violate the religious land use and institutionalized persons act, 42 U.S.C. Sec. 2000ee.

(b) If such policies, ordinances, memoranda of understanding, and consent decrees are amended after the effective date of this section, those amendments are not affected by subsection (2) of this section if those amendments satisfy (a)(ii) and (iii) of this subsection.

(8) An appointed or elected public official, public employee, or public agency as defined in RCW 4.24.470 is immune from civil liability for (a) damages arising from the permitting decisions for a temporary encampment for the homeless as provided in this section and (b) any conduct or unlawful activity that may occur as a result of the temporary encampment for the homeless as provided in this section.

(9) A religious organization hosting outdoor encampments, vehicle resident safe parking, or indoor
overnight shelters for the homeless that receives funds from any government agency may not refuse to host any resident or prospective resident because of age, sex, marital status, sexual orientation, race, creed, color, national origin, honorably discharged veteran or military status, or the presence of any sensory, mental, or physical disability or the use of a trained dog guide or service animal by a person with a disability, as these terms are defined in RCW 49.60.040.

(10) A religious organization hosting the homeless on property owned or controlled by the religious organization must, at least two weeks prior to the opening of an outdoor encampment, indoor overnight shelter, temporary small house on site, or vehicle resident safe parking, host a meeting open to the public for the purpose of providing a forum for discussion of related neighborhood concerns.

Sec. 12. RCW 35A.21.360 and 2010 c 175 s 4 are each amended to read as follows:

(1) A religious organization may host ((temporary encampment for)) the homeless on property owned or controlled by the religious organization whether within buildings located on the property or elsewhere on the property outside of buildings.

(2) Except as provided in subsection (7) of this section, a code city may not enact an ordinance or regulation or take any other action that:

(a) Imposes conditions other than those necessary to protect public health and safety and that do not substantially burden the decisions or actions of a religious organization regarding the location of housing or shelter, such as an outdoor encampment, indoor overnight shelter, temporary small house on site, or vehicle resident safe parking, for homeless persons on property owned or controlled by the religious organization;

(b) Requires a religious organization to obtain insurance pertaining to the liability of a municipality with respect to homeless persons housed on property owned by a religious organization or otherwise requires the religious organization to indemnify the municipality against such liability; ((ii))

(c) Imposes permit fees in excess of the actual costs associated with the review and approval of ((the required)) permit applications. A code city has discretion to reduce or waive permit fees for a religious organization that is hosting the homeless;

(d) Specifically limits a religious organization's availability to host an outdoor encampment on its property or property controlled by the religious organization to fewer than six months during any calendar year. However, a code city may enact an ordinance or regulation that requires a separation of time of no more than three months between subsequent or established outdoor encampments at a particular site;

(e) Specifically limits a religious organization's outdoor encampment hosting term to fewer than four consecutive months;

(f) Limits the number of simultaneous religious organization outdoor encampment hostings within the same municipality during any given period of time. Simultaneous and adjacent hostings of outdoor encampments by religious organizations may be limited if located within one thousand feet of another outdoor encampment concurrently hosted by a religious organization;

(g) Limits a religious organization's availability to host safe parking efforts at its on-site parking lot, including limitations on any other congregationally sponsored uses and the parking available to support such uses during the hosting, except for limitations that are in accord with the following criteria that would govern if enacted by local ordinance or memorandum of understanding between the host religious organization and the jurisdiction:

(i) No less than one space may be devoted to safe parking per ten on-site parking spaces;

(ii) Restroom access must be provided either within the buildings on the property or through use of portable facilities, with the provision for proper disposal of waste if recreational vehicles are hosted; and

(iii) Religious organizations providing spaces for safe parking must continue to abide by any existing on-site parking minimum requirement so that the provision of safe parking spaces does not reduce the total number of available parking spaces below the minimum number of spaces required by the code city, but a code city may enter into a memorandum of understanding with a religious organization that reduces the minimum number of on-site parking spaces required;

(h) Limits a religious organization's availability to host an indoor overnight shelter in spaces with at least two accessible exits due to lack of sprinklers or other fire-related concerns, except that:

(i) If a code city fire official finds that fire-related concerns associated with an indoor overnight shelter pose an imminent danger to persons within the shelter, the code city may take action to limit the religious organization's availability to host the indoor overnight shelter; and

(ii) A code city may require a host religious organization to enter into a memorandum of understanding for fire safety that includes local fire district inspections, an outline for appropriate emergency procedures, a determination of the most viable means to evacuate occupants from inside the host site with appropriate illuminated exit signage, panic bar exit doors, and a completed fire watch agreement indicating:

(A) Posted safe means of egress;

(B) Operable smoke detectors, carbon monoxide detectors as necessary, and fire extinguishers;

(C) A plan for monitors who spend the night awake and are familiar with emergency protocols, who have suitable communication devices, and who know how to contact the local fire department; or

(i) Limits a religious organization's ability to host temporary small houses on land owned or controlled by the
religious organization, except for recommendations that are in accord with the following criteria:

(i) A renewable one-year duration agreed to by the host religious organization and local jurisdiction via a memorandum of understanding;

(ii) Maintaining a maximum unit square footage of one hundred twenty square feet, with units set at least six feet apart;

(iii) Electricity and heat, if provided, must be inspected by the local jurisdiction;

(iv) Space heaters, if provided, must be approved by the local fire authority;

(v) Doors and windows must be included and be lockable, with a recommendation that the managing agency and host religious organization also possess keys;

(vi) Each unit must have a fire extinguisher;

(vii) Adequate restrooms must be provided, including restrooms solely for families if present, along with handwashing and potable running water to be available if not provided within the individual units, including accommodating black water;

(viii) A recommendation for the host religious organization to partner with regional homeless service providers to develop pathways to permanent housing.

(3)(a) A code city may enact an ordinance or regulation or take any other action that requires a host religious organization and a distinct managing agency using the religious organization's property to: host outdoor encampments, temporary small houses on site, indoor overnight shelters, or vehicle resident safe parking to enter into a memorandum of understanding to protect the public health and safety of the residents of the code city.

(b) At a minimum, the agreement must include information regarding: The right of a resident in an outdoor encampment, vehicle resident safe parking, temporary small house on site, or indoor overnight shelter, with a publicly funded managing agency, to utilize Washington's homeless client management information system, as provided for in RCW 43.185C.180. When the religious organization does not partner with a managing agency, the religious organization is encouraged to partner with a local homeless services provider using the Washington homeless client management information system. Any managing agency receiving any funding from local continuum of care programs must utilize the homeless client management information system. Temporary, overnight, extreme weather shelter provided in religious organization buildings does not need to meet this requirement.

(4) If required to do so by a code city, any host religious organization performing any hosting of an outdoor encampment, vehicle resident safe parking, or indoor overnight shelter, or the host religious organization's managing agency, must ensure that the code city or local law enforcement agency has completed sex offender checks of all adult residents and guests. The host religious organization retains the authority to allow such offenders to remain on the property. A host religious organization or host religious organization's managing agency performing any hosting of vehicle resident safe parking must inform vehicle residents how to comply with laws regarding the legal status of vehicles and drivers, and provide a written code of conduct consistent with area standards.

(5) Any host religious organization performing any hosting of an outdoor encampment, vehicle resident safe parking, temporary small house on site, or indoor overnight shelter, with a publicly funded managing agency, must work with the code city to utilize Washington's homeless client management information system, as provided for in RCW 43.185C.180. When the religious organization does not partner with a managing agency, the religious organization is encouraged to partner with a local homeless services provider using the Washington homeless client management information system. Any managing agency receiving any funding from local continuum of care programs must utilize the homeless client management information system. Temporary, overnight, extreme weather shelter provided in religious organization buildings does not need to meet this requirement.

(6) For the purposes of this section((4));

(a) "Managing agency" means an organization such as a religious organization or other organized entity that has the capacity to organize and manage a homeless outdoor encampment, temporary small houses on-site, indoor overnight shelter, and a vehicle resident safe parking program.

(b) "Outdoor encampment" means any temporary tent or structure encampment, or both.

(c) "Religious organization" means the federally protected practice of a recognized religious assembly, school, or institution that owns or controls real property.

(d) "Temporary" means not affixed to land permanently and not using underground utilities.

(44) (7)(a) Subsection (2) of this section does not affect a code city policy, ordinance, memorandum of understanding, or applicable consent decree that regulates religious organizations' hosting of the homeless if such policies, ordinances, memorandum of understanding, or consent decrees:

(i) Exist prior to the effective date of this section;

(ii) Do not categorically prohibit the hosting of the homeless by religious organizations; and

(iii) Do not violate the religious land use and institutionalized persons act, 42 U.S.C. Sec. 2000cc.

(b) If such policies, ordinances, memoranda of understanding, and consent decrees are amended after the effective date of this section, those amendments are not affected by subsection (2) of this section if those amendments satisfy (a)(ii) and (iii) of this subsection.
(8) An appointed or elected public official, public employee, or public agency as defined in RCW 4.24.470 is immune from civil liability for (a) damages arising from the permitting decisions for a temporary encampment for the homeless as provided in this section and (b) any conduct or unlawful activity that may occur as a result of the temporary encampment for the homeless as provided in this section.

(9) A religious organization hosting outdoor encampments, vehicle resident safe parking, or indoor overnight shelters for the homeless that receives funds from any government agency may not refuse to host any resident or prospective resident because of age, sex, marital status, sexual orientation, race, creed, color, national origin, honorably discharged veteran or military status, or the presence of any sensory, mental, or physical disability or the use of a trained dog guide or service animal by a person with a disability, as these terms are defined in RCW 49.60.040.

(10) A religious organization hosting the homeless on property owned or controlled by the religious organization must, at least two weeks prior to the opening of an outdoor encampment, indoor overnight shelter, temporary small house on site, or vehicle resident safe parking, host a meeting open to the public for the purpose of providing a forum for discussion of related neighborhood concerns."

Representative Barkis moved the adoption of amendment (1139) to the striking amendment (1120):

12.0. On page 6, beginning on line 38 of the striking amendment, after "(10)" strike all material through "concerns" on page 7, line 3 and insert "(a) Prior to the opening of an outdoor encampment, indoor overnight shelter, temporary small house on site, or vehicle resident safe parking, a religious organization hosting the homeless on property owned or controlled by the religious organization must host a meeting open to the public for the purpose of providing a forum for discussion of related neighborhood concerns, unless the use is in response to a declared emergency. The religious organization must provide written notice of the meeting to the county legislative authority no later than forty-eight hours prior to the meeting. The notice must specify the time, place, and purpose of the meeting."

(b) A code city must publish notice of the meeting described in (a) of this subsection. The notice must specify the time, place, and purpose of the meeting. The notice must be published in the same manner as a special meeting under RCW 42.30.080(2) except that such notice must be delivered or posted as applicable at any time prior to the time of the meeting as specified in the notice.

On page 17, line 17 of the striking amendment, after ``(10)'' strike all material through ``concerns'' on line 22 and insert ``(a) Prior to the opening of an outdoor encampment, indoor overnight shelter, temporary small house on site, or vehicle resident safe parking, a religious organization hosting the homeless on property owned or controlled by the religious organization must host a meeting open to the public for the purpose of providing a forum for discussion of related neighborhood concerns, unless the use is in response to a declared emergency. The religious organization must provide written notice of the meeting to the code city legislative authority no later than forty-eight hours prior to the meeting. The notice must specify the time, place, and purpose of the meeting."

Representatives Barkis and Ryu spoke in favor of the adoption of the amendment to the striking amendment.

Amendment (1139) to the striking amendment (1120) was adopted.

The striking amendment (1120), as amended, was adopted.

The bill was ordered engrossed.

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

Representatives Santos, Dufault, Kraft and Barkis spoke in favor of the passage of the bill.

Representative Jenkin spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 1754.

ROLL CALL
The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 1754, and the bill passed the House by the following vote: Yeas, 95; Nays, 3; Absent, 0; Excused, 0.


Voting nay: Representatives Chandler, Duerr and Jenkin.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 1754, having received the necessary constitutional majority, was declared passed.

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

THIRD READING

HOUSE BILL NO. 2110, by Representatives Ryu and Santos

Modifying the definition of affordable workforce housing for the purposes of permitted lodging tax revenue expenditures.

The bill was read the third time.

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

Representative Orcutt spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of House Bill No. 2110.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2110, and the bill passed the House by the following vote: Yeas, 58; Nays, 40; Absent, 0; Excused, 0.


Voting nay: Representatives Barkis, Boehnke, Caldier, Chambers, Chandler, Chapman, Corry, DeBolt, Dent, Duftault, Dye, Eslick, Gildon, Goehner, Graham, Griffey, Harris, Hoff, Jenkin, Klippert, Kraft, Kretz, MacEwen, Maycumber, McCaslin, Mosbrucker, Orcutt, Rude, Schmick, Shea, Smith, Steele, Sutherland, Van Werven, Vick, Volz, Walsh, Wilcox, Ybarra and Young.

HOUSE BILL NO. 2110, having received the necessary constitutional majority, was declared passed.

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

SECOND READING

HOUSE BILL NO. 2710, by Representatives Robinson, Tarleton, Cody, Tharinger and Ormsby

Modifying the uses, disclosure, and requirement dates of prescription drug price transparency data.

The bill was read the second time.

Representative Schmick moved the adoption of amendment (1433):

12.0. On page 6, beginning on line 19, after "(3)" strike all material through "site." on line 25 and insert "The information submitted pursuant to this section is not subject to public disclosure under chapter 42.56 RCW."

(4) By December 1, 2020, the authority must provide recommendations on how to provide advance notice of price increases to purchasers consistent with state and federal law."

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

Representative Robinson spoke against the adoption of the amendment.

Amendment (1433) was not adopted.

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

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

Representative Schmick spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of House Bill No. 2710.
ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2710, and the bill passed the House by the following vote: Yeas, 56; Nays, 42; Absent, 0; Excused, 0.


HOUSE BILL NO. 2710, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2896, by Representatives Ryu, Santos and Morgan

Concerning the use of surplus property for public benefit.

The bill was read the second time.

With the consent of the House, amendment (1298) was withdrawn.

Representative Ryu moved the adoption of amendment (1105):

12.0. On page 1, beginning on line 20, after "must" strike all material through "and" on page 2, line 1

On page 2, line 16, after "buildings" insert "and the inventory received pursuant to RCW 47.12.064"

On page 2, line 18, after "of the" strike "inventory" and insert "inventories"

Representatives Ryu and Jenkin spoke in favor of the adoption of the amendment.

Amendment (1105) was adopted.

Representative Gildon moved the adoption of amendment (1373):

12.0. On page 4, line 29, after "(9)" insert "(a) Each city with a population of greater than five-hundred thousand located in a county with a population of greater than one million five-hundred thousand that transfers, leases, or otherwise disposes of surplus public property for a public benefit purpose pursuant to this section must submit a biennial report to the relevant committees of the legislature containing information regarding each property that was transferred, leased, or otherwise disposed of. The report must contain the following information:

(i) A list identifying each property that was transferred, leased, or disposed of pursuant to this section and each entity that received the property; and

(ii) The number of units of affordable housing that were developed on each property that was transferred, leased, or disposed of pursuant to this section.

(b) The first report required by (a) of this subsection must be submitted by January 1, 2022. Subsequent reports must be submitted every two years thereafter.

(10)"

Representatives Gildon and Ryu spoke in favor of the adoption of the amendment.

Amendment (1373) was adopted.

Representative Young moved the adoption of amendment (1382):

12.0. On page 4, line 29, after "(9)" insert "If the state agency, municipality, or political subdivision determines that all or a portion of the property that is being transferred, leased, or otherwise disposed of in accordance with this section was acquired through condemnation or eminent domain, the former owner has the right to repurchase as described in this subsection. For the purposes of this subsection, "former owner" means the person or entity from whom the state agency, municipality, or political subdivision acquired title. At least ninety days prior to the date on which the property is intended to be transferred, leased, or otherwise disposed of, the state agency, municipality, or political subdivision must mail notice of the planned transfer, lease, or other disposal to the former owner or the state agency, municipality, or political subdivision determines the right of repurchase is extinguished. If the former owner notifies the state agency, municipality, or political subdivision within thirty days of the date of notice that the former owner intends to repurchase the property, the state agency, municipality, or political subdivision must proceed with the sale of the property to the former owner for fair market value and may not list the property for sale to other owners. If the former owner does not provide timely written notice to the state agency, municipality, or political subdivision within thirty days of the date of notice that the former owner intends to repurchase the property, the state agency, municipality, or political subdivision must proceed with the sale of the property to the former owner for fair market value and may not list the property for sale to other owners. If the former owner does not provide timely written notice to the state agency, municipality, or political subdivision of the intent to exercise a repurchase right, or if the sale to the former owner is not completed within six months of the date of notice that the former owner intends to repurchase the property, the right of repurchase is extinguished."

(10)"
Representatives Young, Shea, Young (again) and Orcutt spoke in favor of the adoption of the amendment.

Representative Ryu spoke against the adoption of the amendment.

Division was demanded and the demand was sustained. The Speaker (Representative Lovick presiding) divided the House. The result was 41 - YEAS; 57 - NAYS.

Amendment (1382) was not adopted.

The bill was ordered engrossed.

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

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

Representatives Jenkin, Shea and Young spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed House Bill No. 2896.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 2896, and the bill passed the House by the following vote: Yeas, 60; Nays, 38; Absent, 0; Excused, 0.


Voting nay: Representatives Boehneke, Caldier, Chambers, Chandler, Corry, DeBolt, Dent, Dufault, Dye, Goehner, Graham, Griffe, Harris, Hoff, Irwin, Jenkin, Klippert, Kraft, Kretz, MacEwen, Maycumber, McCaslin, Mosbrucker, Orcutt, Pollet, Riccelli, Robinson, Rude, Schmick, Shea, Smith, Steele, Stokesbary, Sutherland, Van Werven, Vick, Volz, Walsh, Wilcox, Ybarra and Young.

ENGROSSED HOUSE BILL NO. 2896, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2384, by Representatives Doglio, Ramel, Tarleton, Macri, Kloba and Gregerson

Concerning the property tax exemption for nonprofit organizations providing rental housing or mobile home park spaces to qualifying households.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2384 was substituted for House Bill No. 2384 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2384 was read the second time.

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

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

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2384.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2384, and the bill passed the House by the following vote: Yeas, 96; Nays, 2; Absent, 0; Excused, 0.


Voting nay: Representatives Chandler and Dufault.

SUBSTITUTE HOUSE BILL NO. 2384, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2634, by Representatives Walen, Barkis, Stokesbary, Macri, Chapman, Gildon, Chopp, Robinson, Senn, Leavitt and Tharinger

Exempting a sale or transfer of real property for affordable housing to a nonprofit entity, housing authority, or public corporation from the real estate excise tax.

The bill was read the second time.
There being no objection, Substitute House Bill No. 2634 was substituted for House Bill No. 2634 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2634 was read the second time.

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

Representatives Walen and Barkis spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2634.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2634, and the bill passed the House by the following vote: Yeas, 94; Nays, 4; Absent, 0; Excused, 0.


Voting nay: Representatives Chandler, Dent, Dufault and Smith.

SUBSTITUTE HOUSE BILL NO. 2634, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2687, by Representatives Barkis, Griffey, Corry, Blake, DeBolt, Irwin, Springer, Stokesby, Mead and Van Werven

Planning for affordable housing under the growth management act.

The bill was read the second time.

Representative Barkis moved the adoption of amendment (1222): 12.0

On page 11, beginning on line 1, after "Policies" strike all material through "(f)" on line 12 and insert "that consider the need for affordable housing, such as housing for all economic segments of the population and parameters for its distribution, and to address how the county and its cities will jointly meet the requirements to provide for all housing types identified in RCW 36.70A.070(2), including single-family residences such as single-family detached dwellings, duplexes, triplexes, and townhomes. Such policies must address how the combined efforts of the county and its cities will ensure the housing element requirements in RCW 36.70A.070(2) are met as the county and each city update their comprehensive plans:

(f)

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

Amendment (1222) was adopted.

The bill was ordered engrossed.

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

Representatives Barkis and Fitzgibbon spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed House Bill No. 2687.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 2687, and the bill passed the House by the following vote:  Yeas, 95; Nays, 3; Absent, 0; Excused, 0.


Voting nay: Representatives Chandler, Dufault and Kraft.

ENGROSSED HOUSE BILL NO. 2687, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2036, by Representatives Macri, Ormsby, Riccelli and Pollet
Concerning health system transparency.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2036 was substituted for House Bill No. 2036 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2036 was read the second time.

Representative Macri moved the adoption of the striking amendment (1432):

12.0.

Strike everything after the enacting clause and insert the following:

"Sec. 13. RCW 43.70.052 and 2014 c 220 s 2 are each amended to read as follows:

(1)(a) To promote the public interest consistent with the purposes of chapter 492, Laws of 1993 as amended by chapter 267, Laws of 1995, the department shall ((require hospitals to submit hospital financial and patient discharge information, including any applicable information reported pursuant to section 2 of this act, which shall be collected, maintained, analyzed, and disseminated by the department. The department shall, if deemed cost-effective and efficient, contract with a private entity for any or all parts of data collection.

(b) Data elements shall be reported in conformance with a uniform reporting system established by the department. This includes data elements identifying each hospital's revenues, expenses, contractual allowances, charity care, bad debt, other income, total units of inpatient and outpatient services, and other financial and employee compensation information reasonably necessary to fulfill the purposes of this section. Data elements relating to use of hospital services by patients shall be the same as those currently compiled by hospitals through inpatient discharge abstracts. The department shall encourage and permit reporting by electronic transmission or hard copy as is practical and economical to reporters.

(c) The department must revise the uniform reporting system to further delineate hospital expenses reported in the other direct expense category in the statement of revenue and expense. The department must include the following additional categories of expenses within the other direct expenses category:

(i) Blood supplies;
(ii) Contract staffing;
(iii) Information technology, including licenses and maintenance;
(iv) Insurance and professional liability;
(v) Laundry services;
(vi) Legal, audit, and tax professional services;
(vii) Purchased laboratory services;
(viii) Repairs and maintenance;
(ix) Shared services or system office allocation;
(x) Staff recruitment;
(xi) Training costs;
(xii) Taxes;
(xiii) Utilities; and
(xiv) Other noncategorized expenses.

(d) The department must revise the uniform reporting system to further delineate hospital revenues reported in the other operating revenue category in the statement of revenue and expense. The department must include the following additional categories of revenues within the other operating revenues category:

(i) Donations;
(ii) Grants;
(iii) Joint venture revenue;
(iv) Local taxes;
(v) Outpatient pharmacy;
(vi) Parking;
(vii) Quality incentive payments;
(viii) Reference laboratories;
(ix) Rental income;
(x) Retail cafeteria; and
(xi) Other noncategorized revenues.

(e) A hospital must report line items and amounts for any expenses or revenues in the other noncategorized expenses category in (c)(xiv) of this subsection or the other noncategorized revenues category in (d)(xi) of this subsection that either have a value: (i) Of one million dollars or more; or (ii) representing one percent or more of the total expenses or total revenues.

(2) In identifying financial reporting requirements, the department may require both annual reports and condensed quarterly reports from hospitals, so as to achieve both accuracy and timeliness in reporting, but shall craft such requirements with due regard of the data reporting burdens of hospitals.

(3)(a) Beginning with compensation information for 2012, unless a hospital is operated on a for-profit basis, the department shall require a hospital licensed under chapter 70.41 RCW to annually submit employee compensation information. To satisfy employee compensation reporting requirements to the department, a hospital shall submit information as directed in (a)(i) or (ii) of this subsection. A hospital may determine whether to report under (a)(i) or (ii) of this subsection for purposes of reporting.

(i) Within one hundred thirty-five days following the end of each hospital's fiscal year, a nonprofit hospital shall file the appropriate schedule of the federal internal revenue
service form 990 that identifies the employee compensation information with the department. If the lead administrator responsible for the hospital or the lead administrator's compensation is not identified on the schedule of form 990 that identifies the employee compensation information, the hospital shall also submit the compensation information for the lead administrator as directed by the department's form required in (b) of this subsection.

(ii) Within one hundred thirty-five days following the end of each hospital's calendar year, a hospital shall submit the names and compensation of the five highest compensated employees of the hospital who do not have any direct patient responsibilities. Compensation information shall be reported on a calendar year basis for the calendar year immediately preceding the reporting date. If those five highest compensated employees do not include the lead administrator for the hospital, compensation information for the lead administrator shall also be submitted. Compensation information shall include base compensation, bonus and incentive compensation, other payments that qualify as reportable compensation, retirement and other deferred compensation, and nontaxable benefits.

(b) To satisfy the reporting requirements of this subsection (3), the department shall create a form and make it available no later than August 1, 2012. To the greatest extent possible, the form shall follow the format and reporting requirements of the portion of the internal revenue service form 990 schedule relating to compensation information. If the internal revenue service substantially revises its schedule, the department shall update its form.

(4) The health care data collected, maintained, and studied by the department shall only be available for retrieval in original or processed form to public and private requestors pursuant to subsection (7) of this section and shall be available within a reasonable period of time after the date of request. The cost of retrieving data for state officials and agencies shall be funded through the state general appropriation. The cost of retrieving data for individuals and organizations engaged in research or private use of data or studies shall be funded by a fee schedule developed by the department that reflects the direct cost of retrieving the data or study in the requested form.

(5) The department shall, in consultation and collaboration with the federally recognized tribes, urban or other Indian health service organizations, and the federal area Indian health service, design, develop, and maintain an American Indian-specific health data, statistics information system.

(6) All persons subject to the data collection requirements of this section shall comply with departmental requirements established by rule in the acquisition of data.

(7) The department must maintain the confidentiality of patient discharge data it collects under subsection (1) of this section. Patient discharge data that includes direct and indirect identifiers is not subject to public inspection and the department may only release such data as allowed for in this section. Any agency that receives patient discharge data under (a) or (b) of this subsection must also maintain the confidentiality of the data and may not release the data except as consistent with subsection (8)(b) of this section. The department may release the data as follows:

(a) Data that includes direct and indirect patient identifiers, as specifically defined in rule, may be released to:

(i) Federal, state, and local government agencies upon receipt of a signed data use agreement with the department; and

(ii) Researchers with approval of the Washington state institutional review board upon receipt of a signed confidentiality agreement with the department.

(b) Data that does not contain direct patient identifiers but may contain indirect patient identifiers may be released to agencies, researchers, and other persons upon receipt of a signed data use agreement with the department.

(c) Data that does not contain direct or indirect patient identifiers may be released on request.

(8) Recipients of data under subsection (7)(a) and (b) of this section must agree in a written data use agreement, at a minimum, to:

(a) Take steps to protect direct and indirect patient identifying information as described in the data use agreement; and

(b) Not redisclose the data except as authorized in their data use agreement consistent with the purpose of the agreement.

(9) Recipients of data under subsection (7)(b) and (c) of this section must not attempt to determine the identity of persons whose information is included in the data set or use the data in any manner that identifies individuals or their families.

(10) For the purposes of this section:

(a) "Direct patient identifier" means information that identifies a patient; and

(b) "Indirect patient identifier" means information that may identify a patient when combined with other information.

(11) The department must adopt rules necessary to carry out its responsibilities under this section. The department must consider national standards when adopting rules.

NEW SECTION. Sec. 14. A new section is added to chapter 43.70 RCW to read as follows:

(1)(a) For a health system operating a hospital licensed under chapter 70.41 RCW, the health system must annually submit to the department a consolidated annual income statement and balance sheet, including hospitals, ambulatory surgical facilities, health clinics, urgent care clinics, physician groups, health-related laboratories, long-term care facilities, home health agencies, dialysis facilities, ambulance services, behavioral health settings, and virtual care entities that are operated in Washington.
(b) The state auditor's office shall provide the department with audited financial statements for all hospitals owned or operated by a public hospital district under chapter 70.44 RCW. Public hospital districts are not required to submit additional information to the department under this subsection.

(2) The department must make information submitted under this section available in the same manner as hospital financial data.

**Sec. 15.** RCW 70.01.040 and 2012 c 184 s 1 are each amended to read as follows:

(1) Prior to the delivery of nonemergency services, a provider-based clinic that charges a facility fee shall provide a notice to any patient that the clinic is licensed as part of the hospital and the patient may receive a separate charge or billing for the facility component, which may result in a higher out-of-pocket expense.

(2) Each health care facility must post prominently in locations easily accessible to and visible by patients, including its web site, a statement that the provider-based clinic is licensed as part of the hospital and the patient may receive a separate charge or billing for the facility, which may result in a higher out-of-pocket expense.

(3) Nothing in this section applies to laboratory services, imaging services, or other ancillary health services not provided by staff employed by the health care facility.

(4) As part of the year-end financial reports submitted to the department of health pursuant to RCW 43.70.052, all hospitals with provider-based clinics that bill a separate facility fee shall report:

(a) The number of provider-based clinics owned or operated by the hospital that charge or bill a separate facility fee;

(b) The number of patient visits at each provider-based clinic for which a facility fee was charged or billed for the year;

(c) The revenue received by the hospital for the year by means of facility fees at each provider-based clinic; and

(d) The range of allowable facility fees paid by public or private payers at each provider-based clinic.

(5) For the purposes of this section:

(a) "Facility fee" means any separate charge or billing by a provider-based clinic in addition to a professional fee for physicians' services that is intended to cover building, electronic medical records systems, billing, and other administrative and operational expenses.

(b) "Provider-based clinic" means the site of an off-campus clinic or provider office (located at least two hundred fifty yards from the main hospital buildings or as determined by the centers for medicare and medicaid services) that is owned by a hospital licensed under chapter 70.41 RCW or a health system that operates one or more hospitals licensed under chapter 70.41 RCW, is licensed as part of the hospital, and is primarily engaged in providing diagnostic and therapeutic care including medical history, physical examinations, assessment of health status, and treatment monitoring. This does not include clinics exclusively designed for and providing laboratory, X-ray, testing, therapy, pharmacy, or educational services and does not include facilities designated as rural health clinics.

**Sec. 16.** RCW 70.41.470 and 2012 c 103 s 1 are each amended to read as follows:

(1) As of January 1, 2013, each hospital that is recognized by the internal revenue service as a 501(c)(3) nonprofit entity must make its federally required community health needs assessment widely available to the public within fifteen days of submission to the internal revenue service. Following completion of the initial community health needs assessment, each hospital in accordance with the internal revenue service(c)) shall complete and make widely available to the public an assessment once every three years.

(2) Unless contained in the community health needs assessment under subsection (1) of this section, a hospital subject to the requirements under subsection (1) of this section shall make public a description of the community served by the hospital, including both a geographic description and a description of the general population served by the hospital; and demographic information such as leading causes of death, levels of chronic illness, and descriptions of the medically underserved, low-income, and minority, or chronically ill populations in the community.

(3)(a) Each hospital subject to the requirements of subsection (1) of this section shall make widely available to the public a community benefit implementation strategy within one year of completing its community health needs assessment. In developing the implementation strategy, hospitals shall consult with community-based organizations and stakeholders, and local public health jurisdictions, as well as any additional consultations the hospital decides to undertake. Unless contained in the implementation strategy under this subsection (3)(a), the hospital must provide a brief explanation for not accepting recommendations for community benefit proposals identified in the assessment through the stakeholder consultation process, such as excessive expense to implement or infeasibility of implementation of the proposal.

(b) Implementation strategies must be evidence-based, when available; or development and implementation of innovative programs and practices should be supported by evaluation measures.

(c) Each hospital subject to the requirements of subsection (1) of this section must make widely available to the public an addendum to its 990 schedule H form, the following information related to the twenty community benefits and community building activities with the highest costs:

(i) Descriptions of the activities provided and costs of providing each of those activities;

(ii) The community health needs assessment implementation strategy that is the basis for the activities;

(iii) The zip codes in the hospital's service area; and
(iv) How medically underserved, low-income, and minority, or chronically ill populations were served.

(4) For the purposes of this section, the term "widely available to the public" has the same meaning as in the internal revenue service guidelines.

Sec. 17. RCW 70.170.060 and 2018 c 263 s 2 are each amended to read as follows:

(1) No hospital or its medical staff shall adopt or maintain admission practices or policies which result in:

(a) A significant reduction in the proportion of patients who have no third-party coverage and who are unable to pay for hospital services;

(b) A significant reduction in the proportion of individuals admitted for inpatient hospital services for which payment is, or is likely to be, less than the anticipated charges for or costs of such services; or

(c) The refusal to admit patients who would be expected to require unusually costly or prolonged treatment for reasons other than those related to the appropriateness of the care available at the hospital.

(2) No hospital shall adopt or maintain practices or policies which would deny access to emergency care based on ability to pay. No hospital which maintains an emergency department shall transfer a patient with an emergency medical condition or who is in active labor unless the transfer is performed at the request of the patient or is due to the limited medical resources of the transferring hospital. Hospitals must follow reasonable procedures in making transfers to other hospitals including confirmation of acceptance of the transfer by the receiving hospital.

(3) The department shall develop definitions by rule, as appropriate, for subsection (1) of this section and, with reference to federal requirements, subsection (2) of this section. The department shall monitor hospital compliance with subsections (1) and (2) of this section. The department shall report individual instances of possible noncompliance to the state attorney general or the appropriate federal agency.

(4) The department shall establish and maintain by rule, consistent with the definition of charity care in RCW 70.170.020, the following:

(a) Uniform procedures, data requirements, and criteria for identifying patients receiving charity care;

(b) A definition of residual bad debt including reasonable and uniform standards for collection procedures to be used in efforts to collect the unpaid portions of hospital charges that are the patient's responsibility.

(5) For the purpose of providing charity care, each hospital shall develop, implement, and maintain a charity care policy which, consistent with subsection (1) of this section, shall enable people below the federal poverty level access to appropriate hospital-based medical services, and a sliding fee schedule for determination of discounts from charges for persons who qualify for such discounts by January 1, 1990. The department shall develop specific guidelines to assist hospitals in setting sliding fee schedules required by this section. All persons with family income below one hundred percent of the federal poverty standard shall be deemed charity care patients for the full amount of hospital charges, except to the extent the patient has third-party coverage for those charges.

(6) Each hospital shall post and prominently display notice of charity care availability. Notice must be posted in all languages spoken by more than ten percent of the population of the hospital service area. Notice must be displayed in at least the following locations:

(a) Areas where patients are admitted or registered;

(b) Emergency departments, if any; and

(c) Financial service or billing areas where accessible to patients.

(7)(a) Current versions of the hospital's charity care policy, a plain language summary of the hospital's charity care policy, and the hospital's charity care application form must be available on the hospital's web site. The summary and application form must be available in all languages spoken by more than ten percent of the population of the hospital service area.

(b) The hospital must post notice regarding the information in (b)(i) and (ii) of this subsection on the hospital's web site if:

(i) The hospital owns, in part or in full, a debt collection agency; or

(ii) The hospital or health system and a debt collection agency exchange revenues exceeding the amount a consumer owed related to medical debt for the services provided and administrative costs and fees of collecting the debt.

(8)(a) All hospital billing statements and other written communications concerning billing or collection of a hospital bill by a hospital must include the following or a substantially similar statement prominently displayed on the first page of the statement in both English and the second most spoken language in the hospital's service area:

You may qualify for free care or a discount on your hospital bill, whether or not you have insurance. Please contact our financial assistance office at H:\DATA\2020 JOURNAL\Journal2020\LegDay036\web site.doc and H:\DATA\2020 JOURNAL\Journal2020\LegDay036\phone number.doc.

(b) Nothing in (a) of this subsection requires any hospital to alter any preprinted hospital billing statements existing as of October 1, 2018.

(9) Hospital obligations under federal and state laws to provide meaningful access for limited English proficiency and non-English-speaking patients apply to information regarding billing and charity care. Hospitals shall develop standardized training programs on the hospital's charity care policy and use of interpreter services, and provide regular training for appropriate staff, including the relevant and
appropriate staff who perform functions relating to registration, admissions, or billing.

(10) Each hospital shall make every reasonable effort to determine:

(a) The existence or nonexistence of private or public sponsorship which might cover in full or part the charges for care rendered by the hospital to a patient;

(b) The annual family income of the patient as classified under federal poverty income guidelines as of the time the health care services were provided, or at the time of application for charity care if the application is made within two years of the time of service, the patient has been making good faith efforts towards payment of health care services rendered, and the patient demonstrates eligibility for charity care; and

(c) The eligibility of the patient for charity care as defined in this chapter and in accordance with hospital policy. An initial determination of sponsorship status shall precede collection efforts directed at the patient.

(11) At the hospital's discretion, a hospital may consider applications for charity care at any time, including any time there is a change in a patient's financial circumstances.

(12) The department shall monitor the distribution of charity care among hospitals, with reference to factors such as relative need for charity care in hospital service areas and trends in private and public health coverage. The department shall prepare reports that identify any problems in distribution which are in contradiction of the intent of this chapter. The report shall include an assessment of the effects of the provisions of this chapter on access to hospital and health care services, as well as an evaluation of the contribution of all purchasers of care to hospital charity care.

(13) The department shall issue a report on the subjects addressed in this section at least annually, with the first report due on July 1, 1990.

NEW SECTION. Sec. 18. A new section is added to chapter 70.230 RCW to read as follows:

The department shall require ambulatory surgical facilities to annually report the following information in a format established by the department:

(1) The number of patient encounters;

(2) Utilization data by service provided, including the following categories: Primary care, specialty care, urgent care, or surgery, as well as virtual care appointments by medium;

(3) Acquisitions of diagnostic or therapeutic equipment during the reporting period with a value in excess of five hundred thousand dollars; and

(4) Commencement of projects during the reporting period that require a capital expenditure for the facility in excess of one million dollars.

NEW SECTION. Sec. 19. This act takes effect January 1, 2021.
THIRTY SIXTH DAY, FEBRUARY 17, 2020

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2036

THIRTY SIXTH DAY, FEBRUARY 17, 2020

passed the House by the following vote: Yeas, 56; Nays, 42; Absent, 0; Excused, 0.


Voting nay: Representatives Barkis, Boehnke, Caldier, Chambers, Chandler, Chapman, Corry, DeBolt, Dent, Dufault, Dye, Eslick, Gildon, Goehner, Graham, Griffey, Harris, Hoff, Irwin, Jenkin, Klippert, Kraft, Kretz, MacEwen, Maycumber, McCaslin, Mosbrucker, Orcutt, Rude, Schmick, Shea, Smith, Steele, Stokesbary, Sutherland, Van Werven, Vick, Volz, Walsh, Wilcox, Ybarra and Young.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2036

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2036, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2660, by Representatives Riccelli, Harris, Santos, Shewmake, Leavitt, Steele, Stonier, Hudgins, Senn, Gregerson, Doglio, Peterson, Thai, Rude, Valdez, Chapman, Bergquist, Goodman, Callan, Tharinger, Maycumber, Pollet, Davis, Kretz and Macri

Increasing the availability of school meals provided to public school students at no student cost.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2660 was substituted for House Bill No. 2660 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2660 was read the second time.

Representative McCaslin moved the adoption of amendment (1354):

19.0. On page 3, line 3, after "(1)" strike "Each" and insert "Except as provided otherwise by this section, each"

On page 3, line 9, after "(2)" insert "Schools that, through an arrangement with a local entity, provide meals to all students and at no costs to the students are exempt from the requirements of this section.

(3)"

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

Amendment (1354) was adopted.

The bill was ordered engrossed.

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

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

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2660.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2660, and the bill passed the House by the following vote: Yeas, 97; Nays, 1; Absent, 0; Excused, 0.


Voting nay: Representative Kraft.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2660

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2660, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2755, by Representatives Schmick, Caldier and Cody

Concerning transparency regarding the cost of air ambulance services.

The bill was read the second time.

Representative Schmick moved the adoption of amendment (1125):

19.0. On page 3, beginning on line 15, strike all of section 2

Correct the title.

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

Amendment (1125) was adopted.

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

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

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed House Bill No. 2755.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 2755, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


ENGROSSED HOUSE BILL NO. 2755, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2498, by Representatives Corry, Blake, Walsh, Mosbrucker, Chandler, Hoff, Dye, Graham, Davis, Dent, Dufault, Van Werven, Maycumber, Rude, Ybarra, Lekanoff, Estick and Leavitt

Providing compensation to department of natural resources lessees whose leases are terminated for reasons other than default.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2498 was substituted for House Bill No. 2498 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2498 was read the second time.

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

Representatives Corry and Blake spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2498.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2498, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


SUBSTITUTE HOUSE BILL NO. 2498, having received the necessary constitutional majority, was declared passed.

The Speaker (Representative Lovick presiding) called upon Representative Orwell to preside.

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

MESSAGES FROM THE SENATE

February 17, 2020

Mme. SPEAKER:

The Senate has passed:

SECOND SUBSTITUTE SENATE BILL NO. 5093,
SECOND SUBSTITUTE SENATE BILL NO. 6135,
SENATE BILL NO. 6187,
SECOND SUBSTITUTE SENATE BILL NO. 6210,
SECOND SUBSTITUTE SENATE BILL NO. 6306,
SECOND SUBSTITUTE SENATE BILL NO. 6342,

and the same are herewith transmitted.

Brad Hendrickson, Secretary

February 14, 2020

Mme. SPEAKER:

The Senate has passed:
ENGROSSED SUBSTITUTE SENATE BILL NO. 5522,
ENGROSSED SUBSTITUTE SENATE BILL NO. 6324,
ENGROSSED SUBSTITUTE SENATE BILL NO. 6440,
ENGROSSED SUBSTITUTE SENATE BILL NO. 6473,

and the same are herewith transmitted.

Brad Hendrickson, Secretary

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

SECOND READING

HOUSE BILL NO. 2308, by Representatives Slatter, Tharinger, Wylie and Appleton

Requiring employers to periodically report standard occupational classifications or job titles of workers.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2308 was substituted for House Bill No. 2308 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2308 was read the second time.

With the consent of the House, amendment (1387) was withdrawn.

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

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

Representative Mosbrucker spoke against the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2308.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2308, and the bill passed the House by the following vote: Yeas, 60; Nays, 38; Absent, 0; Excused, 0.


SUBSTITUTE HOUSE BILL NO. 2308, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2396, by Representatives Hudgins, Tarleton and Wylie

Concerning the regulation of bot communication on public-facing internet web sites.

The bill was read the second time.

Representative Stokesbary moved the adoption of amendment (1428):

19.0.

On page 2, beginning on line 15, strike all of section 3

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

On page 2, after line 34, insert the following:

"(3) This chapter does not impose a duty on service providers of online platforms including, but not limited to, web hosting and internet service providers."

Beginning on page 2, line 35, strike all of section 5

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

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

Representative Hudgins spoke against the adoption of the amendment.

Amendment (1428) was not adopted.

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

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

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of House Bill No. 2396.

ROLL CALL
The Clerk called the roll on the final passage of House Bill No. 2396, and the bill passed the House by the following vote: Yeas, 70; Nays, 28; Absent, 0; Excused, 0.


Voting nay: Representatives Barkis, Caldier, Chandler, Corry, Dent, Dufault, Dye, Fey, Gildon, Griffey, Harris, Hoff, Irwin, Jenkins, Kraft, Kretz, MacEwen, Maycumber, McCaslin, Mosbrucker, Schmick, Shea, Steele, Stokesbary, Sutherland, Vick, Wilcox and Ybarra.

HOUSE BILL NO. 2396, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 1503, by Representatives Smith, Hudgins and Stanford

Concerning registration and consumer protection obligations of data brokers.

The bill was read the second time.

There being no objection, Second Substitute House Bill No. 1503 was substituted for House Bill No. 1503 and the second substitute bill was placed on the second reading calendar.

SECOND SUBSTITUTE HOUSE BILL NO. 1503 was read the second time.

Representative Smith moved the adoption of the striking amendment (1178): 19.0.

Strike everything after the enacting clause and insert the following:

"NEW SECTION. Sec. 20. The definitions in this section apply throughout this chapter unless the context clearly requires otherwise.

(1) "Business" means a commercial entity, including a sole proprietorship, partnership, corporation, association, limited liability company, or other group, however organized and whether or not organized to operate at a profit, including a financial institution organized, chartered, or holding a license or authorization certificate under the laws of Washington state, or any other state, the United States, or any other country, or the parent, affiliate, or subsidiary of a financial institution, but it does not include the state, any political subdivision of the state, or a vendor acting solely on behalf of, and at the direction of, the state.

(2) "Chief privacy officer" means the person appointed under RCW 43.105.369(2).

(3) "Consumer" means an individual residing in this state.

(4)(a) "Data broker" means a business, or unit or units of a business, separately or together, that knowingly collects and sells or licenses to third parties the personal information of a consumer with whom the business does not have a direct relationship.

(b) The following activities conducted by a business do not qualify the business as a data broker:

   (i) Furnishing a consumer credit report, as defined in 15 U.S.C. Sec. 1681a(d), by a consumer reporting agency, as defined in 15 U.S.C. Sec. 1681a(f);

   (ii) Collecting or disclosing nonpublic personal information, as defined in 15 U.S.C. Sec. 6809(4), by a financial institution, as defined in 15 U.S.C. Sec. 6809(3), in a manner than is regulated under the federal Gramm Leach Bliley act, P.L. 106-102, and implementing regulations;

   (iii) Providing 411 directory assistance or directory information services, including name, address, and telephone number, on behalf of or as a function of a telecommunications carrier; or

   (iv) Providing publicly available information via real-time or near real-time alert services for health or safety purposes.

(5)(a) "Personal information" means information that identifies, relates to, describes, is reasonably capable of being associated with, or could reasonably be linked, directly or indirectly, with a particular consumer or household.

(b) "Personal information" does not include publicly available information to the extent that it is related to a consumer's business or profession.

(6) "Record" means any material on which written, drawn, spoken, visual, or electromagnetic information is recorded or preserved, regardless of physical form or characteristic.

(7) "Sale," "sell," "selling," or "sold" means selling, renting, releasing, disclosing, disseminating, making available, transferring, or otherwise communicating orally, in writing, or by electronic or other means, a consumer's personal information by the business to another business or a third party for monetary or other valuable consideration.

NEW SECTION. Sec. 21. (1) Annually, on or before January 31st following a year in which a business meets the definition of data broker as provided in section 1 of this act, a data broker shall:

   (a) Register with the chief privacy officer;

   (b) Pay a registration fee of two hundred fifty dollars to the chief privacy officer; and

   (c) Provide the following information to the chief privacy officer:
The name and primary physical, email, and internet addresses of the data broker;

(ii) If the data broker permits a consumer to opt out of the data broker's collection of personal information, opt out of its databases, or opt out of certain sales of data:

(A) The method for requesting an opt-out;

(B) If the opt-out applies to only certain activities or sales, a statement specifying to which activities or sales the opt-out applies;

(C) Whether the data broker permits a consumer to authorize a third party to opt out on the consumer's behalf;

(D) A statement specifying the data collection, databases, or sales activities from which a consumer may not opt out;

(iii) Whether the data broker implements a purchaser credentialing process;

(iv) Where the data broker has actual knowledge that it possesses the personal information of minors, a separate statement detailing the data collection practices, databases, sales activities, and opt-out policies that are applicable to the personal information of minors; and

(v) Any additional information that the data broker chooses to provide concerning its data collection practices.

(2) The chief privacy officer is authorized to coordinate with a third party for the purpose of collecting the registration fee under subsection (1)(b) of this section.

(3) A data broker that fails to fulfill the requirements of subsection (1) of this section is subject to:

(a) A civil penalty of fifty dollars for each day, not to exceed a total of ten thousand dollars for each year it fails to register pursuant to this section;

(b) A fine equal to the fees due under this section during the period it failed to register pursuant to this section; and

(c) Other penalties imposed by law.

(4) The attorney general may maintain an action to collect the penalties imposed in this section and to seek appropriate injunctive relief.

NEW SECTION. Sec. 22. (1) A person shall not acquire personal information through fraudulent means.

(2) A person shall not acquire or use personal information for the purpose of:

(a) Stalking or harassing another person;

(b) Committing a fraud, including identity theft, financial fraud, or email fraud; or

(c) Engaging in unlawful discrimination, including employment discrimination and housing discrimination.

NEW SECTION. Sec. 23. (1) A violation of this chapter is not reasonable in relation to the development and preservation of business and is an unfair or deceptive act in trade or commerce and an unfair method of competition for the purpose of applying the consumer protection act, chapter 19.86 RCW.

(2) This chapter may be enforced solely by the attorney general under the consumer protection act, chapter 19.86 RCW.

NEW SECTION. Sec. 24. (1) On or before December 1, 2021, the chief privacy officer, in consultation with the attorney general, shall submit a preliminary report concerning the implementation of this act to the relevant committees of the legislature. The report must also review and consider the necessity of additional legislative and regulatory approaches to protecting the data security and privacy of Washington consumers whose data is subject to data brokers activities.

(2) On or before October 1, 2022, the chief privacy officer, in consultation with the attorney general, shall update the preliminary report and provide additional information concerning the implementation of this act and the necessity of additional legislative and regulatory approaches to protecting the data security and privacy of Washington consumers whose data is subject to data brokers activities.

(3) This section expires January 1, 2023.

NEW SECTION. Sec. 25. Sections 1 through 4 of this act constitute a new chapter in Title 19 RCW.

NEW SECTION. Sec. 26. This act takes effect January 1, 2021."

Correct the title.

Representatives Smith and Hudgins spoke in favor of the adoption of the striking amendment.

The striking amendment (1178) was adopted.

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

Representatives Smith, Hudgins and Smith (again) spoke in favor of the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Engrossed Second Substitute House Bill No. 1503.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Second Substitute House Bill No. 1503, and the bill passed the House by the following vote: Yeas, 87; Nays, 11; Absent, 0; Excused, 0.

Voting yea: Representatives Appleton, Bergquist, Blake, Boehnke, Caldier, Callan, Chambers, Chapman, Chopp, Cody, Corry, Davis, DeBolt, Doglio, Dolan, Duerr, Dye, Entenman, Eslick, Fey, Fitzgibbon, Frame, Gildon, Goehner, Goodman, Graham, Gregerson, Hansen, Harris,

Voting yea: Representatives Barkis, Chandler, Dent, Dufault, Griffey, Irwin, MacEwen, Schmick, Stokesbary, Vick and Wilcox.

ENGROSSED SECOND SUBSTITUTE HOUSE BILL NO. 1503, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2567, by Representatives Thai, Santos, Ryu, Valdez, Pollet, Davis, Wylie, Gregerson, Lekanoff, Ortiz-Self, Frame, Mead and Kloha

Concerning open courts.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2567 was substituted for House Bill No. 2567 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2567 was read the second time.

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

Representatives Thai, Valdez and Kilduff spoke in favor of the passage of the bill.

Representatives Irwin, Klippert, Graham, Shea and Walsh spoke against the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2567.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2567, and the bill passed the House by the following vote: Yeas, 55; Nays, 43; Absent, 0; Excused, 0.


Voting nay: Representatives Barkis, Blake, Boehnke, Caldier, Chambers, Chandler, Chapman, Corry, DeBolt, Dent, Dufault, Dye, Eslick, Gildon, Goehner, Graham, Griffey, Harris, Hoff, Irwin, Jenkins, Klippert, Kraft, Kretz, MacEwen, Maycumber, McCaslin, Mosbrucker, Orcutt, Rude, Schmick, Shea, Smith, Steele, Stokesbary, Sutherland, Van Werven, Vick, Volz, Walsh, Wilcox, Ybarra and Young.

SUBSTITUTE HOUSE BILL NO. 2567, having received the necessary constitutional majority, was declared passed.

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

HOUSE BILL NO. 2576, by Representatives Ortiz-Self, Gregerson, Doglio, Pettigrew, Santos, Peterson, Lekanoff, Ryu, Pollet, Valdez, Thai, Macri, Fitzgibbon, Dolan, Davis, J. Johnson, Walen, Frame, Ormsby and Riccelli

Concerning private detention facilities.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2576 was substituted for House Bill No. 2576 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2576 was read the second time.

With the consent of the House, amendment (1434) was withdrawn.

Representative Ortiz-Self moved the adoption of the striking amendment (1511):

26.0.Strike everything after the enacting clause and insert the following:

"NEW SECTION, Sec. 26.1. The legislature finds that all people confined in prisons and detention facilities in Washington deserve basic health care, nutrition, and safety, regardless of whether those people are confined in publicly or privately operated facilities. As held in United States v. California, 921 F.3d 865, 886 (9th Cir. 2019), the state possesses "the general authority to ensure the health and welfare of inmates and detainees in facilities within its borders." While public facilities are directly accountable to public institutions, private facilities lack this oversight structure. Private detention facilities ought to be subject to existing statutes, codes, rules, and policies governing safety, health, and welfare, yet little is known as to what inspections or enforcement has occurred across state and local governments. To that end, the legislature intends to evaluate current state and local authority and practices regarding the enforcement of existing requirements applicable to private detention facilities operating within the state.

NEW SECTION, Sec. 26.2. (1) The department shall:
(a) Evaluate the existing authority of state agencies and local governments to inspect private detention facilities for the purposes of enforcing state and local statutes, codes, rules, and policies on the subject of the health, safety, and welfare of detainees;

(b) Evaluate current practices for evaluating whether private detention facilities are in compliance with state and local statutes, codes, rules, and policies;

(c) Determine whether any private detention facility has been subject to an inspection or enforcement action taken by a state agency or local government in the previous five years, and if so, the frequency, nature, and outcomes of those inspections or enforcement actions;

(d) Determine whether any state agency or local government has been denied access to a private detention facility in the previous five years, and if so, the frequency and nature of those denials and the outcome of any applicable enforcement action; and

(e) Make recommendations as to any changes to statutes, rules, or policies necessary to conduct effective inspections and enforcement in private detention facilities for the purpose of ensuring the health, safety, and welfare of detainees.

(2) In conducting the study under this section, the department shall consult with: The department of labor and industries; the department of social and health services; the department of children, youth, and families; the department of corrections; the office of the attorney general; county health departments; local governments; and other agencies or entities with relevant experience or expertise.

(3) The department shall submit a final report with findings and recommendations to the governor and appropriate committees of the legislature by December 1, 2020.

(4) For the purposes of this section:

(a) “Department” means the department of health.

(b) “Detention facility” means any facility in which persons are incarcerated or otherwise involuntarily confined for purposes including prior to trial or sentencing, fulfilling the terms of a sentence imposed by a court, or for other judicial or administrative processes or proceedings.

(c) “Private detention facility” means a detention facility that is operated by a private, nongovernmental entity and operating pursuant to a contract or agreement with a federal, state, or local governmental entity.

(d) “Operate” includes owning, leasing, managing, or controlling some or all of the functions of a detention facility, regardless of the underlying ownership of the facility or land upon which the facility is located.”

Correct the title.

Representatives Ortiz-Self and Klippert spoke in favor of the adoption of the striking amendment.

The striking amendment (1511) was adopted.

The bill was ordered engrossed.

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

Representative Ortiz-Self spoke in favor of the passage of the bill.

Representative DeBolt spoke against the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2576.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2576, and the bill passed the House by the following vote: Yeas, 60; Nays, 38; Absent, 0; Excused, 0.


Voting nay: Representatives Barkis, Boehnke, Caldier, Chambers, Chandler, Corry, DeBolt, Dent, Dufault, Dye, Eslick, Gildon, Goehner, Graham, Griffey, Harris, Hoff, Irwin, Jenkins, Klippert, Kraft, Kretz, MacEwen, Maycum, Mosbrucker, Orcutt, Rude, Schmick, Smith, Steele, Stokesbury, Sutherland, Van Werven, Vick, Volz, Walsh, Wilcox and Ybarra.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2576, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2359, by Representatives Vick and Wylie

Creating a certificate of compliance for marijuana business premises that meet the statutory qualifications at the time of application.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2359 was substituted for House Bill No. 2359 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2359 was read the second time.
There being no objection, the rules were suspended, the second reading considered the third and the bill was placed on final passage.

Representatives Vick and Peterson spoke in favor of the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2359.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2359, and the bill passed the House by the following vote: Yeas, 84; Nays, 14; Absent, 0; Excused, 0.


Voting nay: Representative Kraft.

Excused: Representative DeBolt.

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

HOUSE BILL NO. 2789, by Representatives Lovick, Klippert, Davis, Orwall, Valdez, Kilduff, J. Johnson, Ryu, Peterson, Ramel, Pollet, Young and Frame

Collecting information regarding police use of deadly force.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2789 was substituted for House Bill No. 2789 and the substitute bill was placed on the second reading calendar.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2789, and the bill passed the House by the following vote: Yeas, 93; Nays, 4; Absent, 0; Excused, 1.


Voting nay: Representative Kraft.

Excused: Representative DeBolt.

HOUSE BILL NO. 2739, by Representatives Kloba, Stonier, Appleton, Davis and Duerr

Adjusting certain requirements of the shared leave program.

The bill was read the second time.

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

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

MOTION

On motion of Representative Griffey, Representative DeBolt was excused.

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


Excused: Representative DeBolt.

SECOND SUBSTITUTE HOUSE BILL NO. 2789, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2793, by Representatives Hansen and Irwin

Vacating criminal records.

The bill was read the second time.

There being no objection, Second Substitute House Bill No. 2793 was substituted for House Bill No. 2793 and the second substitute bill was placed on the second reading calendar.

SECOND SUBSTITUTE HOUSE BILL NO. 2793 was read the second time.

Representative Shea moved the adoption of amendment (1420):

26.0. On page 3, line 27, after ",(b)" strike "If" and insert "(i) Except as provided in (ii) of this subsection, if"

On page 3, after line 30, insert the following:

"(ii) If the court vacates a conviction under this section, it shall be immediately and permanently expunged from the judicial information system and any criminal history or arrest records maintained by the Washington state patrol."

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

Representative Hansen spoke against the adoption of the amendment.

Amendment (1420) was not adopted.

With the consent of the House, amendment (1285) was withdrawn.

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

Representatives Hansen and Irwin spoke in favor of the passage of the bill.

Representative Klippert spoke against the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Second Substitute House Bill No. 2793.

ROLL CALL

The Clerk called the roll on the final passage of Second Substitute House Bill No. 2793, and the bill passed the House by the following vote: Yeas, 79; Nays, 18; Absent, 0; Excused, 1.


Excused: Representatives DeBolt.

SECOND SUBSTITUTE HOUSE BILL NO. 2793, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2458, by Representatives Stonier, Sells, Dolan, Schmick, Boehnke, Bergquist, Vick, Pollet and Wylie

Concerning optional benefits offered by school districts.

The bill was read the second time.

With the consent of the House, amendment (1554) was withdrawn.

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

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of House Bill No. 2458.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2458, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative DeBolt.

HOUSE BILL NO. 2458, having received the necessary constitutional majority, was declared passed.

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

MOTIONS

There being no objection, the Committee on Rules was relieved of the following bill and the bill was placed on the third reading calendar:

    HOUSE BILL NO. 1220

There being no objection, the House adjourned until 9:00 a.m., February 18, 2020, the 37th Day of the Regular Session.

LAURIE JINKINS, Speaker

BERNARD DEAN, Chief Clerk
The House was called to order at 9:00 a.m. by the Speaker (Representative Orwall presiding). The Clerk called the roll and a quorum was present.

The flags were escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Angela Young and Robert Luiten. The Speaker (Representative Orwall presiding) led the Chamber in the Pledge of Allegiance. The prayer was offered by Pastor Dennis Fountain, Moses Lake Baptist Church and Chaplain for Grant County Sheriff's Office, Washington.

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

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

SECOND READING

HOUSE BILL NO. 2499, by Representatives Appleton, Klippert and Goodman

Certifying corrections officers.

The bill was read the second time.

There being no objection, Second Substitute House Bill No. 2499 was substituted for House Bill No. 2499 and the second substitute bill was placed on the second reading calendar.

SECOND SUBSTITUTE HOUSE BILL NO. 2499 was read the second time.

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

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

MOTIONS

On motion of Representative Riccelli, Representatives Chopp, Fey, Frame, Hansen, Pellicciotti, Ryu, Thai and Valdez were excused.

On motion of Representative Griffey, Representative DeBolt was excused.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Second Substitute House Bill No. 2499.

ROLL CALL

The Clerk called the roll on the final passage of Second Substitute House Bill No. 2499, and the bill passed the House by the following vote: Yeas, 94; Nays, 0; Absent, 0; Excused, 4.


Excused: Representatives Chopp, DeBolt, Hansen, and Pellicciotti

SECOND SUBSTITUTE HOUSE BILL NO. 2499, having received the necessary constitutional majority, was declared passed.

POINT OF PERSONAL PRIVILEGE

Representative Goodman congratulated Representative Appleton on the passage of her last bill through the House, and asked the Chamber to acknowledge her accomplishments in the Legislature.

HOUSE BILL NO. 1256, by Representatives Lovick, Irwin, Valdez, Orwall, Kloba, Sells, Slatter, Riccelli, Gregerson, Ortiz-Self, Kilduff, Mead, Doglio, Goodman, Dolan, Peterson, Stonier, Reeves and Appleton

Increasing monetary penalties for the unlawful use of a personal electronic device while driving a motor vehicle in a school, playground, or crosswalk speed zone.

The bill was read the second time.
There being no objection, Substitute House Bill No. 1256 was substituted for House Bill No. 1256 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 1256 was read the second time.

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

Representatives Lovick, Orcutt, Barkis and Graham spoke in favor of the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Substitute House Bill No. 1256.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 1256, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative DeBolt.

SECOND SUBSTITUTE HOUSE BILL NO. 2066, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2416, by Representatives Kilduff, Chopp, Leavitt, Macri, Cody, Stonier, Ormsby and Pollet

Concerning disclosures of information and records related to forensic mental health services.

The bill was read the second time.

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

Representatives Kilduff, Schmick and Irwin spoke in favor of the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of House Bill No. 2416.

ROLL CALL

The Clerk called the roll on the final passage of Second Substitute House Bill No. 2066, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative DeBolt.
The Clerk called the roll on the final passage of House Bill No. 2416 and the bill passed the House by the following vote: Yeas, 96; Nays, 0; Absent, 1; Excused, 1.


Absent: Representative Chandler.

Excused: Representative DeBolt.

HOUSE BILL NO. 2416, having received the necessary constitutional majority, was declared passed.

RECONSIDERATION

There being no objection, the House immediately reconsidered the vote by which HOUSE BILL NO. 2416 passed the House.

The Clerk called the roll on the final passage of House Bill No. 2416, on reconsideration, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative DeBolt.

HOUSE BILL NO. 2416, having received the necessary constitutional majority, on reconsideration, was declared passed.

HOUSE BILL NO. 2442, by Representatives Leavitt, Hudgins, Kloha and Smith

Regulating online services and applications that are directed at minors.
The Clerk called the roll on the final passage of House Bill No. 2680, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative DeBolt.

HOUSE BILL NO. 2680, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2731, by Representatives Irwin, Doglio, Davis, Pollet and Leavitt

Reporting of student head injury information sustained during athletics and other activities.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2731 was substituted for House Bill No. 2731 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2731 was read the second time.

Representative Irwin moved the adoption of amendment (1187):

26.0. On page 1, line 9, after "each" strike "head injury" and insert "diagnosed concussion"

On page 1, line 14, after "concussion," strike all material through "location" and insert "the event date and location of the diagnosed concussion"

On page 1, line 17, after "of the" strike "head injury"

On page 1, at the beginning of line 20, strike "the head injury" and insert "the"

On page 2, at the beginning of line 2, strike all material through "and" and insert "to"

On page 2, line 8, after "the" strike "student head injury information" and insert "information related to the diagnosed concussions of students as"

On page 2, line 12, after "the" strike "student head injury" and insert "diagnosed concussion"

Representatives Irwin and Santos spoke in favor of the adoption of the amendment.

Amendment (1187) was adopted.

Representative Leavitt moved the adoption of amendment (1461);

26.0. On page 2, line 4, after "occurred" insert "and the amount of time before the student was authorized to return to the learning environment"

Representatives Leavitt and Irwin spoke in favor of the adoption of the amendment.

Amendment (1461) was adopted.

The bill was ordered engrossed.

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

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

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2731.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2731, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative DeBolt.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2731, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2758, by Representatives Corry, Pettigrew, Chandler, Davis, Eslick, McCaslin, Dent, Morgan, Gildon, Lekanoff and Pollet
Recognizing posttraumatic stress disorders of 911 emergency dispatch personnel.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2758 was substituted for House Bill No. 2758 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2758 was read the second time.

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

Representatives Corry, Sells and Senn spoke in favor of the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2758.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2758, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative DeBolt.

SUBSTITUTE HOUSE BILL NO. 2758, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2792, by Representatives Mosbrucker, Orwell, Steele, Lovick, Goehner, Sells, Rude, Ybarra, Dye, Davis, Pollet and Lekanoff

Concerning missing and unidentified persons.

The bill was read the second time.

Representative Mosbrucker moved the adoption of the striking amendment (1233):

26.0. Strike everything after the enacting clause and insert the following:

"NEW SECTION. Sec. 27. The legislature finds that a recent search of available missing and unidentified persons data for Washington state returned one thousand nine hundred twenty-six pending missing persons cases and one hundred seventy-two records of full or partial unidentified remains throughout the state. Every one of these individuals is someone's family member or loved one.

The legislature further finds that more can be done to reduce the number of missing and unidentified Washingtonians through the utilization of national resources. The national missing and unidentified persons system is a publicly searchable resource developed by the national institute of justice that contains databases of missing persons and unidentified persons cases from across the country. Cases entered into these databases are verified with local authorities and are automatically searched against one another. The national missing and unidentified persons system also has the ability to compile potentially identifiable information and available biometric data, such as DNA, including family reference samples, dental records, and fingerprints. Participation in the national missing and unidentified persons system is free, and biometric sample kits are funded through the national missing and unidentified persons system, alleviating the burden on contributing local governments. At the close of 2019, the national missing and unidentified persons system databases included nearly seventeen thousand published outstanding missing persons cases, and over thirteen thousand published unidentified persons cases. In addition, over nineteen thousand missing persons cases and over four thousand unidentified persons cases that were included in the national missing and unidentified persons system have been resolved.

The legislature recognizes that participating in this centralized and nationally based system is to the advantage of the citizens of the state, and intends to establish a system of consistent statewide participation in order to achieve its full benefit.

Sec. 28. RCW 68.50.320 and 2007 c 10 s 5 are each amended to read as follows:

When a person reported missing has not been found within thirty days of the report, or at any time the investigating agency suspects criminal activity to be the basis of the victim being missing, the sheriff, chief of police, county coroner or county medical examiner, or other law enforcement authority initiating and conducting the investigation for the missing person shall: (1) File a missing person's report with the Washington state patrol missing and unidentified persons unit; (2) initiate the collection of DNA samples from the known missing person and their family members for nuclear and mitochondrial DNA testing along with the necessary consent forms; ((((amended))))) (3) ask the missing person's family or next of kin to give written consent to contact the dentist or dentists of the missing person and request the person's dental records; and (4) enter the case into the national crime information center system through the Washington state patrol electronic database.
The missing person's dentist or dentists shall provide diagnostic quality copies of the missing person's dental records or original dental records to the sheriff, chief of police, county coroner or county medical examiner, or other law enforcement authority, when presented with the written consent from the missing person's family or next of kin or with a statement from the sheriff, chief of police, county coroner or county medical examiner, or other law enforcement authority that the missing person's family or next of kin could not be located in the exercise of due diligence or that the missing person's family or next of kin refuse to consent to the release of the missing person's dental records and there is reason to believe that the missing person's family or next of kin may have been involved in the missing person's disappearance.

As soon as possible after collecting the DNA samples, the sheriff, chief of police, or other law enforcement authority shall submit the DNA samples to the appropriate laboratory. Dental records shall be submitted as soon as possible to the Washington state patrol missing and unidentified persons unit.

The descriptive information from missing person's reports and dental data submitted to the Washington state patrol missing and unidentified persons unit shall be recorded and maintained by the Washington state patrol missing and unidentified persons unit in the applicable dedicated missing person's databases.

When a person reported missing has been found, the sheriff, chief of police, coroner or medical examiner, or other law enforcement authority shall report such information to the Washington state patrol.

The dental identification system shall maintain a file of information regarding persons reported to it as missing. The file shall contain the information referred to in this section and such other information as the Washington state patrol finds relevant to assist in the location of a missing person.

The files of the dental identification system shall, upon request, be made available to law enforcement agencies attempting to locate missing persons.

Sec. 29. RCW 68.50.330 and 2001 c 172 s 1 are each amended to read as follows:

If the county coroner or county medical examiner investigating a death is unable to establish the identity of a body or human remains by visual means, fingerprints, or other identifying data, he or she shall have a qualified dentist, as determined by the county coroner or county medical examiner, carry out a dental examination of the body or human remains. If the county coroner or county medical examiner with the aid of the dental examination and other identifying findings is still unable to establish the identity of the body or human remains, he or she shall prepare and forward such dental examination records within thirty days of the date the body or human remains were found to the dental identification system of the state patrol identification and criminal history section on forms supplied by the state patrol for such purposes.

The dental identification system shall act as a repository or computer center or both with respect to such dental examination records. It shall compare such dental examination records with dental records filed with it and shall determine which scoring probabilities are the highest for the purposes of identification. It shall then submit such information to the county coroner or county medical examiner who prepared and forwarded the dental examination records.

If the body or human remains are still unidentified thirty days after discovery, the county coroner or county medical examiner investigating the death must, as soon as practicable, submit information regarding the body or remains to the national missing and unidentified persons system created by the United States department of justice's national institute of justice. Information submitted to the national missing and unidentified persons system must include, to the extent information is available, a detailed personal description, DNA information, copies of fingerprints on standardized eight inch by eight inch fingerprint cards or the equivalent digital image, forensic dental examination records, and other identifying data, including date and place of death. If the identity of the body or human remains is later established, the county coroner or county medical examiner must notify the national missing and unidentified persons system within forty-eight hours.

NEW SECTION. Sec. 30. A new section is added to chapter 36.28A RCW to read as follows:

When funded, the Washington association of sheriffs and police chiefs must regularly transmit information contained within the statewide missing persons web site created pursuant to RCW 36.28A.110 to the national missing and unidentified persons system created by the United States department of justice's national institute of justice.

NEW SECTION. Sec. 31. This act may be known and cited as Cody's law."

Correct the title.

Representatives Mosbrucker and Goodman spoke in favor of the adoption of the striking amendment.

The striking amendment (1233) was adopted.

The bill was ordered engrossed.

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

Representatives Mosbrucker, Goodman and Graham spoke in favor of the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Engrossed House Bill No. 2792.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 2792, and the bill passed the
House by the following vote: Yea, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative DeBolt.

ENGROSSED HOUSE BILL NO. 2792, having received the necessary constitutional majority, was declared passed.

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

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

MESSAGE FROM THE SENATE
February 17, 2020

Mme. SPEAKER:

The Senate has passed:

ENGROSSED SECOND SUBSTITUTE SENATE BILL NO. 5291,
SECOND SUBSTITUTE SENATE BILL NO. 5493,
ENGROSSED SUBSTITUTE SENATE BILL NO. 5504,
SECOND SUBSTITUTE SENATE BILL NO. 5601,
SUBSTITUTE SENATE BILL NO. 6022,
SUBSTITUTE SENATE BILL NO. 6050,
SUBSTITUTE SENATE BILL NO. 6061,
SUBSTITUTE SENATE BILL NO. 6081,
SUBSTITUTE SENATE BILL NO. 6084,
SUBSTITUTE SENATE BILL NO. 6088,
SUBSTITUTE SENATE BILL NO. 6112,
SENATE BILL NO. 6218,
SUBSTITUTE SENATE BILL NO. 6267,
SECOND SUBSTITUTE SENATE BILL NO. 6275,
SENATE BILL NO. 6430,
ENGROSSED SUBSTITUTE SENATE BILL NO. 6432,
SUBSTITUTE SENATE BILL NO. 6488,
SENATE BILL NO. 6493,
ENGROSSED SUBSTITUTE SENATE BILL NO. 6540,
SENATE BILL NO. 6565,
SENATE BILL NO. 6580,
SUBSTITUTE SENATE BILL NO. 6613,
SUBSTITUTE SENATE BILL NO. 6676,

and the same are herewith transmitted.

Brad Hendrickson, Secretary

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

INTRODUCTION & FIRST READING

HB 2943 by Representatives Robinson, Chapman and Tharinger

AN ACT Relating to providing a business and occupation tax preference for behavioral health administrative services organizations; adding a new section to chapter 82.04 RCW; creating a new section; providing an effective date; and providing an expiration date.

Referred to Committee on Ways & Means.

2SSB 5093 by Senate Committee on Transportation

(originally sponsored by Fortunato)

AN ACT Relating to enhancing litter control along state highways; amending RCW 70.93.220; and creating a new section.

Referred to Committee on Environment & Energy.

ESSB 5522 by Senate Committee on Local Government

(originally sponsored by Takko)

AN ACT Relating to providing code cities with the ability to annex unincorporated areas pursuant to a jointly approved interlocal agreement with the county; adding a new section to chapter 35A.14 RCW; and creating a new section.

Referred to Committee on Local Government.

SSB 6135 by Senate Committee on Environment, Energy & Technology

(originally sponsored by Sheldon, Carlyle and Short)

AN ACT Relating to system reliability during the clean energy transformation act implementation; adding a new section to chapter 19.280 RCW; creating a new section; and providing an expiration date.

Referred to Committee on Environment & Energy.

SB 6187 by Senator Zeiger

AN ACT Relating to modifying the definition of personal information for notifying the public about data breaches of a state or local agency system; and amending RCW 42.56.590.
Referred to Committee on Innovation, Technology & Economic Development.

SSB 6210 by Senate Committee on Ways & Means (originally sponsored by Lovelett, Rolfes, Wilson and C.)

AN ACT Relating to antifouling paints on recreational water vessels; amending RCW 70.300.020; and adding new sections to chapter 70.300 RCW.

Referred to Committee on Appropriations.

SSB 6306 by Senate Committee on Ways & Means (originally sponsored by Liias, Van De Wege, Warnick, Rolfes, Short, Nguyen, Das, Lovelett, Randall, Saldaña, Wilson and C.)

AN ACT Relating to creating the Washington soil health initiative; and adding a new chapter to Title 15 RCW.

Referred to Committee on Appropriations.

ESSB 6324 by Senate Committee on Local Government (originally sponsored by Takko and Carlyle)

AN ACT Relating to special purpose district financial reporting; amending RCW 43.09.230, 36.96.010, 36.96.030, and 36.96.070; adding a new section to chapter 36.96 RCW; and adding a new section to chapter 84.55 RCW.

Referred to Committee on Local Government.

ESSB 6342 by Senate Committee on Ways & Means (originally sponsored by Dhingra, Das, Lovelett, Mullet, Stanford, Wilson and C.)

AN ACT Relating to chemical contaminants in drinking water; amending RCW 70.142.050; adding new sections to chapter 70.142 RCW; and creating a new section.

Referred to Committee on Appropriations.

ESSB 6440 by Senate Committee on Labor & Commerce (originally sponsored by Stanford, Hunt, Keiser, McCoy, Das and Conway)

AN ACT Relating to industrial insurance medical examinations; amending RCW 51.32.110 and 51.36.070; adding a new section to chapter 51.08 RCW; and providing an expiration date.

Referred to Committee on Appropriations.

ESSB 6473 by Senate Committee on Labor & Commerce (originally sponsored by Stanford, Frockt, Conway, Keiser, Hasegawa, Liias, Van De Wege, Billig, Hunt and Saldaña)

AN ACT Relating to asbestos-containing building materials; amending RCW 70.310.020; adding new sections to chapter 70.310 RCW; and prescribing penalties.

Referred to Committee on Environment & Energy.

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

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

THIRD READING RECONSIDERATION

There being no objection, the House immediately reconsidered the vote by which SECOND SUBSTITUTE HOUSE BILL NO. 2499 passed the House.

The Clerk called the roll on the final passage of Second Substitute House Bill No. 2499, on reconsideration, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


SECOND SUBSTITUTE HOUSE BILL NO. 2499, on reconsideration, having received the necessary constitutional majority, was declared passed.

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

SECOND READING

HOUSE BILL NO. 2803, by Representatives Tarleton, Robinson, Sells, Lekanoff, Gregerson, Chapman, Orwell, Peterson, Tharinger and Pollet

Authorizing the governor to enter into compacts with Indian tribes addressing certain state retail sales tax, certain state use tax, and certain state business and occupation tax revenues, as specified in a memorandum
of understanding entered into by the state, Tulalip tribes, and Snohomish county, in January 2020, and including other terms necessary for the department of revenue to administer any such compact.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2803 was substituted for House Bill No. 2803 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2803 was read the second time.

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

Representatives Tarleton, Orcutt, Robinson, DeBolt, Stokesbary, Ortiz-Self and Lekanoff spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2803.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2803, and the bill passed the House by the following vote: Yea, 98; Nays, 0; Absent, 0; Excused, 0.


HOUSE BILL NO. 2803, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2228, by Representatives Springer, Dent, Ramos, Griffey, Ryu, Appleton, Leavitt, Ormsby, Wylie and Goodman

Permitting early deployment of state fire service resources.

The bill was read the second time.

With the consent of the House, amendment (1351) was withdrawn.

Representative Kretz moved the adoption of amendment (1480):

31.0. On page 2, line 22, after "purpose" insert "__When the chief receives a request for a predeployment mobilization of risk resources to an emergency or disaster based on a wildland fire, the chief shall consider both the available public risk resources and the resources available through the master list of qualified wildland fire suppression contractors maintained by the department of natural resources pursuant to RCW 76.04.181, and shall retain and deploy the resources that will provide the most effective and expeditious response"
Representatives Kretz and Springer spoke in favor of the adoption of the amendment.

Amendment (1480) was adopted.

The bill was ordered engrossed.

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

Representatives Springer and Dye spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed House Bill No. 2228.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 2228, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


ENGROSSED HOUSE BILL NO. 2228, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2353, by Representatives Blake and Dent

Providing for fire trailer vehicle registration and license plates.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2353 was substituted for House Bill No. 2353 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2353 was read the second time.

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

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2353.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2353, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


SUBSTITUTE HOUSE BILL NO. 2353, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2712, by Representatives Kretz, Riccelli, Maycumber, Lekanoff, Mosbrucker, Chopp, Walsh, Chapman, Harris, Blake, Dent, Pettigrew, Rude, Springer, Steele, Appleton, Caldier, Fitzgibbon, Leavitt, Eslick, Volz, Van Werven, Shea, Cody, Tharinger, Robinson, Young and Ormsby

Requiring retailers to indicate the country of origin on beef sold to the public.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2712 was substituted for House Bill No. 2712 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2712 was read the second time.

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

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2712.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2712, and the bill passed the House by the following vote: Yeas, 92; Nays, 6; Absent, 0; Excused, 0.


Voting nay: Representatives Dufault, Irwin, Klippert, Pettigrew, Schmick and Stokesbary.

SUBSTITUTE HOUSE BILL NO. 2712, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2860, by Representatives Orcutt and Fey

Concerning the Washington plane coordinate system.

The bill was read the second time.

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

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

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of House Bill No. 2860.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2860, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


Voting nay: Representatives Dufault, Irwin, Klippert, Pettigrew, Schmick and Stokesbary.

HOUSE BILL NO. 2860, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2555, by Representative Goodman

Concerning background check requirements for firearms classified as other under federal firearms laws.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2555 was substituted for House Bill No. 2555 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2555 was read the second time.

Representative Walsh moved the adoption of amendment (1572):

31.0. On page 1, line 12, after "frames" strike "or receivers"

On page 1, line 13, after "frame" strike "or receiver"

On page 1, line 19, after "frame" strike "or receiver"

On page 2, line 2, after "frame" strike "or receiver"

On page 2, beginning on line 11, after "frame" strike all material through "or receiver" on line 12 and insert "and copies or records of firearm frame"

On page 2, line 17, after "frame" strike "or receiver"

On page 2, line 20, after "frames" strike "or receivers"

On page 2, line 21, after "frame" strike "or receiver"

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

Representative Kilduff spoke against the adoption of the amendment.

Amendment (1572) was not adopted.
There being no objection, the rules were suspended, the second reading considered the third and the bill was placed on final passage.

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

Representatives Walsh, Klippert, Shea, Graham, Sutherland and McCaslin spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2555.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2555, and the bill passed the House by the following vote: Yeas, 56; Nays, 42; Absent, 0; Excused, 0.


Voting nay: Representatives Barkis, Blake, Boehnke, Caldier, Chambers, Chandler, Corry, DeBolt, Dent, Dufault, Dye, Eslick, Gildon, Goehner, Graham, Griffey, Harris, Hoff, Irwin, Jenkin, Klippert, Kraft, Kretz, MacEwen, Maycumber, McCaslin, Mosbrucker, Orcutt, Rude, Schmick, Shea, Smith, Steele, Stokesbary, Sutherland, Van Werven, Vick, Volz, Walsh, Wilcox, Ybarra and Young.

SUBSTITUTE HOUSE BILL NO. 2555, having received the necessary constitutional majority, was declared passed.

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

THIRD READING

HOUSE BILL NO. 2040, by Representative MacEwen

Concerning nonhigh school districts.

The bill was read the third time.

There being no objection, the rules were suspended, and HOUSE BILL NO. 2040 was returned to second reading for the purpose of amendment.

SECOND READING

With the consent of the House, amendment (1582) was withdrawn.

Representative MacEwen moved the adoption of the amendment (1614):

31.0. On page 2, line 3, after "district;" strike "and"
On page 2, after line 3, insert the following:

"(4) If the nonhigh school district has not levied an enrichment levy during the current school year, then the amount due per annual average full-time equivalent student by the nonhigh school district is the enrichment levy rate per annual average full-time equivalent student levied upon the taxpayers of the high school district; and"

On page 2, line 4, strike "(4)" and insert "(5)"

Representatives MacEwen and Bergquist spoke in favor of the adoption of the amendment.

Amendment (1614) was adopted.

The bill was ordered engrossed.

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

Representatives MacEwen and Bergquist spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed House Bill No. 2040.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 2040, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


ENGROSSED HOUSE BILL NO. 2040, having received the necessary constitutional majority, was declared passed.
There being no objection, the House reverted to the sixth order of business.

SECOND READING

HOUSE BILL NO. 2853, by Representatives Harris and Santos

Promoting the effective and efficient administration of the Washington state charter school commission.

The bill was read the second time.

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

Representatives Harris and Santos spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of House Bill No. 2853.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2853, and the bill passed the House by the following vote: Yeas, 89; Nays, 9; Absent, 0; Excused, 0.


SECOND SUBSTITUTE HOUSE BILL NO. 1659, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2785, by Representatives Lekanoff, Goodman, Klippert, Lovick and Peterson

Concerning the membership of the criminal justice training commission.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2785 was substituted for House Bill No. 2785 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2785 was read the second time.
There being no objection, the rules were suspended, the second reading considered the third and the bill was placed on final passage.

Representatives Irwin, Lekanoff and Klippert spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2785.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2785, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


Voting nay: Representatives Chapman, Peterson, Senn, Thai and Tharinger.

HOUSE BILL NO. 2596, having received the necessary constitutional majority, was declared passed.

POINT OF PERSONAL PRIVILEGE

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

HOUSE BILL NO. 2511, by Representatives Stonier, Sells, Gregerson, Ormsby, Chapman, Valdez, Chopp, Bergquist, Davis, Doglio, Frame, Ramel, Pollet, Macri, Goodman, Riccelli and Robinson

Providing labor protections for domestic workers.

The bill was read the second time.

Representative Mosbrucker moved that the second substitute bill by the Committee on Appropriations be adopted.

Representative Mosbrucker spoke in favor of the motion.

Representative Stonier spoke against the motion.

The Speaker (Representative Orwell presiding) stated the question before the House to be the adoption of the motion to substitute the second substitute bill by the Committee on Appropriations.

The Clerk called the roll on the adoption of the motion to substitute the second substitute bill by the Committee on Appropriations. and the motion failed the House by the following vote: Yeas, 36; Nays, 62; Absent, 0; Excused, 0.

Voting yea: Representatives Barkis, Bergquist, Boehnke, Caldier, Chambers, Chandler, Corry, DeBolt, Dent, Dufault, Gildon, Goehner, Goodman, Graham,
Gregerson, Griffey, Harris, Hoff, Hudgins, Jenkin, Klippert, Kraft, Kretz, MacEwen, Maycumber, Mosbrucker, Orcutt, Rude, Shewmake, Smith, Steele, Van Werven, Vick, Volz, Walsh, Wilcox and Young.


By the failure to adopt the motion to substitute the second substitute bill by the Committee on Appropriations, amendments (1574), (1579), (1576), and (1605) were ruled out of order.

There being no objection, Substitute House Bill No. 2511 was substituted for House Bill No. 2511 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2511 was read the second time.

With the consent of the House, amendments (1383), (1580) and (1581) were withdrawn.

Representative Chambers moved the adoption of amendment (1578):

31.0. On page 2, line 37, after "than" strike "fifteen" and insert "twenty-five"

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

Representative Sells spoke against the adoption of the amendment.

Amendment (1578) was not adopted.

Representative Chambers moved the adoption of amendment (1577):

31.0. On page 2, beginning on line 38, after "week" strike all material through "business" on line 39

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

Representative Stonier spoke against the adoption of the amendment.

Amendment (1577) was not adopted.

Representative Chambers moved the adoption of amendment (1575):

31.0. On page 4, beginning on line 24, strike all of subsection (b)

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

On page 4, line 38, after "(2)(b)" strike ", (c), and (d)" and insert "and (c)"

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

Representative Sells spoke against the adoption of the amendment.

Amendment (1575) was not adopted.

Representative Chambers moved the adoption of amendment (1606):

31.0. On page 8, line 5, after "interests" insert ", and geographic locations across the state"

On page 8, line 6, after "homes" insert ", including one each of the following types of domestic worker: Nanny; home care worker not employed by an agency or member of, or otherwise part of, a labor union; housekeeper; gardener; cook; and butler or household manager"

On page 8, line 20, after "(i)" insert "One representative of an organization representing individuals with developmental disabilities;"

(j) One representative of a licensed home care agency;

(k)"

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

Representatives Chambers, Irwin and Chambers (again) spoke in favor of the adoption of the amendment.

Representative Stonier spoke against the adoption of the amendment.

Amendment (1606) was not adopted.

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

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

Representatives Mosbrucker and Chambers spoke against the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2511.

ROLL CALL
The Clerk called the roll on the final passage of Substitute House Bill No. 2511, and the bill passed the House by the following vote: Yeas, 59; Nays, 39; Absent, 0; Excused, 0.


Voting nay: Representatives Barkis and Morgan.

HOUSE BILL NO. 2540, by Representatives Walsh, Hudgins and Pollet

Concerning the administration of election campaign activities and reporting statements of financial affairs.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2772 was substituted for House Bill No. 2772 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2772 was read the second time.

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

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

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2772.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2772, and the bill passed the House by the following vote: Yeas, 97; Nays, 1; Absent, 0; Excused, 0.


Voting nay: Representative Morgan.
SUBSTITUTE HOUSE BILL NO. 2772, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2617, by Representatives Robinson, Ortiz-Self, Sells, Macri, Valdez, Lekanoff and Senn

Concerning the lease or rental of surplus property of school districts.

The bill was read the second time.

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

Representatives Ortiz-Self, Robinson and Harris spoke in favor of the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of House Bill No. 2617.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2617, and the bill passed the House by the following vote: Yeas, 70; Nays, 28; Absent, 0; Excused, 0.


Voting nay: Representatives Barkis, Boehneke, Chandler, Corry, Dent, Dufault, Dye, Eslick, Griffey, Hoff, Jenkin, Klippert, Kraft, MacEwen, McCaslin, Mosbrucker, Rude, Schmick, Shea, Smith, Stokesbary, Sutherland, Vick, Volz, Walsh, Wilcox, Ybarra and Young.

HOUSE BILL NO. 2617, having received the necessary constitutional majority, was declared passed.

STATEMENT FOR THE JOURNAL

I intended to vote NAY on House Bill No. 2617.
Representative Graham, 6th District

SECOND READING

HOUSE BILL NO. 2607, by Representatives Callan, Corry, Caldier, Eslick, Orwall, Entenman, Davis, Shewmake, Lekanoff, Thai, Chapman, Steele, Fey, Chopp, Robinson, Bergquist, Senn, Cody, Doglio, Goodman, Leavitt, Ramel, Santos, Ormsby, Pollet, Kloba and Macri

Assisting homeless individuals in obtaining Washington state identicards.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2607 was substituted for House Bill No. 2607 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2607 was read the second time.

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

Representatives Callan and Harris spoke in favor of the passage of the bill.

Representatives Dent and Klippert spoke against the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2607.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2607, and the bill passed the House by the following vote: Yeas, 87; Nays, 11; Absent, 0; Excused, 0.


SUBSTITUTE HOUSE BILL NO. 2607, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2889, by Representative Griffey

Concerning utility tax disclosures.

The bill was read the second time.
There being no objection, Substitute House Bill No. 2889 was substituted for House Bill No. 2889 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2889 was read the second time.

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

Representatives Griffey and Pollet spoke in favor of the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2889.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2889, and the bill passed the House by the following vote: Yeas, 97; Nays, 1; Absent, 0; Excused, 0.


Voting nay: Representative Morgan.

SUBSTITUTE HOUSE BILL NO. 2889, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2138, by Representatives Blake, Kretz, Chapman and Dent

Requiring signage on certain lands that are closed to the public.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2138 was substituted for House Bill No. 2138 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2138 was read the second time.

Representative Shewmake moved the adoption of the striking amendment (1463):

31.0.

Strike everything after the enacting clause and insert the following:

"NEW SECTION, Sec. 32. A new section is added to chapter 77.12 RCW to read as follows:

(1) All new signs that pertain to land use restrictions or closures must include a reference to the supporting section of the Revised Code of Washington or Washington Administrative Code, or to other legal authority.

(2) The department shall update existing sign standards and policies to ensure that all signs pertaining to land use restrictions or closures include a reference to the supporting section of the Revised Code of Washington or Washington Administrative Code, or to other legal authority.

NEW SECTION, Sec. 33. A new section is added to chapter 79.02 RCW to read as follows:

(1) All new signs that pertain to land use restrictions or closures must include a reference to the supporting section of the Revised Code of Washington or Washington Administrative Code, or to other legal authority.

(2) The department shall update existing sign standards and policies to ensure that all signs pertaining to land use restrictions or closures include a reference to the supporting section of the Revised Code of Washington or Washington Administrative Code, or to other legal authority.

NEW SECTION, Sec. 34. This act applies prospectively. Nothing in this act requires any agency of state government to increase or change its existing sign update, replacement, or removal schedules. Agencies should use any remaining stock of signs."

Correct the title.

Representative Shewmake spoke in favor of the adoption of the striking amendment.

The striking amendment (1463) was adopted.

The bill was ordered engrossed.

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

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

MOTION

On motion of Representative Griffey, Representative DeBolt was excused.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2138.
ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2138, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative DeBolt.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2138, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2352, by Representatives Tharinger, Fitzgibbon, Leavitt, Harris and Wylie

Concerning the building for the arts program.

The bill was read the second time.

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

Representatives Tharinger, Smith, Harris, Eslick, Barkis and Eslick (again) spoke in favor of the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of House Bill No. 2352.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2352, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative DeBolt.

HOUSE BILL NO. 2352, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2783, by Representatives Griffey, Springer and Walen

Standardizing fire safety requirements for mobile on-demand gasoline providers.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2783 was substituted for House Bill No. 2783 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2783 was read the second time.

Representative Griffey moved the adoption of amendment (1142):

34.0. On page 1, line 20, after “jurisdictions by” strike “December 2020” and insert “May 2021”

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

Amendment (1142) was adopted.

The bill was ordered engrossed.

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

Representatives Griffey and Pollet spoke in favor of the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2783.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2783, and the bill passed the House by the following vote: Yeas, 95; Nays, 2; Absent, 0; Excused, 1.


Excused: Representative DeBolt.

HOUSE BILL NO. 2783, having received the necessary constitutional majority, was declared passed.

ROLL CALL

Voting nay: Representatives Entenman and Morgan.

Excused: Representative DeBolt.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2783, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2858, by Representatives Orcutt, Dolan and Doglio

Concerning requirements for the filing of assessment rolls.

The bill was read the second time.

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

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

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of House Bill No. 2858.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2858, and the bill passed the House by the following vote: Yeas, 96; Nays, 1; Absent, 0; Excused, 1.


Voting nay: Representatives Boehnke, Callan, Davis, Goodman, Harris, Kilduff, Klippert and Smith.

Excused: Representative DeBolt.

HOUSE BILL NO. 2319, by Representatives Fitzgibbon and Vick

Concerning the sale of liquor in kegs or containers containing four gallons or more of liquor.

The bill was read the second time.

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

Representatives Fitzgibbon and MacEwen spoke in favor of the passage of the bill.

Representative Klippert spoke against the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of House Bill No. 2319.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2319, and the bill passed the House by the following vote: Yeas, 89; Nays, 8; Absent, 0; Excused, 1.


Voting nay: Representatives Boehnke, Callan, Davis, Goodman, Harris, Kilduff, Klippert and Smith.

Excused: Representative DeBolt.

HOUSE BILL NO. 2319, having received the necessary constitutional majority, was declared passed.

Speaker Jinkins assumed the chair.

HOUSE BILL NO. 1775, by Representatives Orwall, Frame, Wylie, Gregerson and Macri

Concerning commercially sexually exploited children.

The bill was read the second time.

There being no objection, Third Substitute House Bill No. 1775 was substituted for House Bill No. 1775 and the
third substitute bill was placed on the second reading calendar.

THIRD SUBSTITUTE HOUSE BILL NO. 1775 was read the second time.

Representative Dent moved the adoption of amendment (1660):

34.0. On page 11, line 2, after "shall" strike "transport" and insert ":

(a) Transport"

On page 11, line 7, after "treatment" insert "; or

(b) Coordinate transportation to an evaluation and treatment facility as defined in RCW 71.34.020, including the receiving centers established in section 2 of this act, with a liaison dedicated to serving commercially sexually exploited children established under RCW 74.14B.070 or a community service provider"

On page 11, line 39, after "manager:" strike "and"

On page 12, line 5, after "subsection" insert "; and

(iv) Coordinate appropriate, available, community-based services for children following discharge from an evaluation and treatment facility as defined in RCW 71.34.020, including the receiving centers established in section 2 of this act

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

Amendment (1660) was adopted.

The bill was ordered engrossed.

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

Representatives Orwall and Dent spoke in favor of the passage of the bill.

Representative Klippert spoke against the passage of the bill.

The Speaker stated the question before the House to be the final passage of Engrossed Third Substitute House Bill No. 1775.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Third Substitute House Bill No. 1775, and the bill passed the House by the following vote: Yeas, 96; Nays, 1; Absent, 0; Excused, 1.


Voting nay: Representative Klippert. Excused: Representative DeBolt.

ENGROSSED THIRD SUBSTITUTE HOUSE BILL NO. 1775, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2405, by Representatives Duerr, Barkis, Fitzgibbon, Shewmake, Hoff, Klobo, Corry, Gildon, Ybarra, Jenkin, Pollet and Doglio

Concerning commercial property assessed clean energy and resiliency.

The bill was read the second time.

There being no objection, Second Substitute House Bill No. 2405 was substituted for House Bill No. 2405 and the second substitute bill was placed on the second reading calendar.

SECOND SUBSTITUTE HOUSE BILL NO. 2405 was read the second time.

Representative Duerr moved the adoption of the striking amendment (1553):

34.0. Strike everything after the enacting clause and insert the following:

"NEW SECTION. Sec. 35. (1) The legislature finds that the efficiency and resiliency of buildings in Washington is essential for ensuring the health and safety of residents, employees, and tenants; for using water and energy more efficiently; and for economic development of our communities. Buildings in Washington have significant needs for resiliency retrofits, including seismic improvements, stormwater management, flood mitigation, wildfire and wind resistance, and for clean energy and energy efficiency improvements, but these improvements often have high up-front capital costs.

(2) This chapter authorizes the establishment of a commercial property assessed clean energy and resiliency ("C-PACER") program that jurisdictions can voluntarily implement to ensure that free and willing owners of agricultural, commercial, and industrial properties and of multifamily residential properties with five or more dwelling units can obtain low-cost, long-term financing for qualifying improvements, including energy efficiency, water conservation, renewable energy, and resiliency projects."
These improvements are repaid without the accumulation of cost to the county and without the creation of a personal debt obligation to the property owner. The debt obligation is instead carried by the property and remains with the property until repaid, regardless of any potential transfer of property ownership. After the adoption of a C-PACER program, a county's role is limited to the recordation of C-PACER liens and administration of the C-PACER program.

(3) The legislature declares that the establishment and operation of a C-PACER program under this chapter serves important public health and safety interests. A qualified improvement as defined in section 2 of this act provides benefit to the public, either in the form of energy or water resource conservation, reduced public health risk, or reduced public emergency response risk. Accordingly, the governing body of a county is authorized to determine that it is convenient and advantageous to adopt a program under this chapter.

NEW SECTION. Sec. 36. The definitions in this section apply throughout this chapter unless the context clearly requires otherwise.

(1) “Capital provider” means any private entity that makes or funds C-PACER financing under this chapter.

(2) “C-PACER financing” means an investment from a capital provider to a property owner to finance a qualified project as described under this chapter.

(3) “C-PACER lien” means the lien recorded at the county on the eligible property which remains on the property until paid in full.

(4) “Eligible property” means privately owned commercial, industrial, or agricultural real property or multifamily residential real property with five or more dwelling units. Eligible property may be owned by any type of business, corporation, individual, or nonprofit organization permitted by state law.

(5) “Financing agreement” means the contract under which a property owner agrees to repay a capital provider for the C-PACER financing including, but not limited to, details of any finance charges, fees, debt servicing, accrual of interest and penalties, and any terms relating to treatment of prepayment and partial payment of the C-PACER financing.

(6) “Program” means a C-PACER program established under this chapter.

(7) “Program guidebook” means a comprehensive document that illustrates the applicable region for a program and establishes any appropriate guidelines, specifications, underwriting and approval criteria, and any standard application forms consistent with the administration of a program and not detailed in this chapter.

(8) “Project application” means an application submitted to the department of commerce to demonstrate that a proposed project qualifies for C-PACER financing and for a C-PACER lien.

(9) “Qualified improvement” means a permanent improvement affixed to real property and intended to: (a) Decrease energy consumption or demand through the use of efficiency technologies, products, or activities that reduce or support the reduction of energy consumption, allow for the reduction in demand, or support the production of clean, renewable energy, including but not limited to a product, device, or interacting group of products or devices on the customer's side of the meter that generates electricity, provides thermal energy, or regulates temperature; (b) decrease water consumption or demand and address safe drinking water through the use of efficiency technologies, products, or activities that reduce or support the reduction of water consumption, allow for the reduction in demand, or reduce or eliminate lead from water which may be used for drinking or cooking; or (c) increase resilience, including but not limited to seismic retrofits, flood mitigation, stormwater management, wildfire and wind resistance, energy storage, and microgrids.

(10) “Qualified project” means a project approved by the department of commerce, involving the installation or modification of a qualified improvement, including new construction or the adaptive reuse of eligible property with a qualified improvement.

NEW SECTION. Sec. 37. (1) The department of commerce shall establish a voluntary statewide C-PACER program that counties may choose to participate in.

(a) The department of commerce must administer the statewide program available to counties efficiently and transparently, including by:

(i) Making any services that the department may choose to offer to property owners, such as estimating energy savings, overseeing project development, or evaluating alternative equipment installations, priced separately and open to purchase by the property owner from qualified third-party providers;

(ii) Making any properties participating in the statewide program available to receiving impartial terms from all interested and qualifying third-party capital providers;

(iii) Allowing financial underwriting and evaluation to be performed by capital providers; and

(iv) Working in a collaborative working group process with capital providers and other stakeholders to develop the program guidebook and any other relevant documents or forms.

(2) The department of commerce may establish uniform statewide criteria for which projects qualify due to their public benefit for participation in C-PACER programs administered by counties, including, but not limited to, criteria for measuring or determining if investments in energy will reduce greenhouse gas emissions; be cost-effective for reducing energy demand or replacing nonrenewable energy with renewable energy; will be appropriate to meet seismic risks for each region of the state and type of structure; will reduce stormwater or pollution to be significant public benefit; or, will reduce the risk of wildfire, flooding, or other natural or human-caused disaster,
including how to determine if the public benefit in reduced public risk and emergency response qualifies for inclusion in C-PACER programs.

(3) The department of commerce must prepare a program guidebook that counties can adopt and amend as necessary. The guidebook must include at minimum:

(a) A sample form bilateral or triparty contract or contracts, as appropriate, between the department of commerce, the property owner, and the capital provider which details the obligation for repayment by the property owner in accordance with the terms of:

(i) A C-PACER lien under the program; and

(ii) The C-PACER financing provided by a capital provider;

(b) A statement that the period of the financing agreement will not exceed the useful life of the qualified project, or weighted average life if more than one qualified improvement is included in the qualified project, that is the basis for the financing agreement;

(c) A description of the application process and eligibility requirements for participation in the program;

(d) A statement explaining the lender consent requirement provided in section 8 of this act;

(e) A statement explaining the review requirement provided by section 4 of this act;

(f) A description of marketing and participant education services to be provided for the program; and

(g) A statement specifying that the county has no liability as a result of the agreement.

(4) The adopted county guidebook may include or incorporate by reference criteria or findings by the department of commerce pursuant to this section for determining if projects have adequate public benefit to participate in the C-PACER program administered by a county.

(5) The department of commerce must make the program guidebook available for public inspection on the department of commerce's web site.

NEW SECTION. Sec. 38. (1) The department of commerce must establish a C-PACER application and review process to review and evaluate project applications for C-PACER financing. The department of commerce may prescribe the form and manner of the application. As part of the application, each applicant must provide to the department of commerce a copy of the ordinance or resolution adopted by the county approving C-PACER financing for an area within the county. The department of commerce shall grant any application that satisfies the application criteria determined by the department of commerce. At a minimum, an applicant must demonstrate:

(a) That the project provides a benefit to the public, in the form of energy or water resource conservation, reduced public health risk, or reduced public emergency response risk.

(b) For an existing building: (i) Where energy or water usage improvements are proposed, certification by a licensed professional engineer, or other professional listed in the program guidebook, stating that the proposed qualified improvements will either result in more efficient use or conservation of energy or water, the reduction of greenhouse gas emissions, or the addition of renewable sources of energy or water, or (ii) where resilience improvements are proposed, certification by a licensed professional engineer stating that the qualified improvements will result in improved resilience.

(c) For new construction, certification by a licensed professional engineer stating that the proposed qualified improvements will enable the project to exceed the energy efficiency or water efficiency or renewable energy or renewable water or resilience requirements of the current building code.

(2) The department of commerce may charge an application fee to cover the costs of establishing and conducting the application review process.

(3) Upon the denial of an application, the department of commerce must provide an opportunity for an adjudicative proceeding subject to the applicable provisions of chapter 34.05 RCW.

(4) After an approved project is completed, an applicant must provide the department of commerce written verification from one or more qualified independent third parties, as defined in the program guidebook, stating that the qualified project was properly completed and is operating as intended.

(5) The department of commerce must begin accepting applications and approving projects under this section on and after July 1, 2021.

(6) The department of commerce may adopt rules to implement this section.

NEW SECTION. Sec. 39. (1) To adopt a program under this chapter, the governing body of a county must take the following actions:

(a) Adopt a resolution or ordinance that includes:

(i) A statement that financing qualified projects is in the public interest for safety, health, and other common good reasons;

(ii) A description of the region in which the program is offered, which:

(A) May include the entire county, which may include both unincorporated and incorporated territory; and

(B) Must be located wholly within the county's jurisdiction; and

(iii) A statement of the time and place for a public hearing on the proposed program; and

(b) Hold a public hearing at which the public may comment on the proposed program.
(2) A county may designate more than one region. If multiple regions are designated, the regions may be separate, overlapping, or coterminous.

(3) Counties may amend the program guidebook prepared by the department of commerce under section 3 of this act as necessary.

(4) The resolution or ordinance adopted by a county under this subsection may incorporate the program guidebook or any amended versions of the program guidebook, as appropriate, by reference.

(5) A county adopting a C-PACER program pursuant to this act may narrow the definition of "qualified improvements" to be consistent with the county's climate goals.

(6) Any combination of counties may agree to jointly implement a program under this chapter. If two or more counties implement a program jointly, a single public hearing held jointly by the cooperating counties is sufficient to satisfy the requirements of this chapter.

NEW SECTION. Sec. 40. (1) A county must record each C-PACER lien in the real property records of the county in which the property is located.

(2) The recording under subsection (1) of this section must contain:

(a) The legal description of the eligible property;

(b) The name of each property owner;

(c) The date on which the lien was created;

(d) The principal amount of the lien; and

(e) The terms and length of the lien.

NEW SECTION. Sec. 41. (1) The C-PACER lien amount plus any interest, penalties, and charges accrued or accruing on the C-PACER lien:

(a) Takes precedence over all other liens or encumbrances except a lien for taxes imposed by the state, a local government, or a junior taxing district on real property, which liens for taxes shall have priority over such benefit C-PACER lien, provided existing mortgage holder(s), if any, has provided written consent described in section 8 of this act; and

(b) Is a first and prior lien, second only to a lien for taxes imposed by the state, a local government, or a junior taxing district against the real property on which the C-PACER lien is imposed, from the date on which the notice of the C-PACER lien is recorded until the C-PACER lien, interest, penalty, and charges accrued or accruing are paid.

(2) The C-PACER lien runs with the land, and that portion of the C-PACER lien that has not yet become due is not accelerated or eliminated by foreclosure of a property tax lien.

(3) Delinquent installments due on a C-PACER lien incur interest and penalties as specified in the financing agreement.

(4) After the C-PACER lien is recorded as provided in this section, the C-PACER lien may not be contested on the basis that the improvement is not a qualified improvement or that the project is not a qualified project.

(5) Collection and enforcement of delinquent C-PACER liens or C-PACER financing installment payments, including foreclosure, shall remain the responsibility of the capital provider.

(6) After the expiration of one year from the date of delinquency, the capital provider may foreclose and enforce the lien by a civil action in the court having jurisdiction in the manner prescribed for the judicial foreclosure of a mortgage. The court shall have the power to order the sale of the property. In any action brought to foreclose a lien, the owner shall be joined as a party. The interest in the real property of any person who, prior to the commencement of the action, has a recorded interest in the property, or any part thereof, shall not be foreclosed or affected unless they are joined as a party.

(7) The capital provider may sell or assign, for consideration, any and all liens received from the participating county. The capital provider or their assignee shall have and possess the same powers and rights at law or in equity to enforce the C-PACER lien in the same manner as described in subsection (6) of this section.

NEW SECTION. Sec. 42. (1) Before a capital provider may enter into a financing agreement to provide C-PACER financing of a qualified project to a record owner of any eligible property, the department of commerce must receive written consent from any holder of a lien, mortgage, or security interest in the real property that the property may participate in the program and that the C-PACER lien will take precedence over all other liens except for a lien for taxes as described in section 7 of this act.

(2) Before a capital provider may enter into a financing agreement to provide C-PACER financing of a qualified project to the record owner of any multifamily residential real property with five or more dwelling units, the department of commerce must also receive written consent from any and all holders of affordable housing covenants, restrictions, or regulatory agreements in the real property that the property may participate in the program and that the C-PACER lien will take precedence over all other liens except for a lien for taxes as described in section 7 of this act.

NEW SECTION. Sec. 43. The C-PACER financing through a program established under this chapter may include:

(1) The cost of materials and labor necessary for installation or modification of a qualified improvement;

(2) Permit fees;

(3) Inspection fees;

(4) Lender's fees;

(5) Program application and administrative fees;

(6) Project development and engineering fees;
(7) Third-party review fees, including verification review fees;
(8) Capitalized interest;
(9) Interest reserves;
(10) Escrow for prepaid property taxes and insurance;
or
(11) Any other fees or costs that may be incurred by the property owner incident to the installation, modification, or improvement on a specific or pro rata basis.

NEW SECTION. Sec. 44. The proposed C-PACER financing for a qualified project may authorize the property owner to:
(1) Purchase directly the related equipment and materials for the installation or modification of a qualified improvement; and
(2) Contract directly, including through lease, power purchase agreement, or other service contract, for the installation or modification of a qualified improvement.

NEW SECTION. Sec. 45. A county that adopts a program and designates a program region under this chapter may not:
(1) Make the issuance of a permit, license, or other authorization from the county to a person who owns property in the region contingent on the person entering into a written contract to repay the financing of a qualified project under this chapter; or
(2) Otherwise compel a person who owns property in the region to enter into a written contract to repay the financing of a qualified project under this chapter.

NEW SECTION. Sec. 46. The members of the governing body of a county, employees of a county, and board members, executives, and employees under this chapter are not personally liable as a result of exercising any rights or responsibilities granted under this chapter.

NEW SECTION. Sec. 47. A county may not enforce any privately financed debt under this chapter. Neither the state nor any county may use public funds to fund or repay any loan between a capital provider and property owner. No section under this chapter shall be interpreted to pledge, offer, or encumber the full faith and credit of a local government, nor shall any local government pledge, offer, or encumber its full faith and credit for any lien amount through a program.

NEW SECTION. Sec. 48. Sections 1 through 13 of this act constitute a new chapter in Title 36 RCW."

Correct the title.

Representatives Duerr and Kraft spoke in favor of the adoption of the striking amendment.

The striking amendment (1553) was adopted.

The bill was ordered engrossed.

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

Representatives Duerr, Kraft, Barkis and Gildon spoke in favor of the passage of the bill.

The Speaker stated the question before the House to be the final passage of Engrossed Second Substitute House Bill No. 2405.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Second Substitute House Bill No. 2405, and the bill passed the House by the following vote: Yeas, 93; Nays, 4; Absent, 0; Excused, 1.


Voting nay: Representatives Chopp, Dufault, McCaslin and Shea.

Excused: Representative DeBolt.

ENGROSSED SECOND SUBSTITUTE HOUSE BILL NO. 2405, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2501, by Representatives Eslick, Blake, Barkis, Ybarra and Shea

Concerning allowable uses for the multiuse roadway safety account.

The bill was read the second time.

Representative Eslick moved the adoption of amendment (1186):

48.0. On page 1, beginning on line 19, after "to" strike all material through "on" on line 21 and insert "enhance or maintain any segment of a road within the county in which the segment has been designated as part of"

On page 1, line 21, after "route" insert "for use by wheeled all-terrain vehicles"

Representatives Eslick and Fey spoke in favor of the adoption of the amendment.
Amendment (1186) was adopted.

The bill was ordered engrossed.

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

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

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 2501.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 2501, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Voting nay: Representatives Barkis, Blake, Boehnke, Caldier, Chambers, Chandler, Corry, Dent, Dufault, Dye, Eslick, Gildon, Goehner, Graham, Griffey, Harris, Hoff, Irwin, Jenkins, Klippert, Kraft, Kretz, MacEwen, Maycumber, McCaslin, Mosbrucker, Orcutt, Rude, Schmick, Shea, Smith, Steele, Stokesbary, Sutherland, Van Werven, Vick, Volz, Walsh, Wilcox, Ybarra and Young.

Excused: Representative DeBolt.

ENGROSSED HOUSE BILL NO. 2501, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2623, by Representatives Walen, Valdez, Macri, Chapman, Kilduff and Senn

Prohibiting the possession of firearms by persons convicted of certain criminal offenses.

The bill was read the second time.

Representative Walen moved the adoption of amendment (1252):

48.0. On page 2, line 5, after "another" insert "or by one intimate partner against another"

On page 2, line 13, after "another" insert "or by one intimate partner against another"

On page 2, line 19, after "9.41.230);" strike "and" and insert "or"

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

Amendment (1252) was adopted.

The bill was ordered engrossed.

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

Representatives Walen and Kilduff spoke in favor of the passage of the bill.

Representatives Irwin, Walsh, Sutherland, Young, Gildon, Walsh (again), Shea and Kraft spoke against the passage of the bill.

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 2623.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 2623, and the bill passed the House by the following vote: Yeas, 56; Nays, 41; Absent, 0; Excused, 1.


Voting nay: Representatives Barkis, Blake, Boehnke, Caldier, Chambers, Chandler, Corry, Dent, Dufault, Dye, Eslick, Gildon, Goehner, Graham, Griffey, Harris, Hoff, Irwin, Jenkins, Klippert, Kraft, Kretz, MacEwen, Maycumber, McCaslin, Mosbrucker, Orcutt, Rude, Schmick, Shea, Smith, Steele, Stokesbary, Sutherland, Van Werven, Vick, Volz, Walsh, Wilcox, Ybarra and Young.

Excused: Representative DeBolt.

ENGROSSED HOUSE BILL NO. 2623, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2641, by Representatives Fey, Valdez, Lekanoff, Doglio, Tharinger, Pollet and Macri

Authorizing cities to provide passenger-only ferry service.

The bill was read the second time.

Representative McCaslin moved the adoption of amendment (1230):
48.0. On page 1, line 8, after "boundaries" insert ", upon approval of the majority of the voters in the city voting on a proposition at a general election that provides for the establishment of passenger-only ferry service and the collection of any revenues determined necessary for the capital and operating costs of such service"

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

Representative Fey spoke against the adoption of the amendment.

Division was demanded and the demand was sustained.

The Speaker divided the House. The result was 40 - YEAS; 57 - NAYS.

Amendment (1230) was not adopted.

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

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

The Speaker stated the question before the House to be the final passage of House Bill No. 2641.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2641, and the bill passed the House by the following vote: Yeas, 83; Nays, 14; Absent, 0; Excused, 1.


Voting nay: Representatives Boehnke, Caldier, Dye, Graham, Hoff, Jenkin, Kraft, McCaslin, Orcutt, Schmick, Shea, Sutherland, Walsh and Young.

Excused: Representative DeBolt.

HOUSE BILL NO. 2641, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2816, by Representatives Corry, Steele, Caldier, Van Werven, Eslick, Chambers and Boehnke

Nurturing positive social and emotional school and classroom climates.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2816 was substituted for House Bill No. 2816 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2816 was read the second time.

Representative Corry moved the adoption of amendment (1475):

48.0. On page 3, line 11, after "by" strike "December 1, 2020" and insert "March 1, 2021"

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

Amendment (1475) was adopted.

The bill was ordered engrossed.

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

Representatives Corry and Paul spoke in favor of the passage of the bill.

The Speaker stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2816.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2816, and the bill passed the House by the following vote: Yeas, 95; Nays, 2; Absent, 0; Excused, 1.


Voting nay: Representatives Kraft and Young.

Excused: Representative DeBolt.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2816, having received the necessary constitutional majority, was declared passed.
STATEMENT FOR THE JOURNAL
I intended to vote NAY on Engrossed Substitute House Bill No. 2816.
Representative Dufault, 15th District

STATEMENT FOR THE JOURNAL
I intended to vote NAY on Engrossed Substitute House Bill No. 2816.
Representative Dent, 13th District

SECOND READING
The Speaker called upon Representative Lovick to preside.

HOUSE BILL NO. 2409, by Representatives Kilduff, Pollet, Sells, Gregerson, Valdez and Ormsby

Concerning industrial insurance employer penalties, duties, and the licensing of third-party administrators.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2409 was substituted for House Bill No. 2409 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2409 was read the second time.

With the consent of the House, amendment (1562) was withdrawn.

Representative Hoff moved the adoption of amendment (1563):

48.0. On page 2, at the beginning of line 3, strike "((H)) Every time" and insert "If"

On page 2, line 6, after "exceed" strike "one thousand seven hundred" and insert "seven hundred Fifty"

On page 2, beginning on line 7, after "greater," strike "per each act of unreasonable delay by the self-insurer."

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

Representative Sells spoke against the adoption of the amendment.

Amendment (1563) was not adopted.

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

Representative Sells spoke against the adoption of the amendment.

Amendment (1565) was not adopted.

Representative Ybarra moved the adoption of amendment (1557):

48.0. On page 2, line 20, after "((two))" strike "eight" and insert "three"

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

Representative Sells spoke against the adoption of the amendment.

Amendment (1557) was not adopted.

Representative Harris moved the adoption of amendment (1564):

48.0. On page 2, line 2, after "((five))" strike "eight" and insert "three"

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

Representative Sells spoke against the adoption of the amendment.

Amendment (1564) was not adopted.

Representative Gildon moved the adoption of amendment (1561):

48.0. On page 2, line 22, after "((two))" strike "eight" and insert "three"

Representatives Gildon and Ybarra spoke in favor of the adoption of the amendment.

Representative Sells spoke against the adoption of the amendment.

Amendment (1561) was not adopted.

Representative Sutherland moved the adoption of amendment (1555):

48.0. On page 2, line 25, after "who" insert "intentionally"

On page 2, line 28, after "((five))" strike "one thousand"

On page 2, line 29, after "hundred" insert "fifty"
Representative Sutherland spoke in favor of the adoption of the amendment.

Representative Sells spoke against the adoption of the amendment.

Amendment (1555) was not adopted.

Representative Dye moved the adoption of amendment (1560):

48.0. On page 3, beginning on line 32, after "be" strike all material through "cent" on line 35 and insert "reviewed from time to time by the legislature to ensure the penalty amounts are promoting the purposes for which they are enacted"

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

Representative Kilduff spoke against the adoption of the amendment.

Amendment (1560) was not adopted.

Representative Walsh moved the adoption of amendment (1558):

48.0. On page 3, beginning on line 30, strike all of section 7
   Renumber the remaining sections consecutively and correct any internal references accordingly.
   Correct the title.

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

Representative Kilduff spoke against the adoption of the amendment.

Amendment (1558) was not adopted.

Representative Caldier moved the adoption of amendment (1552):

48.0. On page 4, beginning on line 1, strike all of section 8
   Renumber the remaining sections consecutively and correct any internal references accordingly.
   Correct the title.

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

Representative Sells spoke against the adoption of the amendment.

Amendment (1552) was not adopted.

Representative Chandler moved the adoption of amendment (1559):

48.0. On page 4, line 3, after "representatives" insert ", and all workers and workers' representatives;"

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

Representative Sells spoke against the adoption of the amendment.

Amendment (1559) was not adopted.

Representative Kraft moved the adoption of amendment (1556):

48.0. On page 4, line 32, after "be" strike "licensed" and insert "certified"

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

Representative Kilduff spoke against the adoption of the amendment.

Amendment (1556) was not adopted.

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

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

Representatives Mosbrucker, Maycumber, Schmick, Jenkin, Hoff, Harris, Chambers, Corry, Caldier, Kraft, Graham, Chambers (again), Walsh and Klippert spoke against the passage of the bill.

MOTION

On motion of Representative Griffey, Representative Smith was excused.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2409.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2409, and the bill passed the House by the following vote: Yeas, 52; Nays, 44; Absent, 0; Excused, 2.

Voting yea: Representatives Appleton, Bergquist, Blake, Callan, Chopp, Cody, Davis, Doglio, Dolan, Duerr, Entenman, Fey, Fitzgibbon, Frame, Goodman, Gregerson, Hansen, Hudgins, J. Johnson, Kilduff, Kirby, Kloha, Leavitt,

Excused: Representatives DeBolt and Smith.

SUBSTITUTE HOUSE BILL NO. 2409, having received the necessary constitutional majority, was declared passed.

STATEMENT FOR THE JOURNAL
I intended to vote YEA on Substitute House Bill No. 2409.
Representative Ormsby, 3rd District

SECOND READING

HOUSE BILL NO. 2244, by Representatives Orcutt, Blake, Chapman, Eslick, Barkis, Goehner and Irwin

Addressing the authorization of wheeled all-terrain vehicles on state highways. Revised for 1st Substitute: Concerning the authorization of wheeled all-terrain vehicles on state highways.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2244 was substituted for House Bill No. 2244 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2244 was read the second time.

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

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

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2244.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2244, and the bill passed the House by the following vote: Yeas, 95; Nays, 1; Absent, 0; Excused, 2.


Excused: Representatives DeBolt and Smith.

SUBSTITUTE HOUSE BILL NO. 2244, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2826, by Representatives Peterson and Pollet

Clarifying the authority of the liquor and cannabis board to regulate marijuana vapor products.

The bill was read the second time.

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

Representatives Peterson and MacEwen spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of House Bill No. 2826.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2826, and the bill passed the House by the following vote: Yeas, 95; Nays, 1; Absent, 0; Excused, 2.

Voting nay: Representative Leavitt.
Excused: Representatives DeBolt and Smith.

HOUSE BILL NO. 2826, having received the necessary constitutional majority, was declared passed.

STATEMENT FOR THE JOURNAL
I intended to vote YEA on House Bill No. 2826.
Representative Leavitt, 28th District

SECOND READING
HOUSE BILL NO. 2601, by Representatives Tharinger, Barkis, Leavitt and Ryu

Concerning the authority of the parks and recreation commission to approve leases.

The bill was read the second time.

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

Representatives Tharinger, Steele and Barkis spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of House Bill No. 2601.

ROLL CALL
The Clerk called the roll on the final passage of House Bill No. 2601, and the bill passed the House by the following vote: Yeas, 84; Nays, 12; Absent, 0; Excused, 2.
Voting nay: Representatives Callan, Davis, Dent, Dufault, Harris, Kilduff, Leavitt, Orcutt, Ramos, Ryu, Senn and Mme. Speaker.
Excused: Representatives DeBolt and Smith.

HOUSE BILL NO. 2412, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2412, by Representatives Mosbrucker, Blake, Chandler, Hoff, Fitzgibbon, Dent, Shewmake and Boehnke

Designating pumped storage projects located in a county bordering the Columbia River utilizing statutorily authorized water rights to be projects of statewide significance.

The bill was read the second time.

Representative Mosbrucker moved the adoption of amendment (1203): 48.0.
On page 4, after line 8, insert the following:
"Sec. 3. RCW 43.157.020 and 2009 c 421 s 3 are each amended to read as follows:
Counties and cities with development projects designated as projects of statewide significance within their jurisdictions shall enter into an agreement with the office of regulatory assistance and the project managers of projects of statewide significance for expediting the completion of projects of statewide significance. The agreement shall require:

(1) Expedited permit processing for the design and construction of the project;
(2) Expedited environmental review processing;
(3) Expedited processing of requests for street, right-of-way, or easement vacations necessary for the construction of the project;
(4) Participation of local officials on the team assembled under the requirements of RCW 43.157.030((2)(b); (and)
(5) A plan for consultation with affected tribes; and
(6) Such other actions or items as are deemed necessary by the office of regulatory assistance for the design and construction of the project."

Correct the title.

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

Amendment (1203) was adopted.

The bill was ordered engrossed.

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

Representatives Mosbrucker, Fitzgibbon and Ybarra spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed House Bill No. 2819.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 2819, and the bill passed the House by the following vote: Yeas, 96; Nays, 0; Absent, 0; Excused, 2.


Excused: Representatives DeBolt and Smith.
THIRTY SEVENTH DAY, FEBRUARY 18, 2020

SUBSTITUTE HOUSE BILL NO. 2906, having received the necessary constitutional majority, was declared passed.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 1504, by House Committee on Public Safety (originally sponsored by Klippert and Goodman)

Concerning impaired driving.

The bill was read the second time.

There being no objection, Third Substitute House Bill No. 1504 was substituted for Engrossed Substitute House Bill No. 1504 and the third substitute bill was placed on the second reading calendar.

THIRD SUBSTITUTE HOUSE BILL NO. 1504 was read the second time.

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

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

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Third Substitute House Bill No. 1504.

ROLL CALL

The Clerk called the roll on the final passage of Third Substitute House Bill No. 1504, and the bill passed the House by the following vote: Yeas, 95; Nays, 1; Absent, 0; Excused, 2.


Excused: Representatives DeBolt and Smith.

SUBSTITUTE HOUSE BILL NO. 2483, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2483, by Representatives Van Werven, Goodman and Ormsby

Clarifying vehicle impoundment and redemption following arrest for driving or being in physical control of a vehicle while under the influence of alcohol or drugs.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2483 was substituted for House Bill No. 2483 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2483 was read the second time.

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

Representatives Van Werven and Goodman spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2483.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2483, and the bill passed the House by the following vote: Yeas, 96; Nays, 0; Absent, 0; Excused, 2.


Excused: Representatives DeBolt and Smith.

HOUSE BILL NO. 2580, by Representatives Caldier, Callan, Dent, Corry and Frame

Reporting on independent living services.

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

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

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

**ROLL CALL**

The Clerk called the roll on the final passage of House Bill No. 2580, and the bill passed the House by the following vote: Yeas, 96; Nays, 0; Absent, 0; Excused, 2.


Excused: Representatives DeBolt and Smith.

**HOUSE BILL NO. 2580**, having received the necessary constitutional majority, was declared passed.

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

**MOTION**

There being no objection, the Committee on Rules was relieved of the following bills and the bills were placed on the second reading calendar:

- HOUSE BILL NO. 1938
- HOUSE BILL NO. 2220
- HOUSE BILL NO. 2681
- HOUSE BILL NO. 2682
- HOUSE BILL NO. 2727
- HOUSE BILL NO. 2794
- HOUSE BILL NO. 2836

ENGROSSED SUBSTITUTE HOUSE BILL NO. 1747

There being no objection, the House adjourned until 9:00 a.m., February 19, 2020, the 38th Day of the Regular Session.

LAURIE JINKINS, Speaker

BERNARD DEAN, Chief Clerk
The House was called to order at 9:00 a.m. by the Speaker (Representative Lovick presiding). The Clerk called the roll and a quorum was present.

The flags were escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Khanh Doan and Eric Shiu. The Speaker (Representative Lovick presiding) led the Chamber in the Pledge of Allegiance. The prayer was offered by Rabbi Bruce Kadden, Temple Beth El, Tacoma, Washington.

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

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

**MOTIONS**

There being no objection, the Committee on Rules was relieved of the following bills and the bills were placed on the second reading calendar:

- HOUSE BILL NO. 2775
- HOUSE BILL NO. 2840

The Speaker (Representative Lovick presiding) called upon Representative Lekanoff to preside.

There being no objection, the Committee on Rules was relieved of the following bills and the bills were placed on the second reading calendar:

- ENGROSSED HOUSE BILL NO. 2440
- HOUSE BILL NO. 2837

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

**MESSAGES FROM THE SENATE**

February 17, 2020

Mme. SPEAKER:

The Senate has passed:

- ENGROSSED SECOND SUBSTITUTE SENATE BILL NO. 5481,
- ENGROSSED SUBSTITUTE SENATE BILL NO. 5759,
- ENGROSSED SUBSTITUTE SENATE BILL NO. 6012,

and the same are herewith transmitted.

Brad Hendrickson, Secretary

February 18, 2020

Mme. SPEAKER:

The Senate has passed:

- SUBSTITUTE SENATE BILL NO. 6065,
- SENATE BILL NO. 6374,
- SECOND SUBSTITUTE SENATE BILL NO. 6561,

and the same are herewith transmitted.

Brad Hendrickson, Secretary

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

**INTRODUCTION & FIRST READING**

HB 2944 by Representatives Stonier, Tharinger, Davis and Ortiz-Self
AN ACT Relating to reviewing state-funded services procured from certain contracted service providers; reenacting and amending RCW 44.48.150; adding new sections to chapter 43.88 RCW; and creating new sections.

Referred to Committee on Appropriations.

E2SSB 5291 by Senate Committee on Ways & Means
(originally sponsored by Darneille, Randall, Kuderer, Frockt, Hasegawa, Nguyen and Saldaña)

AN ACT Relating to creating alternatives to total confinement for certain qualifying persons with minor children; and amending RCW 9.94A.030, 9.94A.655, and 9.94A.6551.

Referred to Committee on Public Safety.

2SSB 5493 by Senate Committee on Human Services, Reentry & Rehabilitation (originally sponsored by Zeiger, Darneille and Walsh)

AN ACT Relating to convening local communities to reduce intergenerational poverty; and amending RCW 74.08A.280.

Referred to Committee on Appropriations.

ESSB 5504 by Senate Committee on Ways & Means

AN ACT Relating to state agency employee access to peer-reviewed journals; creating new sections; and providing an expiration date.

Referred to Committee on Appropriations.

2SSB 5601 by Senate Committee on Ways & Means
(originally sponsored by Rolfs, Short, Keiser, Liias, Kuderer, Walsh, Hobbs, King, Warnick, Honeyford and Conway)


Referred to Committee on Appropriations.

SSB 6022 by Senate Committee on Law & Justice
(originally sponsored by Zeiger and Padden)

AN ACT Relating to fentanyl; amending RCW 9A.42.100; and prescribing penalties.

Referred to Committee on Public Safety.

SSB 6050 by Senate Committee on Health & Long Term Care (originally sponsored by Cleveland, Keiser and Kuderer)


Referred to Committee on Appropriations.

SSB 6061 by Senate Committee on Health & Long Term Care (originally sponsored by Becker and Conway)

AN ACT Relating to requiring training standards in providing telemedicine services; and amending RCW 43.70.495.

Referred to Committee on Appropriations.

SSB 6081 by Senate Committee on Labor & Commerce (originally sponsored by Liias, King, Stanford, Becker, Keiser, Braun, Wellman and Conway)

AN ACT Relating to the calculation of compensation of an employee of a medical school and an affiliated faculty group practice for purposes of a noncompetition agreement; amending RCW 49.62.010; adding a new section to chapter 49.62 RCW; and creating a new section.

Referred to Committee on Labor & Workplace Standards.

SSB 6084 by Senate Committee on Transportation
(originally sponsored by Takko, Hobbs, Mullet and Padden)

AN ACT Relating to circular intersections; amending RCW 46.61.140; and adding a new section to chapter 46.04 RCW.

Referred to Committee on Transportation.

SSB 6088 by Senate Committee on Ways & Means

AN ACT Relating to establishing a prescription drug affordability board; and adding new sections to chapter 70.14 RCW.
Referred to Committee on Appropriations.

SSB 6112 by Senate Committee on Human Services, Reentry & Rehabilitation (originally sponsored by Wilson, C., Darneille, Nguyen, Cleveland, Das, Frockt, Hasegawa, Hunt, Kuderer, Lovelett, Mullet, Pedersen, Randall, Salomon, Wellman, Carlyle and Saldaña)

AN ACT Relating to youth solitary confinement; amending RCW 13.04.116; and adding a new chapter to Title 13 RCW.

Referred to Committee on Appropriations.

SB 6218 by Senators Schoesler and Conway

AN ACT Relating to the definition of salary for the Washington state patrol retirement system; amending RCW 43.3.120; and creating a new section.

Referred to Committee on Transportation.

SSB 6267 by Senate Committee on Health & Long Term Care (originally sponsored by Takko, King and Van De Wege)

AN ACT Relating to modifying the long-term services and supports trust program by clarifying the ability for individuals with existing long-term care insurance to opt-out of the premium assessment and making technical corrections; amending RCW 50B.04.010, 50B.04.020, 50B.04.050, 50B.04.080, 50B.04.090, and 50B.04.120; and adding a new section to chapter 50B.04 RCW.

Referred to Committee on Appropriations.

2SSB 6275 by Senate Committee on Ways & Means (originally sponsored by Cleveland and O’Ban)

AN ACT Relating to increasing patient access rights to timely and appropriate postacute care by addressing the medicaid functional assessment and financial eligibility process for medicaid funded long-term services and supports; amending RCW 74.39A.040; adding a new section to chapter 74.39A RCW; and creating new sections.

Referred to Committee on Appropriations.

SB 6430 by Senators Brown, Rolfs, Frockt, Warnick, Das and Hasegawa

AN ACT Relating to establishing a statewide industrial waste coordination program; reenacting and amending RCW 42.56.270; adding new sections to chapter 43.31 RCW; and creating new sections.

Referred to Committee on Appropriations.

ESSB 6432 by Senate Committee on Environment, Energy & Technology (originally sponsored by Rolfs, Carlyle, Randall, Takko, Stanford, Hunt, Lovelett, Darneille, Wilson, C., Das, Keiser and Van De Wege)

AN ACT Relating to offshore oil extraction; and amending RCW 90.58.020, 90.58.160, 43.143.010, and 43.143.020.

Referred to Committee on Environment & Energy.

SSB 6488 by Senate Committee on Agriculture, Water, Natural Resources & Parks (originally sponsored by Rolfs, Saldaña and Van De Wege)

AN ACT Relating to aerial herbicides in forestlands; amending RCW 76.09.060; adding a new section to chapter 43.30 RCW; adding a new section to chapter 76.09 RCW; creating new sections; providing expiration dates; and declaring an emergency.

Referred to Committee on Appropriations.

SB 6493 by Senators Lias, King, Hobbs, Billig, Saldaña, Wilson and C.

AN ACT Relating to the Cooper Jones active transportation safety council; adding a new section to chapter 43.59 RCW; and repealing RCW 43.59.155.

Referred to Committee on Transportation.

ESSB 6540 by Senate Committee on Ways & Means (originally sponsored by Wilson, C., Wellman, Dhingra, Hasegawa, Kuderer and Saldaña)

AN ACT Relating to working connections child care payment authorizations; amending RCW 28B.50.248; reenacting and amending RCW 43.216.135; adding a new section to chapter 43.216 RCW; and creating a new section.

Referred to Committee on Appropriations.

SB 6565 by Senators Randall, Nguyen, Lovelett, Hasegawa, Das, Saldaña, Wilson and C.

AN ACT Relating to establishing permissible methods of parking a motorcycle; and amending RCW 46.61.575.

Referred to Committee on Transportation.

SB 6580 by Senator Mullet

AN ACT Relating to organ transport vehicles; amending RCW 68.64.010, 46.37.190, 46.37.380, 46.37.670, 46.61.210, 46.61.165, 47.52.025, 18.73.140, 18.73.081, and 18.73.030; and adding a new section to chapter 46.04 RCW.
Referred to Committee on Transportation.

SSB 6613 by Senate Committee on Agriculture, Water, Natural Resources & Parks (originally sponsored by Rolfes, Lovelett and Saldaña)

AN ACT Relating to the inspection of marine aquatic farming locations; and amending RCW 77.125.030.

Referred to Committee on Transportation, Agriculture, & Natural Resources.

SSB 6676 by Senate Committee on Ways & Means (originally sponsored by Frockt, Randall, Rolfes, Darnelle, Braun, Billig, Salomon, Stanford, Dhingra, Van De Wege, Brown, Carlyle, Cleveland, Conway, Das, Hasegawa, Keiser, King, Kuderer, Lias, Lovelett, McCoy, Mullet, Nguyen, Pedersen, Wellman, Wilson and C.)

AN ACT Relating to reimbursement for primary care services for medicaid beneficiaries; and adding a new section to chapter 74.09 RCW.

Referred to Committee on Appropriations.

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

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

SECOND READING


Addressing lead in drinking water in schools.

The bill was read the second time.

There being no objection, Second Substitute House Bill No. 1860 was substituted for House Bill No. 1860 and the second substitute bill was placed on the second reading calendar.

SECOND SUBSTITUTE HOUSE BILL NO. 1860 was read the second time.

Representative Pollet moved the adoption of amendment (1617):

3.0. On page 2, line 10, after “and” strike “postsecondary” and insert “secondary”

On page 2, line 13, after “30,” strike “2024, and every three” and insert “2025, and every five”

Representatives Pollet and McCaslin spoke in favor of the adoption of the amendment.

Amendment (1617) was adopted.

The bill was ordered engrossed.

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

Representatives Pollet, Steele and Paul spoke in favor of the passage of the bill.

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

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Second Substitute House Bill No. 1860, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


ENGROSSED SECOND SUBSTITUTE HOUSE BILL NO. 1860, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2116, by Representatives Callan, Eslick, Frame, Klippert, Blake, Ramos, Lovick, Davis, Doglio, Leavitt, Senn, Pollet and Santos

Establishing a task force on improving institutional education programs and outcomes.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2116 was substituted for House Bill No. 2116 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2116 was read the second time.

Representative Callan moved the adoption of amendment (1482):
3.0. On page 2, beginning on line 3, after "a" strike "joint select legislative"

On page 2, beginning on line 12, strike all of section 2 and insert the following:

"NEW SECTION. Sec. 3.2. (1)(a) The task force on improving institutional education programs and outcomes is established, with members as provided in this subsection.

(i) The president of the senate shall appoint two members from each of the two largest caucuses of the senate, with two members serving on the committee with jurisdiction over education issues, and two members serving on the committee with jurisdiction over basic education funding.

(ii) The speaker of the house of representatives shall appoint two members from each of the two largest caucuses of the house of representatives, with two members serving on the committee with jurisdiction over education issues, and two members serving on the committee with jurisdiction over basic education funding.

(iii) The governor shall appoint one member each from the state board of education and the department of children, youth, and families, and one member representing an organization that provides free legal advice to youth who are involved in, or at risk of being involved in, the juvenile justice system.

(iv) The superintendent of public instruction shall appoint three members: One member representing the superintendent of public instruction; one member who is a principal from a school district with at least twenty thousand enrolled students that provides education services to a juvenile rehabilitation facility; and one member who is a teacher with expertise in providing education services to residents of a juvenile rehabilitation facility.

(v) The task force must also include one member representing the educational opportunity gap oversight and accountability committee, selected by the educational opportunity gap oversight and accountability committee.

(b) The task force shall choose its cochairs from among its legislative membership. One cochair must be from a minority caucus in one of the two chambers of the legislature. A member from the majority caucus of the house of representatives shall convene the initial meeting of the task force by May 1, 2020.

(2) The task force shall examine the following issues:

(a) Goals and strategies for improving the coordination and delivery of education services to youth involved with the juvenile justice system, especially youth in juvenile rehabilitation facilities, and children receiving education services, including home or hospital instruction, under RCW 28A.155.090;

(b) The transmission of student records, including individualized education programs and plans developed under section 504 of the rehabilitation act of 1973, for students in institutional facilities, and recommendations for ensuring that those records are available to the applicable instructional staff within two business days of a student's admission to the institution;

(c) Goals and strategies for increasing the graduation rate of youth in institutional facilities, and in recognition of the transitory nature of youth moving through the juvenile justice system, issues related to grade level progression and academic credit reciprocity and consistency to ensure that:

(i) Core credits earned in an institutional facility are considered core credits by public schools that the students subsequently attend; and

(ii) Public school graduation requirements, as they applied to a student prior to entering an institutional facility, remain applicable for the student upon returning to a public school;

(d) Goals and strategies for assessing adverse childhood experiences of students in institutional education and providing trauma-informed care;

(e) An assessment of the level and adequacy of basic and special education funding for institutional facilities. The examination required by this subsection (2)(e) must include information about the number of students receiving special education services in institutional facilities, and a comparison of basic and special education funding in institutional facilities and public schools during the previous ten school years;

(f) An assessment of the delivery methods, and their adequacy, that are employed in the delivery of special education services in institutional facilities, including associated findings;

(g) School safety, with a focus on school safety issues that are applicable in institutional facilities; and

(h) Special skills and services of faculty and staff, including associated professional development and nonacademic supports necessary for addressing social emotional and behavioral health needs presenting as barriers to learning for youth in institutional facilities.

(3) The task force, in completing the duties prescribed by this section, shall solicit and consider information and perspectives provided by the department of corrections and persons and entities with relevant interest and expertise, including from persons with experience reintegrating youth from institutional facilities into school and the community at large, and from persons who provide education services in secure facilities housing persons under the age of twenty-five, examples of which include county jails, juvenile justice facilities, and community facilities as defined in RCW 72.05.020.

(4) Staff support for the task force must be provided by the office of the superintendent of public instruction, with additional support provided by the department of children, youth, and families, and the department of corrections. The office of financial management, the office of the superintendent of public instruction, the department of children, youth, and families, and the department of corrections shall cooperate with the task force and provide information as the cochairs may reasonably request.
(5) Legislative members of the task force are to be reimbursed for travel expenses in accordance with RCW 44.04.120. Nonlegislative members are not entitled to be reimbursed for travel expenses if they are elected officials or are participating on behalf of an employer, government entity, or other organization. Any reimbursement for other nonlegislative members is subject to chapter 43.03 RCW.

(6) In accordance with RCW 43.01.036, the task force shall report its initial findings and recommendations to the governor and the appropriate committees of the house of representatives and the senate by December 1, 2020. The initial findings and recommendations must address subsections (2)(b) through (f) of this section. The task force shall submit a final report to the same recipients by November 1, 2021, in time for the legislature to take action on legislation that is consistent with the findings and recommendations during the 2022 legislative session. The findings and recommendations submitted by November 1, 2021, may also include recommendations for extending the duration of the task force.

(7) This section expires June 30, 2022."

Representatives Callan and Steele spoke in favor of the adoption of the amendment. Amendment (1482) was adopted.

The bill was ordered engrossed.

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

Representatives Callan and Steele spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2116.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2116, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


ENGROSSED SUBSTITUTE HOUSE BILL NO. 2116, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2251, by Representatives Thai and Cody

Concerning the expiration date for notification of dispensing an interchangeable biological product.

The bill was read the second time.

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

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

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of House Bill No. 2251.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2251, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


HOUSE BILL NO. 2251, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2794, by Representatives Frame, Davis, Peterson, Lekanoff, Pollet and Santos

Concerning juvenile record sealing.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2794 was substituted for House Bill No. 2794 and the substitute bill was placed on the second reading calendar.
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SUBSTITUTE HOUSE BILL NO. 2794 was read the second time.

Representative Klippert moved the adoption of amendment (1153):

3.0. On page 1, line 7, after "court" strike "shall" and insert "((shall)) may"

On page 1, beginning on line 9, after "subsection" strike all material through "shall" on line 12 and insert "unless the court receives an objection to sealing or the court notes a compelling reason not to seal, in which case, the court shall set a contested hearing to be conducted on the record to address sealing. Although the juvenile record ((shall)) may"

On page 1, beginning on line 17, after "juvenile." strike all material through "attorney," on line 20 and insert "The contested hearing shall be set no sooner than eighteen days after notice of the hearing and the opportunity to object has been sent to the juvenile, the victim, and juvenile's attorney."

On page 2, line 25, after "court" strike "shall" and insert "may"

On page 4, line 23, after "court" strike "shall" and insert "((shall)) may"

On page 5, line 6, after "court" strike "shall" and insert "((shall)) may"

Representatives Klippert, Graham and Graham (again) spoke in favor of the adoption of the amendment.

Representatives Senn and Frame spoke against the adoption of the amendment.

Amendment (1153) was not adopted.

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

Representatives Frame and Eslick spoke in favor of the passage of the bill.

Representatives Dent and Graham spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2794.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2682, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


SUBSTITUTE HOUSE BILL NO. 2794, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2682, by Representatives Senn, Kilduff, Leavitt and Pollet

Concerning out-of-home services.

The bill was read the second time.

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

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

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of House Bill No. 2682.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2682, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


HOUSE BILL NO. 2682, having received the necessary constitutional majority, was declared passed.
HOUSE BILL NO. 2867, by Representative Blake

Concerning the calculation of interest associated with annual tax reporting periods without making any changes to the interest rate.

The bill was read the second time.

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

Representatives Blake and Van Werven spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2356.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2356, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


SUBSTITUTE HOUSE BILL NO. 2356, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2477, by Representatives Vick, Hoff, Gildon, Barkis, Young, Wylie and Volz

Establishing review standards for professional licensing regulation.

The bill was read the second time.

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

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

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of House Bill No. 2477.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2477, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


HOUSE BILL NO. 2477, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2524, by Representatives Chandler, Blake and Dent

Expanding the scope of agricultural products subject to requirements in chapter 15.83 RCW related to negotiation concerning production or marketing.

The bill was read the second time.

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

Representatives Chandler and Blake spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of House Bill No. 2524.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2524, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


HOUSE BILL NO. 2524, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2524, by Representatives Pellicciotti, Ryu, Tarleton, Orwall, Dolan, J. Johnson and Pollet

Concerning reforms to increase transparency and accountability of the Washington redistricting commission.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2575 was substituted for House Bill No. 2575 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2575 was read the second time.

Representative Gregerson moved the adoption of amendment (1668):

3.0. On page 4, beginning on line 25, after "hold" strike all material through "by the commission" on line 30 and insert "at least ten public forums; at least one public forum must be held in each of the congressional districts in the state".

On page 5, beginning on line 33, after "least" strike "thirty days before the second round of public forums begin" and insert "ninety days before the release of a reasonably final plan."

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

Amendment (1668) was adopted.

The bill was ordered engrossed.

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

Representatives Walsh, Dufault, DeBolt, Orcutt, Young and Default (again) spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2575.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2575, and the bill passed the House by the following vote: Yeas, 57; Nays, 41; Absent, 0; Excused, 0.

Voting yea: Representatives Appleton, Barkis, Bergquist, Blake, Callan, Chapman, Chopp, Cody, Davis, Doglio, Dolan, Duerr, Entenman, Fey, Fitzgibbon, Frame, Goodman, Gregerson, Hansen, Hudgins, J. Johnson, Kilduff,

Voting nay: Representatives Barkis, Boehnke, Caldier, Chambers, Chandler, Corry, DeBolt, Dent, Dufault, Dye, Eslick, Gildon, Goehner, Graham, Griffey, Harris, Hoff, Irwin, Jenkin, Klippert, Kraft, Kretz, MacEwen, Maycumber, McCaslin, Mosbrucker, Orcutt, Rude, Schmick, Shea, Smith, Steele, Stokesbary, Sutherland, Van Werven, Vick, Volz, Walsh, Wilcox, Ybarra and Young.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2575, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2919, by Representatives Chopp and Tharinger

Adjusting the amount and use of county fees on the real estate excise tax.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2919 was substituted for House Bill No. 2919 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2919 was read the second time.

With the consent of the House, amendment (1663) was withdrawn.

Representative Chapman moved the adoption of amendment (1667):

3.0. On page 2, line 10, after "retained" strike "must" and insert "may".

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

Amendment (1667) was adopted.

Representative Dufault moved the adoption of amendment (1664):

3.0. On page 2, line 12, after "than" strike "two hundred thirty thousand" and insert "three hundred thousand".

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

Amendment (1664) was adopted.

The bill was ordered engrossed.

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

Representatives Chopp, Orcutt and Dufault spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2919.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2919, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


ENGROSSED SUBSTITUTE HOUSE BILL NO. 2919, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2676, by Kloba, Boehnke and Hudgins

Establishing minimum requirements for the testing of autonomous vehicles.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2676 was substituted for House Bill No. 2676 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2676 was read the second time.

With the consent of the House, amendments (1371), (1471), (1402), (1470), (1398) and (1399) were withdrawn.

Representative Kloba moved the adoption of the striking amendment (1665):

3.0. Strike everything after the enacting clause and insert the following:
"NEW SECTION. Sec. 4. A new section is added to chapter 46.30 RCW to read as follows:

(1) No entity may test an autonomous motor vehicle on any public roadway under the department's autonomous vehicle self-certification testing pilot program unless:

(a) The entity holds an umbrella liability insurance policy that covers the entity in an amount not less than five million dollars per occurrence for damages by reason of bodily injury or death or property damage, caused by the operation of an autonomous motor vehicle for which information is provided under the autonomous vehicle self-certification testing pilot program; and

(b) The entity maintains proof of this policy with the department in a form and manner specified by the department.

(2) Requirements related to proof of motor vehicle insurance under RCW 46.30.020 and penalties for providing false evidence of motor vehicle insurance under RCW 46.30.040 are applicable to this section.

NEW SECTION. Sec. 5. (1) In order to test an autonomous motor vehicle on any public roadway under the department's autonomous vehicle self-certification testing pilot program, the following information must be provided by the self-certifying entity testing the autonomous motor vehicle:

(a) Contact information specified by the department;

(b) Local jurisdictions where testing is planned;

(c) The vehicle identification numbers of the autonomous vehicles being tested, provided that one is required by state or federal law; and

(d) Proof of an insurance policy that meets the requirements of section 1 of this act.

(2) Any autonomous vehicle to which subsection (1) of this section is applicable and that does not have a vehicle identification number and is not otherwise required under state or federal law to have a vehicle identification number assigned to it must be assigned a unique identification number that is provided to the department and that is displayed in the vehicle in a manner similar to the display of vehicle identification numbers in motor vehicles.

(3)(a) The self-certifying entity testing the autonomous vehicle on any public roadway must notify the department of any traffic incidents and any traffic infractions involving an autonomous motor vehicle on any public roadway in a calendar year on an annual basis by February 1st of the following calendar year.

(b) The self-certifying entity shall provide the information required by the department under (a) of this subsection. The information provided must include whether the autonomous driving system was operating the vehicle at the time of or immediately prior to the traffic incident or infraction, and in the case of traffic incidents, details regarding the occurrence, including any loss of life, injury, or property damage that resulted from the incident.

(4) The self-certifying entity testing the autonomous vehicle on public roadways must provide written notice in advance of testing to every law enforcement agency with jurisdiction over any of the public roadways on which testing will occur that includes the period of time during which testing will occur in the applicable jurisdiction.

(5) The department may adopt a fee to be charged by the department for self-certification in an amount sufficient to offset administration by the department of the self-certification testing pilot program.

(6) The department shall provide public access to the information self-certifying entities provide to it, and shall provide an annual report to the house and senate transportation committees of the legislature summarizing the information reported by self-certifying entities under this section.

(7) An autonomous motor vehicle may not be operated on any public roadway for the purposes of testing in Washington state until the department is provided with the information required under subsection (1) of this section.

NEW SECTION. Sec. 6. Section 2 of this act constitutes a new chapter in Title 46 RCW.

NEW SECTION. Sec. 7. This act takes effect October 1, 2021."

Correct the title.

Representative Boehnke moved the adoption of amendment (1666) to the striking amendment (1665):

7.0. On page 2, beginning on line 25 of the striking amendment, strike all of subsection (5)

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

Representative Boehnke spoke in favor of the adoption of the amendment to the striking amendment.

Representative Fey spoke against the adoption of the amendment to the striking amendment.

Amendment (1666) to the striking amendment (1665) was not adopted.

Representatives Kloba and Boehnke spoke in favor of the adoption of the striking amendment.

The striking amendment (1665) was adopted.

The bill was ordered engrossed.

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

Representatives Kloba and Boehnke spoke in favor of the passage of the bill.
The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2676.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2676, and the bill passed the House by the following vote: Yeas, 70; Nays, 28; Absent, 0; Excused, 0.


Voting nay: Representatives Chambers, Corry, DeBolt, Dent, Dufault, Dye, Gildon, Graham, Griffey, Harris, Hoff, Jenkin, Kraft, Kretz, Leavitt, MacEwen, Maycumber, McCaslin, Mosbrucker, Schmick, Shea, Smith, Stokesbary, Sutherland, Van Werven, Ybarra and Mme. Speaker.

The bill was read the second time.

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

Representatives Orwall and Klippert spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of House Bill No. 2749.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2749, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


House Bill No. 2775, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2775, by Representatives Macri, Van Werven, Shewmake and Doglio

Practicing colon hydrotherapy.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2775 was substituted for House Bill No. 2775 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2775 was read the second time.

Representative Macri moved the adoption of the striking amendment (1521):

7.0. Strike everything after the enacting clause and insert the following:

"NEW SECTION. Sec. 8. A new section is added to chapter 18.36A RCW to read as follows:

By July 1, 2021, the board, in consultation with the department, shall adopt rules to establish supervision and delegation requirements for a naturopath licensed under this chapter to supervise and delegate to a medical assistant-colon hydrotherapist certified under chapter 18.360 RCW to deliver colon hydrotherapy in a manner that is consistent with all current standards for public safety.

Sec. 9. RCW 18.360.010 and 2017 c 336 s 14 are each reenacted and amended to read as follows:

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

(1) "Administer" means the retrieval of medication, and its application to a patient, as authorized in RCW 18.360.050.

(2) "Delegation" means direct authorization granted by a licensed health care practitioner to a medical assistant to perform the functions authorized in this chapter which fall within the scope of practice of the health care provider and the training and experience of the medical assistant.

(3) "Department" means the department of health.
(4) "Forensic phlebotomist" means a police officer, law enforcement officer, or employee of a correctional facility or detention facility, who is certified under this chapter and meets any additional training and proficiency standards of his or her employer to collect a venous blood sample for forensic testing pursuant to a search warrant, a waiver of the warrant requirement, or exigent circumstances.

(5) "Health care practitioner" means:

(a) A physician licensed under chapter 18.71 RCW;

(b) An osteopathic physician and surgeon licensed under chapter 18.57 RCW; or

(c) Acting within the scope of their respective licensure, a podiatric physician and surgeon licensed under chapter 18.22 RCW, a registered nurse or advanced registered nurse practitioner licensed under chapter 18.79 RCW, a naturopath licensed under chapter 18.36A RCW, a physician assistant licensed under chapter 18.71A RCW, an osteopathic physician assistant licensed under chapter 18.57A RCW, or an optometrist licensed under chapter 18.53 RCW.

(6) "Medical assistant-certified" means a person certified under RCW 18.360.040 who assists a health care practitioner with patient care, executes administrative and clinical procedures, and performs functions as provided in RCW 18.360.050 under the supervision of the health care practitioner.

(7) "Medical assistant-hemodialysis technician" means a person certified under RCW 18.360.040 who performs hemodialysis and other functions pursuant to RCW 18.360.050 under the supervision of a health care practitioner.

(8) "Medical assistant-phlebotomist" means a person certified under RCW 18.360.040 who performs capillary, venous, and arterial invasive procedures for blood withdrawal and other functions pursuant to RCW 18.360.050 under the supervision of a health care practitioner.

(9) "Medical assistant-registered" means a person registered under RCW 18.360.040 who, pursuant to an endorsement by a health care practitioner, clinic, or group practice, assists a health care practitioner with patient care, executes administrative and clinical procedures, and performs functions as provided in RCW 18.360.050 under the supervision of the health care practitioner.

(10) "Secretary" means the secretary of the department of health.

(11) "Supervision" means supervision of procedures permitted pursuant to this chapter by a health care practitioner who is physically present and is immediately available in the facility. The health care practitioner does not need to be present during procedures to withdraw blood, but must be immediately available. A supervising naturopath licensed under chapter 18.36A RCW does not need to be physically present during the performance of colon hydrotherapy by a medical assistant-colon hydrotherapist but must be available within a reasonable period of time in person, by telephone, or through teledmedicine.

(12) "Medical assistant-colon hydrotherapist" means a person certified under RCW 18.360.040 who performs colon hydrotherapy upon delegation from and supervision by a naturopath licensed under chapter 18.36A RCW.

(13) "Colon hydrotherapy" means the performance of enemas or colonic irrigation.

Sec. 10. RCW 18.360.020 and 2017 c 336 s 15 are each amended to read as follows:

Except as provided in RCW 18.360.090:

(1) No person may practice as a medical assistant-certified, medical assistant-hemodialysis technician, medical assistant-phlebotomist, forensic phlebotomist, or medical assistant-colon hydrotherapist, unless he or she is certified under RCW 18.360.040.

(2) No person may practice as a medical assistant-registered unless he or she is registered under RCW 18.360.040.

Sec. 11. RCW 18.360.030 and 2019 c 55 s 8 are each amended to read as follows:

(1) The secretary shall adopt rules specifying the minimum qualifications for a medical assistant-certified, medical assistant-hemodialysis technician, medical assistant-phlebotomist, forensic phlebotomist, and medical assistant-colon hydrotherapist.

(a) The qualifications for a medical assistant-hemodialysis technician must be equivalent to the qualifications for hemodialysis technicians regulated pursuant to chapter 18.135 RCW as of January 1, 2012.

(b) The qualifications for a forensic phlebotomist must include training consistent with the occupational safety and health administration guidelines and must include between twenty and thirty hours of work in a clinical setting with the completion of more than one hundred successful venipunctures. The secretary may not require more than forty hours of classroom training for initial training, which may include online preclass homework.

(c) The qualifications for a medical assistant-colon hydrotherapist must be developed in consultation with the board of naturopathy and include training and competency requirements.

(2) The secretary shall adopt rules that establish the minimum requirements necessary for a medical assistant-registered, medical assistant-hemodialysis technician, medical assistant-phlebotomist, forensic phlebotomist, and medical assistant-colon hydrotherapist to endorse a medical assistant as qualified to perform the duties authorized by this chapter and be able to file an attestation of that endorsement with the department.

(3) The Washington medical commission, the board of osteopathic medicine and surgery, the podiatric medical board, the nursing care quality assurance commission, the board of naturopathy, and the optometry board shall each review and identify other specialty assistive personnel not included in this chapter and the tasks they perform. The department of health shall compile the information from
Sec. 12. RCW 18.360.040 and 2017 c 336 s 17 are each amended to read as follows:

(1)(a) The secretary shall issue a certification as a medical assistant-certified to any person who has satisfactorily completed a medical assistant training program approved by the secretary, passed an examination approved by the secretary, and met any additional qualifications established under RCW 18.360.030.

(b) The secretary shall issue an interim certification to any person who has met all of the qualifications in (a) of this subsection, except for the passage of the examination. A person holding an interim permit possesses the full scope of practice of a medical assistant-certified. The interim permit expires upon passage of the examination or after one year, whichever occurs first, and may not be renewed.

(2) The secretary shall issue a certification as a medical assistant-hemodialysis technician to any person who meets the qualifications for a medical assistant-hemodialysis technician established under RCW 18.360.030.

(3) The secretary shall issue a certification as a medical assistant-phlebotomist to any person who meets the qualifications for a medical assistant-phlebotomist established under RCW 18.360.030.

(4) The secretary shall issue a certification as a forensic phlebotomist to any person who meets the qualifications for a forensic phlebotomist established under RCW 18.360.030.

(5) The secretary shall issue a certification as a medical assistant-colon hydrotherapist to any person who meets the training and competency requirements established under RCW 18.360.030.

(6)(a) The secretary shall issue a registration as a medical assistant-registered to any person who has a current endorsement from a health care practitioner, clinic, or group practice.

(b) In order to be endorsed under this subsection (((6))), a person must:

(i) Be endorsed by a health care practitioner, clinic, or group practice that meets the qualifications established under RCW 18.360.030; and

(ii) Have a current attestation of his or her endorsement to perform specific medical tasks signed by a supervising health care practitioner filed with the department. A medical assistant-registered may only perform the medical tasks listed in his or her current attestation of endorsement.

(c) A registration based on an endorsement by a health care practitioner, clinic, or group practice is not transferable to another health care practitioner, clinic, or group practice.

(d) An applicant for registration as a medical assistant-registered who applies to the department within seven days of employment by the endorsing health care practitioner, clinic, or group practice may work as a medical assistant-registered for up to sixty days while the application is processed. The applicant must stop working on the sixtieth day of employment if the registration has not been granted for any reason.

(((6))) (7) A certification issued under subsections (1) through (3) and (5) of this section is transferable between different practice settings. A certification under subsection (4) of this section is transferable between law enforcement agencies.

Sec. 13. RCW 18.360.050 and 2014 c 138 s 1 are each amended to read as follows:

(1) A medical assistant-certified may perform the following duties delegated by, and under the supervision of, a health care practitioner:

(a) Fundamental procedures:

(i) Wrapping items for autoclaving;

(ii) Procedures for sterilizing equipment and instruments;

(iii) Disposing of biohazardous materials; and

(iv) Practicing standard precautions.

(b) Clinical procedures:

(i) Performing aseptic procedures in a setting other than a hospital licensed under chapter 70.41 RCW;

(ii) Preparing of and assisting in sterile procedures in a setting other than a hospital under chapter 70.41 RCW;

(iii) Taking vital signs;

(iv) Preparing patients for examination;

(v) Capillary blood withdrawal, venipuncture, and intradermal, subcutaneous, and intramuscular injections; and

(vi) Observing and reporting patients' signs or symptoms.

(c) Specimen collection:

(i) Capillary puncture and venipuncture;

(ii) Obtaining specimens for microbiological testing; and

(iii) Instructing patients in proper technique to collect urine and fecal specimens.

(d) Diagnostic testing:

(i) Electrocardiography;

(ii) Respiratory testing; and

(iii)(A) Tests waived under the federal clinical laboratory improvement amendments program on July 1, 2013. The department shall periodically update the tests authorized under this subsection (1)(d) based on changes made by the federal clinical laboratory improvement amendments program; and

(ii) Obtaining specimens for microbiological testing; and

(iii) Instructing patients in proper technique to collect urine and fecal specimens.

(d) Diagnostic testing:

(i) Electrocardiography;

(ii) Respiratory testing; and

(iii)(A) Tests waived under the federal clinical laboratory improvement amendments program on July 1, 2013. The department shall periodically update the tests authorized under this subsection (1)(d) based on changes made by the federal clinical laboratory improvement amendments program; and
(B) Moderate complexity tests if the medical assistant-certified meets standards for personnel qualifications and responsibilities in compliance with federal regulation for nonwaived testing.

(c) Patient care:
   (i) Telephone and in-person screening limited to intake and gathering of information without requiring the exercise of judgment based on clinical knowledge;
   (ii) Obtaining vital signs;
   (iii) Obtaining and recording patient history;
   (iv) Preparing and maintaining examination and treatment areas;
   (v) Preparing patients for, and assisting with, routine and specialty examinations, procedures, treatments, and minor office surgeries;
   (vi) Maintaining medication and immunization records; and
   (vii) Screening and following up on test results as directed by a health care practitioner.

(f)(i) Administering medications. A medical assistant-certified may only administer medications if the drugs are:
   (A) Administered only by unit or single dosage, or by a dosage calculated and verified by a health care practitioner. For purposes of this section, a combination or multidose vaccine shall be considered a unit dose;
   (B) Limited to legend drugs, vaccines, and Schedule III-V controlled substances as authorized by a health care practitioner under the scope of his or her license and consistent with rules adopted by the secretary under (f)(ii) of this subsection; and
   (C) Administered pursuant to a written order from a health care practitioner.

   (ii) A medical assistant-certified may not administer experimental drugs or chemotherapy agents. The secretary may, by rule, further limit the drugs that may be administered under this subsection (1)(f). The rules adopted under this subsection must limit the drugs based on risk, class, or route.

(g) Intravenous injections. A medical assistant-certified may administer intravenous injections for diagnostic or therapeutic agents under the direct visual supervision of a health care practitioner if the medical assistant-certified meets minimum standards established by the secretary in rule. The minimum standards must be substantially similar to the qualifications for category D and F health care assistants as they exist on July 1, 2013.

(h) Urethral catheterization when appropriately trained.

(2) A medical assistant-hemodialysis technician may perform hemodialysis when delegated and supervised by a health care practitioner. A medical assistant-hemodialysis technician may also administer drugs and oxygen to a patient when delegated and supervised by a health care practitioner and pursuant to rules adopted by the secretary.

(3) A medical assistant-phlebotomist may perform:
   (a) Capillary, venous, or arterial invasive procedures for blood withdrawal when delegated and supervised by a health care practitioner and pursuant to rules adopted by the secretary;
   (b) Tests waived under the federal clinical laboratory improvement amendments program on July 1, 2013. The department shall periodically update the tests authorized under this section based on changes made by the federal clinical laboratory improvement amendments program;
   (c) Moderate and high complexity tests if the medical assistant-phlebotomist meets standards for personnel qualifications and responsibilities in compliance with federal regulation for nonwaived testing; and
   (d) Electrocardiograms.

(4) A medical assistant-colon hydrotherapist may perform colon hydrotherapy upon delegation from and supervision by a naturopath licensed under chapter 18.36A RCW.

(5) A medical assistant-registered may perform the following duties delegated by, and under the supervision of, a health care practitioner:
   (a) Fundamental procedures:
      (i) Wrapping items for autoclaving;
      (ii) Procedures for sterilizing equipment and instruments;
      (iii) Disposing of biohazardous materials; and
      (iv) Practicing standard precautions.
   (b) Clinical procedures:
      (i) Preparing for sterile procedures;
      (ii) Taking vital signs;
      (iii) Preparing patients for examination; and
      (iv) Observing and reporting patients' signs or symptoms.
   (c) Specimen collection:
      (i) Obtaining specimens for microbiological testing; and
      (ii) Instructing patients in proper technique to collect urine and fecal specimens.
   (d) Patient care:
      (i) Telephone and in-person screening limited to intake and gathering of information without requiring the exercise of judgment based on clinical knowledge;
      (ii) Obtaining vital signs;
      (iii) Obtaining and recording patient history;
(iv) Preparing and maintaining examination and treatment areas;

(v) Preparing patients for, and assisting with, routine and specialty examinations, procedures, treatments, and minor office surgeries utilizing no more than local anesthetic. The department may, by rule, prohibit duties authorized under this subsection (((i))) (5)d(v) if performance of those duties by a medical assistant-registered would pose an unreasonable risk to patient safety;

(vi) Maintaining medication and immunization records; and

(vii) Screening and following up on test results as directed by a health care practitioner.

(c)i Tests waived under the federal clinical laboratory improvement amendments program on July 1, 2013. The department shall periodically update the tests authorized under subsection (1)d of this section based on changes made by the federal clinical laboratory improvement amendments program.

(ii) Moderate complexity tests if the medical assistant-registered meets standards for personnel qualifications and responsibilities in compliance with federal regulation for nonwaived testing.

(i) Administering eye drops, topical ointments, and vaccines, including combination or multidose vaccines.

(g) Urethral catheterization when appropriately trained.

Sec. 14. RCW 18.360.060 and 2013 c 128 s 4 are each amended to read as follows:

1(a) Prior to delegation of any of the functions in RCW 18.360.050 other than the functions of a medical assistant-colon hydrotherapist, a health care practitioner shall determine to the best of his or her ability each of the following:

((i)) (i) That the task is within that health care practitioner's scope of licensure or authority;

((ii)) (ii) That the task is indicated for the patient;

((iii)) (iii) The appropriate level of supervision;

((iv)) (iv) That no law prohibits the delegation;

((v)) (v) That the person to whom the task will be delegated is competent to perform that task; and

((vi)) (vi) That the task itself is one that should be appropriately delegated when considering the following factors:

((A)) (A) That the task can be performed without requiring the exercise of judgment based on clinical knowledge;

((B)) (B) That results of the task are reasonably predictable;

((C)) (C) That the task can be performed without a need for complex observations or critical decisions;

((D)) (D) That the task can be performed without repeated clinical assessments; and

((E)) (E) For a medical assistant other than a medical assistant-hemodialysis technician, that the task, if performed improperly, would not present life-threatening consequences or the danger of immediate and serious harm to the patient; and

((F)) (F) For a medical assistant-hemodialysis technician, that the task, if performed improperly, is not likely to present life-threatening consequences or the danger of immediate and serious harm to the patient.

((g)) (b) Nothing in this section prohibits the use of protocols that do not involve clinical judgment and do not involve the administration of medications, other than vaccines.

2(a) A naturopath may delegate the application of colon hydrotherapy to a medical assistant-colon hydrotherapist if:

(i) The supervising naturopath conducts a patient evaluation and diagnosis prior to referring a patient to the medical assistant-colon hydrotherapist for the application of colon hydrotherapy and adopts a plan for patient monitoring;

(ii) The medical assistant-colon hydrotherapist has liability coverage for the colon hydrotherapy; and

(iii) The medical assistant-colon hydrotherapist has a written emergency protocol to address urgent needs that may occur as a result of the colon hydrotherapy.

(b) For purposes of this subsection (2), colon hydrotherapy may be performed by a medical assistant-colon hydrotherapist at a facility other than the supervising naturopath's office.

Sec. 15. RCW 18.360.090 and 2012 c 153 s 10 are each amended to read as follows:

Nothing in this chapter prohibits or affects:

1. A person licensed under this title performing services within his or her scope of practice;

2. A person performing functions in the discharge of official duties on behalf of the United States government including, but not limited to, the armed forces, coast guard, public health service, veterans' bureau, or bureau of Indian affairs;

3. A person trained by a federally approved end-stage renal disease facility who performs end-stage renal dialysis in the home setting;

4. A person registered or certified under this chapter from performing blood-drawing procedures in the residences of research study participants when the procedures have been authorized by the institutional review board of a comprehensive cancer center or nonprofit degree-granting institution of higher education and are conducted under the general supervision of a physician; ((we))
(5) A person participating in an externship as part of an approved medical assistant training program under the direct supervision of an on-site health care provider; or

(6) A person practicing colon hydrotherapy for compensation if he or she was practicing colon hydrotherapy for compensation on the effective date of this section.

Sec. 16. RCW 18.130.040 and 2019 c 444 s 11, 2019 c 308 s 18, and 2019 c 55 s 7 are each reenacted and amended to read as follows:

(1) This chapter applies only to the secretary and the boards and commissions having jurisdiction in relation to the professions licensed under the chapters specified in this section. This chapter does not apply to any business or profession not licensed under the chapters specified in this section.

(2)(a) The secretary has authority under this chapter in relation to the following professions:

(i) Dispensing opticians licensed and designated apprentices under chapter 18.34 RCW;

(ii) Midwives licensed under chapter 18.50 RCW;

(iii) Ocularists licensed under chapter 18.55 RCW;

(iv) Massage therapists and businesses licensed under chapter 18.108 RCW;

(v) Dental hygienists licensed under chapter 18.29 RCW;

(vi) Acupuncturists or acupuncture and Eastern medicine practitioners licensed under chapter 18.06 RCW;

(vii) Radiologic technologists certified and X-ray technicians registered under chapter 18.84 RCW;

(viii) Respiratory care practitioners licensed under chapter 18.89 RCW;

(ix) Hypnotherapists and agency affiliated counselors registered and advisors and counselors certified under chapter 18.19 RCW;

(x) Persons licensed as mental health counselors, mental health counselor associates, marriage and family therapists, marriage and family therapist associates, social workers, social work associates—advanced, and social work associates— independent clinical under chapter 18.225 RCW;

(xi) Persons registered as nursing pool operators under chapter 18.52C RCW;

(xii) Nursing assistants registered or certified or medication assistants endorsed under chapter 18.88A RCW;

(xiii) Dietitians and nutritionists certified under chapter 18.138 RCW;

(xiv) Substance use disorder professionals, substance use disorder professional trainees, or co-occurring disorder specialists certified under chapter 18.205 RCW;

(xv) Sex offender treatment providers and certified affiliate sex offender treatment providers certified under chapter 18.155 RCW;

(xvi) Persons licensed and certified under chapter 18.73 RCW or RCW 18.71.205;

(xvii) Orthotists and prosthetists licensed under chapter 18.200 RCW;

(xviii) Surgical technologists registered under chapter 18.215 RCW;

(xix) Recreational therapists under chapter 18.230 RCW;

(xx) Animal massage therapists certified under chapter 18.240 RCW;

(xxii) Athletic trainers licensed under chapter 18.250 RCW;

(xxii) Home care aides certified under chapter 18.88B RCW;

(xxiii) Genetic counselors licensed under chapter 18.290 RCW;

(xxiv) Reflexologists certified under chapter 18.108 RCW;

(xxv) Medical assistants-certified, medical assistants-hemodialysis technician, medical assistants-phlebotomist, medical assistant-colon hydrotherapist, forensic phlebotomist, and medical assistants-registered certified and registered under chapter 18.360 RCW; and

(xxvi) Behavior analysts, assistant behavior analysts, and behavior technicians under chapter 18.380 RCW.

(b) The boards and commissions having authority under this chapter are as follows:

(i) The podiatric medical board as established in chapter 18.22 RCW;

(ii) The chiropractic quality assurance commission as established in chapter 18.25 RCW;

(iii) The dental quality assurance commission as established in chapter 18.32 RCW governing licenses issued under chapter 18.32 RCW, licenses and registrations issued under chapter 18.360 RCW, and certifications issued under chapter 18.350 RCW;

(iv) The board of hearing and speech as established in chapter 18.35 RCW;

(v) The board of examiners for nursing home administrators as established in chapter 18.52 RCW;

(vi) The optometry board as established in chapter 18.54 RCW governing licenses issued under chapter 18.53 RCW;

(vii) The board of osteopathic medicine and surgery as established in chapter 18.57 RCW governing licenses issued under chapters 18.57 and 18.57A RCW;
(viii) The pharmacy quality assurance commission as established in chapter 18.64 RCW governing licenses issued under chapters 18.64 and 18.64A RCW;

(ix) The Washington medical commission as established in chapter 18.71 RCW governing licenses and registrations issued under chapters 18.71 and 18.71A RCW;

(x) The board of physical therapy as established in chapter 18.74 RCW;

(xi) The board of occupational therapy practice as established in chapter 18.59 RCW;

(xii) The nursing care quality assurance commission as established in chapter 18.79 RCW governing licenses and registrations issued under that chapter;

(xiii) The examining board of psychology and its disciplinary committee as established in chapter 18.83 RCW;

(xiv) The veterinary board of governors as established in chapter 18.92 RCW;

(xv) The board of naturopathy established in chapter 18.36A RCW; and

(xvi) The board of denturists established in chapter 18.30 RCW.

(3) In addition to the authority to discipline license holders, the disciplining authority has the authority to grant or deny licenses. The disciplining authority may also grant a license subject to conditions.

(4) All disciplining authorities shall adopt procedures to ensure substantially consistent application of this chapter, the uniform disciplinary act, among the disciplining authorities listed in subsection (2) of this section.

NEW SECTION. Sec. 17. Section 8 of this act expires January 1, 2022.

NEW SECTION. Sec. 18. Sections 2, 3, 5 through 7, and 9 of this act take effect July 1, 2021.

NEW SECTION. Sec. 19. Sections 1, 4, and 8 of this act are necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and take effect immediately.

Correct the title.

Representatives Macri and Schmick spoke in favor of the adoption of the striking amendment.

The striking amendment (1521) was adopted.

The bill was ordered engrossed.

There being no objection, the rules were suspended, the second reading considered the third and the bill was placed on final passage.
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HOUSE BILL NO. 2833, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2837, by Representatives Boehnke and Hudgins

Expanding powers granted to state historical societies.

The bill was read the second time.

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

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of House Bill No. 2837.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2837, and the bill passed the House by the following vote: Yea, 98; Nays, 0; Absent, 0; Excused, 0.


HOUSE BILL NO. 2837, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2440, by Representatives Kilduff, Lovick, Chapman, Orwell, Rude, Leavitt, Santos, Pollet and Wylie

Concerning a medical alert designation on driver's licenses and identicards.

The bill was read the second time.

Representative Kilduff moved the adoption of the striking amendment (1674): 19.0.

Strike everything after the enacting clause and insert the following:

"NEW SECTION. Sec. 20. The legislature finds that the health and safety of the traveling public, law enforcement, and emergency medical service providers are enhanced by the voluntary sharing of information about medical conditions, including deafness and developmental disabilities. Licensed drivers and applicants who wish to voluntarily include a medical alert designation on their driver's license can provide law enforcement and emergency medical service providers with the opportunity to know at the point of contact or shortly thereafter that there is a medical condition which could affect communication or account for a driver health emergency. By taking action in accordance with existing driver privacy protections, the legislature seeks to enhance health and public safety by the voluntary provision and careful use of this information.

Sec. 21. RCW 46.20.117 and 2018 c 157 s 2 are each amended to read as follows:

(1) Issuance. The department shall issue an identicard, containing a picture, if the applicant:

(a) Does not hold a valid Washington driver's license;

(b) Proves his or her identity as required by RCW 46.20.035; and

(c) Pays the required fee. Except as provided in subsection (((5a))) (7) of this section, the fee is fifty-four dollars, unless an applicant is:

(i) A recipient of continuing public assistance grants under Title 74 RCW, who is referred in writing by the secretary of social and health services;

(ii) Under the age of eighteen and does not have a permanent residence address as determined by the department by rule; or

(iii) An individual who is scheduled to be released from an institution as defined in RCW 13.40.020, a community facility as defined in RCW 72.05.020, or other juvenile rehabilitation facility operated by the department of social and health services or the department of children, youth, and families; or an individual who has been released from such an institution or facility within thirty calendar days before the date of the application.

For those persons under (c)(i) through (iii) of this subsection, the fee must be the actual cost of production of the identicard.
(2)(a) **Design and term.** The identicard must:

(i) Be distinctly designed so that it will not be confused with the official driver's license; and

(ii) Except as provided in subsection (((a))) ((7)) of this section, expire on the sixth anniversary of the applicant's birthdate after issuance.

(b) The identicard may include the person's status as a veteran, consistent with RCW 46.20.161(((a))) ((4)).

(c) If applicable, the identicard may include a medical alert designation as provided in subsection (5) of this section.

(3) **Renewal.** An application for identicard renewal may be submitted by means of:

(a) Personal appearance before the department; or

(b) Mail or electronic commerce, if permitted by rule of the department and if the applicant did not renew his or her identicard by mail or by electronic commerce when it last expired.

An identicard may not be renewed by mail or by electronic commerce unless the renewal issued by the department includes a photograph of the identicard holder.

(4) **Cancellation.** The department may cancel an identicard if the holder of the identicard used the card or allowed others to use the card in violation of RCW 46.20.0921.

(5) Any person may apply to the department to obtain a medical alert designation, a developmental disability designation, or a deafness designation on an identicard issued under this chapter by providing:

(a) **Self-attestation that the individual:**

(i) Has a medical condition that could affect communication or account for a health emergency;

(ii) Is deaf or hard of hearing; or

(iii) Has a developmental disability as defined in RCW 71A.10.020;

(b) A statement from the person that they have voluntarily provided the self-attestation and other information verifying the condition; and

(c) For persons under eighteen years of age or who have a developmental disability, the signature of a parent or legal guardian.

(6) A self-attestation or data contained in a self-attestation provided under this section:

(a) Shall not be disclosed; and

(b) Is for the confidential use of the director, the chief of the Washington state patrol, and for law enforcement and emergency medical service providers as designated by law.

(7) **Alternative issuance/renewal/extension.** The department may issue or renew an identicard for a period other than six years, or may extend by mail or electronic commerce an identicard that has already been issued, in order to evenly distribute, as nearly as possible, the yearly renewal rate of identicard holders. The fee for an identicard issued or renewed for a period other than six years, or that has been extended by mail or electronic commerce, is nine dollars for each year that the identicard is issued, renewed, or extended. The department may adopt any rules as are necessary to carry out this subsection.

**Sec. 22.** RCW 46.20.161 and 2018 c 69 s 1 are each amended to read as follows:

(1) The department, upon receipt of a fee of forty-five dollars from October 1, 2012, to June 30, 2013, and fifty-four dollars after June 30, 2013, unless the driver's license is issued for a period other than five years from October 1, 2012, to June 30, 2013, or six years after June 30, 2013, in which case the fee shall be nine dollars for each year that the license is issued, which includes the fee for the required photograph, shall issue to every qualifying applicant a driver's license. A driver's license issued to a person under the age of eighteen is an intermediate license, subject to the restrictions imposed under RCW 46.20.075, until the person reaches the age of eighteen.

(2) The license must include:

(a) A distinguishing number assigned to the licensee((i));

(b) The name of record((ii));

(c) Date of birth((iii));

(d) Washington residence address((iv));

(e) Photograph((v));

(f) A brief description of the licensee((vi));

(g) Either a facsimile of the signature of the licensee or a space upon which the licensee shall write his or her usual signature with pen and ink immediately upon receipt of the license((and));

(h) If applicable, the person's status as a veteran as provided in subsection (((a))) ((4)) of this section; and

(i) If applicable, a medical alert designation as provided in subsection (5) of this section.

(3) No license is valid until it has been ((vii)) signed by the licensee.

(((a))) ((4)(a)) A veteran, as defined in RCW 41.04.007, or an individual who otherwise meets the criteria of RCW 41.04.007 but who has received a general discharge under honorable conditions, may apply to the department to obtain a veteran designation on a driver's license issued under this section by providing:

(((a))) ((i)) A United States department of veterans affairs identification card or proof of service letter;

(((a))) ((ii)) A United States department of defense discharge document, DD Form 214 or DD Form 215, as it exists on June 7, 2018, or such subsequent date as may be provided by the department by rule, consistent with the purposes of this section, or equivalent or successor discharge paperwork, that shows a discharge status of "honorable" or
"general under honorable conditions" that establishes the person's service in the armed forces of the United States;

                (((4))) (iii) A national guard state-issued report of separation and military service, NGB Form 22, as it exists on June 7, 2018, or such subsequent date as may be provided by the department by rule, consistent with the purposes of this section, or equivalent or successor discharge paperwork, that shows a discharge status of "honorable" or "general under honorable conditions" that establishes the person's active duty or reserve service in the national guard; or

                (((4))) (iv) A United States uniformed services identification card, DD Form 2, that displays on its face that it has been issued to a retired member of any of the armed forces of the United States, including the national guard and armed forces reserves.

(b) The department may permit a veteran, as defined in RCW 41.04.007, or an individual who otherwise meets the criteria of RCW 41.04.007 but who has received a general discharge under honorable conditions, to submit an alternate form of documentation to apply to obtain a veteran designation on a driver's license, as specified by rule, that requires a discharge status of "honorable" or "general under honorable conditions" and that establishes the person's service as required under RCW 41.04.007.

(5) Any person may apply to the department to obtain a medical alert designation, a developmental disability designation, or a deafness designation on a driver's license issued under this chapter by providing:

(a) Self-attestation that the individual;

(i) Has a medical condition that could affect communication or account for a driver health emergency;

(ii) Is deaf or hard of hearing; or

(iii) Has a developmental disability as defined in RCW 71A.10.020;

(b) A statement from the person that they have voluntarily provided the self-attestation and other information verifying the condition; and

(c) For persons under eighteen years of age or who have a developmental disability, the signature of a parent or legal guardian.

(6) A self-attestation or data contained in a self-attestation provided under this section:

(a) Shall not be disclosed;

(b) Is for the confidential use of the director, the chief of the Washington state patrol, and for law enforcement and emergency medical service providers as designated by law; and

(c) Is subject to the privacy protections of the driver's privacy protection act, 18 U.S.C. Sec. 2725.

NEW SECTION.  Sec. 23.  This act takes effect January 1, 2022.”

Correct the title.
SUBSTITUTE HOUSE BILL NO. 2342 was read the second time.

With the consent of the House, amendments (1200) and (1661) were withdrawn.

Representative Fitzgibbon moved the adoption of the striking amendment (1479):

23.0.

Strike everything after the enacting clause and insert the following:

"Sec. 24. RCW 36.70A.130 and 2012 c 191 s 1 are each amended to read as follows:

(1)(a) Each comprehensive land use plan and development regulations shall be subject to continuing review and evaluation by the county or city that adopted them. Except as otherwise provided, a county or city shall take legislative action to review and, if needed, revise its comprehensive land use plan and development regulations to ensure the plan and regulations comply with the requirements of this chapter according to the deadlines in subsections (4) and (5) of this section.

(b) Except as otherwise provided, a county or city not planning under RCW 36.70A.040 shall take action to review and, if needed, revise its policies and development regulations regarding critical areas and natural resource lands adopted according to this chapter to ensure these policies and regulations comply with the requirements of this chapter according to the deadlines in subsections (4) and (5) of this section. Legislative action means the adoption of a resolution or ordinance following notice and a public hearing indicating at a minimum, a finding that a review and evaluation has occurred and identifying the revisions made, or that a revision was not needed and the reasons therefor.

(c) The review and evaluation required by this subsection shall include, but is not limited to, consideration of critical area ordinances and, if planning under RCW 36.70A.040, an analysis of the population allocated to a city or county from the most recent ten-year population forecast by the office of financial management.

(d) Any amendment of or revision to a comprehensive land use plan shall conform to this chapter. Any amendment of or revision to development regulations shall be consistent with and implement the comprehensive plan.

(2)(a) Each county and city shall establish and broadly disseminate to the public a public participation program consistent with RCW 36.70A.035 and 36.70A.140 that identifies procedures and schedules whereby updates, proposed amendments, or revisions of the comprehensive plan are considered by the governing body of the county or city no more frequently than once every year (except that, until December 31, 2015, the program shall provide for consideration of amendments of an urban growth area in accordance with RCW 36.70A.1301 once every year).

"Updates" means to review and revise, if needed, according to subsection (1) of this section, and the deadlines in subsections (4) and (5) of this section or in accordance with the provisions of subsection (((6))) (7) of this section.

Amendments may be considered more frequently than once per year under the following circumstances:

(i) The initial adoption of a subarea plan. Subarea plans adopted under this subsection (2)(a)(i) must clarify, supplement, or implement jurisdiction-wide comprehensive plan policies, and may only be adopted if the cumulative impacts of the proposed plan are addressed by appropriate environmental review under chapter 43.21C RCW;

(ii) The development of an initial subarea plan for economic development located outside of the one hundred year floodplain in a county that has completed a state-funded pilot project that is based on watershed characterization and local habitat assessment;

(iii) The adoption or amendment of a shoreline master program under the procedures set forth in chapter 90.58 RCW;

(iv) The amendment of the capital facilities element of a comprehensive plan that occurs concurrently with the adoption or amendment of a county or city budget; or

(v) The adoption of comprehensive plan amendments necessary to enact a planned action under RCW ([43.21C.031(2)]) 43.21C.440, provided that amendments are considered in accordance with the public participation program established by the county or city under this subsection (2)(a) and all persons who have requested notice of a comprehensive plan update are given notice of the amendments and an opportunity to comment.

(b) Except as otherwise provided in (a) of this subsection, all proposals shall be considered by the governing body concurrently so the cumulative effect of the various proposals can be ascertained. However, after appropriate public participation a county or city may adopt amendments or revisions to its comprehensive plan that conform with this chapter whenever an emergency exists or to resolve an appeal of a comprehensive plan filed with the growth management hearings board or with the court.

(3)(a) Each county that designates urban growth areas under RCW 36.70A.110 shall review, according to the schedules established in (((subsection))) subsections (4) and (5) of this section, its designated urban growth area or areas, and the densities permitted within both the incorporated and unincorporated portions of each urban growth area. In conjunction with this review by the county, each city located within an urban growth area shall review the densities permitted within its boundaries, and the extent to which the urban growth occurring within the county has located within each city and the unincorporated portions of the urban growth areas.

(b) The county comprehensive plan designating urban growth areas, and the densities permitted in the urban growth areas by the comprehensive plans of the county and each city located within the urban growth areas, shall be revised to accommodate the urban growth projected to occur in the county for the succeeding twenty-year period. The review required by this subsection may be combined with the review and evaluation required by RCW 36.70A.215.
(4) Except as provided in subsection (6) of this section, counties and cities shall take action to review and, if needed, revise their comprehensive plans and development regulations to ensure the plan and regulations comply with the requirements of this chapter as follows:

(a) On or before December 1, 2004, for Clallam, Clark, Jefferson, King, Kitsap, Pierce, Snohomish, Thurston, and Whatcom counties and the cities within those counties;

(b) On or before December 1, 2005, for Cowlitz, Island, Lewis, Mason, San Juan, Skagit, and Skamania counties and the cities within those counties;

(c) On or before December 1, 2006, for Benton, Chelan, Douglas, Grant, Kittitas, Spokane, and Yakima counties and the cities within those counties; and

(d) On or before December 1, 2007, for Adams, Asotin, Columbia, Ferry, Franklin, Garfield, Grays Harbor, Klickitat, Lincoln, Okanogan, Pacific, Pend Oreille, Stevens, Wahkiakum, Walla Walla, and Whitman counties and the cities within those counties.

(5)(a) Except as otherwise provided in subsections (i), (ii), and (iii) of this section, following the review of comprehensive plans and development regulations required by subsection (1) of this section, counties and cities shall take action to review and, if needed, revise their comprehensive plans and development regulations to ensure the plan and regulations comply with the requirements of this chapter as follows:

(a) On or before June 30, 2015, and every eight years thereafter, for King, Pierce, and Snohomish counties and the cities within those counties;

(b) On or before June 30, 2016, and every eight years thereafter, for Clallam, Clark, Island, Jefferson, Kitsap, Mason, San Juan, Skagit, Thurston, and Whatcom counties and the cities within those counties;

(c) On or before June 30, 2017, and every eight years thereafter, for Benton, Chelan, Cowlitz, Douglas, Kittitas, Lewis, Skamania, Spokane, and Yakima counties and the cities within those counties; and

(d) On or before June 30, 2018, and every eight years thereafter, for Adams, Asotin, Columbia, Ferry, Franklin, Garfield, Grant, Grays Harbor, Klickitat, Lincoln, Okanogan, Pacific, Pend Oreille, Stevens, Wahkiakum, Walla Walla, and Whitman counties and the cities within those counties.

(5)(b) Except as otherwise provided in subsections (7) and (9) of this section, following the review of comprehensive plans and development regulations required by subsection (4) of this section, counties and cities shall take action to review and, if needed, revise their comprehensive plans and development regulations to ensure the plan and regulations comply with the requirements of this chapter as follows:

(i) On or before June 30, 2024, and every ten years thereafter, for King, Kitsap, Pierce, and Snohomish counties and the cities within those counties;

(ii) On or before June 30, 2025, and every ten years thereafter, for Clallam, Clark, Island, Jefferson, Lewis, Mason, San Juan, Skagit, Thurston, and Whatcom counties and the cities within those counties;

(iii) On or before June 30, 2026, and every ten years thereafter, for Benton, Chelan, Cowlitz, Douglas, Franklin, Kittitas, Skamania, Spokane, Walla Walla, and Yakima counties and the cities within those counties; and

(iv) On or before June 30, 2027, and every ten years thereafter, for Adams, Asotin, Columbia, Ferry, Garfield, Grant, Grays Harbor, Klickitat, Lincoln, Okanogan, Pacific, Pend Oreille, Stevens, Wahkiakum, and Whitman counties and the cities within those counties.

(b) For Benton, Clark, Franklin, King, Kitsap, Pierce, Snohomish, Spokane, Thurston, and Whatcom counties, and the cities within those counties, the review and possible revision of comprehensive plans and development regulations required by this subsection (5)(b) is required every eight years, rather than every ten years as provided in (a) of this subsection, if the legislature has not appropriated the funding amounts specified in this subsection (5)(b) by the following dates to the department for the purpose of grants associated with the review and revision process required by subsection (6) of this section:

(i) By June 30, 2027, a minimum of eighty-five thousand dollars per affected jurisdiction, for the review and revision process required by subsection (6) of this section to occur during the years 2029 through 2031; and

(ii) By June 30, 2037, a minimum of one hundred five thousand dollars per affected jurisdiction, for the review and revision process required by subsection (6) of this section to occur during the years 2039 through 2041.

(6)(a) No later than five years after each of the deadlines for the review and possible revision of comprehensive plans and development regulations specified in subsection (5) of this section, Benton, Clark, Franklin, King, Kitsap, Pierce, Snohomish, Spokane, Thurston, and Whatcom counties and the cities within those counties, shall take additional action to review and, if needed, revise the following specific elements of their comprehensive plans and development regulations to ensure the plan and regulations comply with the requirements of this chapter:

(i) The housing element of the comprehensive plan, with the topics and scope subject to rules adopted by the department pursuant to (b) of this subsection; and

(ii) Development regulations that protect critical areas, in the event that the department or another state agency has issued official updated guidance regarding critical areas since the due date of the county's or city's previous review and possible revision of its comprehensive plan and development regulations.

(b) The department shall adopt rules to specify the threshold conditions that will bring about the need for review and, if needed, revision of development regulation updates or other updates needed to meet the goals and requirements of the housing element. In specifying these threshold
conditions, the department shall address, at a minimum, the following factors:

(i) What features, such as shifts in the regional housing market, would necessitate that counties and cities identified in (a) of this subsection take additional action under (a) of this subsection;

(ii) Based on the identified factors, how to determine which counties and cities identified in (a) of this subsection must take additional actions to review and, if needed, revise development regulations or take other actions to achieve the goals and requirements of the housing element of their comprehensive plan;

(iii) Which topics or components of the housing element must be reviewed and, if needed, what actions must be taken in order to align development outcomes with the goals within the housing element; and

(iv) How to execute the review and revision process over each successive ten-year planning cycle.

(c) Updates to comprehensive plans and development regulations made pursuant to this subsection (6) are subject to appeal to the growth management hearings board under RCW 36.70A.280.

(d) The requirements of this subsection (6) apply only if the legislature has appropriated the funding amounts specified in this subsection (6)(d) by the following dates to the department for the purpose of grants associated with the review and revision process required by this subsection (6):

(i) By June 30, 2027, a minimum of eighty-five thousand dollars per affected jurisdiction, for the review and revision process required by this subsection (6) to occur during the years 2029 through 2031; and

(ii) By June 30, 2037, a minimum of one hundred five thousand dollars per affected jurisdiction, for the review and revision process required by this subsection (6) to occur during the years 2039 through 2041.

(7)(a) Nothing in this section precludes a county or city from conducting the review and evaluation required by this section before the deadlines established in subsections (4) and (5) of this section. Counties and cities may begin this process early and may be eligible for grants from the department, subject to available funding, if they elect to do so.

(b) (A county that is subject to a deadline established in subsection (4)(b) through (d) of this section and meets the following criteria may comply with the requirements of this section at any time within the thirty-six months following the deadline established in subsection (4)(c) of this section. The county has a population of less than fifty thousand and has had its population increase by the greater of either no more than one hundred persons or no more than seventeen percent in the ten years preceding the deadline established in subsection (4)(c) of this section as of that date.

(d) A county or city that is subject to a deadline established in subsection (4)(d) of this section and that meets the criteria established in (b) or (c) of this subsection may comply with the requirements of subsection (4)(d) of this section at any time within the thirty-six months after the extension provided in (b) or (c) of this subsection.

(2) (a) A county that is subject to a deadline established in subsection (5)(b) through (d), (e)(ii) through (iv) or (f) of this subsection and meets the following criteria may comply with the requirements of this section at any time within the twenty-four months following the deadline established in subsection (5) or (6) of this section: The county has a population of less than fifty thousand and has had its population increase by no more than seventeen percent in the ten years preceding the deadline established in subsection (5) of this section as of that date.

(b) A county or city that is subject to a deadline established in subsection (5)(e)(ii) through (iv) of this subsection and meets the following criteria may comply with the requirements of this section at any time within the twenty-four months following the deadline established in subsection (5) or (6) of this section: The county has a population of less than fifty thousand and has had its population increase by the greater of either no more than one hundred persons or no more than seventeen percent in the ten years preceding the deadline established in subsection (5) of this section as of that date.

(c) A city that is subject to a deadline established in subsection (5)(f) of this section and meets the following criteria may comply with the requirements of this section at any time within the thirty-six months following the deadline established in subsection (4)(c) of this section:

(i) The city has a population of no more than five thousand and has had its population increase by the greater of either no more than one hundred persons or no more than seventeen percent in the ten years preceding the deadline established in subsection (4)(c) of this section as of that date.

(ii) Demonstrating substantial progress towards compliance with the requirements of this section for development regulations that protect critical areas; or

(iii) Complying with the extension provisions of subsection (6)(b), (c), or (d) of this section.

(b) A county or city that is fewer than twelve months out of compliance with the schedules in this section for development regulations that protect critical areas is making substantial progress towards compliance. Only those counties and cities in compliance with the schedules in this section may receive grants for or loans subject to the provisions of RCW 43.17.250.
((9)) (a) Except as otherwise provided in (c) of this subsection, if a participating watershed is achieving benchmarks and goals for the protection of critical areas functions and values, the county is not required to update development regulations to protect critical areas as they specifically apply to agricultural activities in that watershed.

(b) A county that has made the election under RCW 36.70A.710(1) may only adopt or amend development regulations to protect critical areas as they specifically apply to agricultural activities in a participating watershed if:

(i) A work plan has been approved for that watershed in accordance with RCW 36.70A.725;

(ii) The local watershed group for that watershed has requested the county to adopt or amend development regulations as part of a work plan developed under RCW 36.70A.720;

(iii) The adoption or amendment of the development regulations is necessary to enable the county to respond to an order of the growth management hearings board or court;

(iv) The adoption or amendment of development regulations is necessary to address a threat to human health or safety; or

(v) Three or more years have elapsed since the receipt of funding.

(c) Beginning ten years from the date of receipt of funding, a county that has made the election under RCW 36.70A.710(1) must review and, if necessary, revise development regulations to protect critical areas as they specifically apply to agricultural activities in a participating watershed in accordance with the review and revision requirements and timeline in subsection (5) of this section. This subsection (((9))) (9)(c) does not apply to a participating watershed that has determined under RCW 36.70A.720(2)(c)(ii) that the watershed's goals and benchmarks for protection have been met.

(10) The office of financial management, upon the enactment of the biennial operating budget in 2027 and 2037, shall inform the department, the office of the governor, the office of the code reviser, and the committees of the legislature with jurisdiction over this chapter, of the amount that has been appropriated to the department for the purpose of providing funding for planning grants in connection with the requirements of RCW 36.70A.130(6).

Sec. 25. RCW 90.58.080 and 2011 c 353 s 13 are each amended to read as follows:

(1) Local governments shall develop or amend a master program for regulation of uses of the shorelines of the state consistent with the required elements of the guidelines adopted by the department in accordance with the schedule established by this section.

(2)(a) Subject to the provisions of subsections (5) and (6) of this section, each local government subject to this chapter shall develop or amend its master program for the regulation of uses of shorelines within its jurisdiction according to the following schedule:

(i) On or before December 1, 2005, for the city of Port Townsend, the city of Bellingham, the city of Everett, Snohomish county, and Whatcom county;

(ii) On or before December 1, 2009, for King county and the cities within King county greater in population than ten thousand;

(iii) Except as provided by (a)(i) and (ii) of this subsection, on or before December 1, 2011, for Clallam, Clark, Jefferson, King, Kitsap, Pierce, Snohomish, Thurston, and Whatcom counties and the cities within those counties;

(iv) On or before December 1, 2012, for Cowlitz, Island, Lewis, Mason, San Juan, Skagit, and Skamania counties and the cities within those counties;

(v) On or before December 1, 2013, for Benton, Chelan, Douglas, Grant, Kittitas, Spokane, and Yakima counties and the cities within those counties; and

(vi) On or before December 1, 2014, for Adams, Asotin, Columbia, Ferry, Franklin, Garfield, Grays Harbor, Klickitat, Lincoln, Okanogan, Pacific, Pend Oreille, Stevens, Wahkiakum, Walla Walla, and Whitman counties and the cities within those counties.

(b) Nothing in this subsection (2) shall preclude a local government from developing or amending its master program prior to the dates established by this subsection (2).

(3)(a) Following approval by the department of a new or amended master program, local governments required to develop or amend master programs on or before December 1, 2009, as provided by subsection (2)(a)(i) and (ii) of this section, shall be deemed to have complied with the schedule established by subsection (2)(a)(iii) of this section and shall not be required to complete master program amendments until the applicable dates established by subsection (4)(b) of this section. Any jurisdiction listed in subsection (2)(a)(i) of this section that has a new or amended master program approved by the department on or after March 1, 2002, but before July 27, 2003, shall not be required to complete master program amendments until the applicable date provided by subsection (4)(b) of this section.

(b) Following approval by the department of a new or amended master program, local governments choosing to develop or amend master programs on or before December 1, 2009, shall be deemed to have complied with the schedule established by subsection (2)(a)(iii) through (vi) of this section and shall not be required to complete master program amendments until the applicable dates established by subsection (4)(b) of this section.

(4)(a) Following the updates required by subsection (2) of this section, local governments shall conduct a review of their master programs at least once every ten years as required by (b) of this subsection. Following the review required by this subsection (4), local governments shall, if necessary, revise their master programs. The purpose of the review is:

(i) To assure that the master program complies with applicable law and guidelines in effect at the time of the review; and
(ii) To assure consistency of the master program with the local government's comprehensive plan and development regulations adopted under chapter 36.70A RCW, if applicable, and other local requirements.

(b) Counties and cities shall take action to review and, if necessary, revise their master programs as required by (a) of this subsection as follows:

(i) On or before June 30, 2022, and every ten years thereafter, for King, Kittitas, Pierce, and Snohomish counties and the cities within those counties;

(ii) On or before June 30, 2020, and every ten years thereafter, for Clark, Island, Jefferson, Lewis, Mason, San Juan, Skagit, Thurston, and Whatcom counties and the cities within those counties;

(iii) On or before June 30, 2023, and every ten years thereafter, for Benton, Chelan, Cowlitz, Douglas, Franklin, Kittitas, (Lewis), Skamania, Spokane, Walla Walla, and Yakima counties and the cities within those counties; and

(iv) On or before June 30, 2025, and every ten years thereafter, for Adams, Asotin, Columbia, Ferry, Franklin, Garfield, Grant, Grays Harbor, Klickitat, Lincoln, Okanogan, Pacific, Pend Oreille, Stevens, Wahkiakum, (Walla Walla), and Whitman counties and the cities within those counties.

(5) In meeting the review requirements of subsection ((2)) (4) of this section, local governments are encouraged to begin the process of developing or amending their master programs early and are eligible for grants from the department as provided by RCW 90.58.250, subject to available funding. Except for those local governments listed in subsection (2)(a)(i) and (ii) of this section, the deadline for completion of the new or amended master programs shall be two years after the date the grant is approved by the department. Subsequent master program review dates shall not be altered by the provisions of this subsection.

(6) In meeting the review requirements of subsection ((2)) (4) of this section, the following shall apply:

(a) Grants to local governments for reviewing master programs pursuant to the schedule established by this section shall be provided at least two years before the adoption dates specified in subsection ((2)) (4) of this section. To the extent possible, the department shall allocate grants within the amount appropriated for such purposes to provide reasonable and adequate funding to local governments that have indicated their intent to develop or amend master programs during the biennium according to the schedule established by subsection ((2)) (4) of this section. Any local government that applies for but does not receive funding to comply with the provisions of subsection ((2)) (4) of this section may delay the development or amendment of its master program until the following biennium.

(b) Local governments with delayed compliance dates as provided in (a) of this subsection shall be the first priority for funding in subsequent biennia, and the periodic review compliance deadline for those local governments shall be two years after the date of grant approval.

(c) Failure of the local government to apply in a timely manner for a master program development or amendment grant in accordance with the requirements of the department shall not be considered a delay resulting from the provisions of (a) of this subsection.

(7) In meeting the update requirements of subsection (2) of this section, all local governments subject to the requirements of this chapter that have not developed or amended master programs on or after March 1, 2002, shall, no later than December 1, 2014, develop or amend their master programs to comply with guidelines adopted by the department after January 1, 2003.

(8) In meeting the review requirements of subsection ((2)) (4) of this section, local governments may be provided an additional year beyond the deadlines in this section to complete their master program or amendment. The department shall grant the request if it determines that the local government is likely to adopt or amend its master program within the additional year.

NEW SECTION. Sec. 26. Section 2 of this act takes effect July 1, 2025.

Correct the title.

Representatives Fitzgibbon and DeBolt spoke in favor of the adoption of the striking amendment.

The striking amendment (1479) was adopted.

The bill was ordered engrossed.

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

Representatives Fitzgibbon, DeBolt and Barkis spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2342.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2342, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.

Voting yea: Representatives Appleton, Barkis, Bergquist, Blake, Boehnke, Caldier, Callan, Chambers, Chandler, Chapman, Chopp, Cody, Corry, Davis, DeBolt, Dent, Doglio, Dolan, Duerr, Dufault, Dye, Entenman, Eslick, Fey, Fitzgibbon, Frame, Gildon, Goehner, Goodman, Graham, Gregerson, Griffey, Hansen, Harris, Hoff, Hudgings, Irwin, Jenkin, J. Johnson, Kilduff, Kirby, Klippert, Kloba, Kraft, Kretz, Leavitt, Lekanoff, Lovick, MacEwen, Macri, Maycumber, McCaslin, Mead, Morgan, Mosbrucker, Orcutt,

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2342, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2246, by Representatives Fitzgibbon and Lekanoff

Concerning the reorganization of laws related to environmental health without making any substantive, policy changes.

The bill was read the second time.

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

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

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

Representatives Fitzgibbon and DeBolt spoke in favor of the passage of the bill.

MOTION

On motion of Representative Griffey, Representative Rude was excused.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2246.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2246, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative Rude.

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

The Speaker (Representative Lovick presiding) called upon Representative Hansen to preside.

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

MOTION

There being no objection, the Committee on Rules was relieved of the following bills and the bills were placed on the second reading calendar:

HOUSE BILL NO. 2879
HOUSE BILL NO. 1733

The Speaker assumed the chair.

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

SECOND READING

HOUSE BILL NO. 1590, by Representatives Doglio, Dolan, Macrì, Cody, Gregerson, Wylie, Appleton, Robinson, Ormsby, Frame and Davis

Allowing the local sales and use tax for affordable housing to be imposed by a councilmanic authority.

The bill was read the second time.

With the consent of the House, amendments (1098) and (1107) were withdrawn.

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

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

Representative Jenkin spoke against the passage of the bill.

The Speaker stated the question before the House to be the final passage of House Bill No. 1590.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 1590, and the bill passed the House by the following vote: Yeas, 52; Nays, 46; Absent, 0; Excused, 0.

Voting nay: Representatives Barkis, Blake, Boehnke, Caldier, Chambers, Chandler, Corry, DeBolt, Dent, Dufault, Dye, Eslick, Gildon, Goehner, Graham, Griffey, Harris, Hoff, Irwin, Jenkin, J. Johnson, Klippert, Kraft, Kretz, Leavitt, MacEwen, Maycumber, McCaslin, Mead, Mosbrucker, Orcutt, Paul, Rude, Schmick, Smith, Steele, Stokesbary, Sutherland, Van Werven, Vick, Volz, Walsh, Wilcox, Ybarra and Young.

HOUSE BILL NO. 1590, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2013, by Representatives Van Werven, Ryu, Kilduff and Eslick

Providing for allied forces veteran remembrance emblems.

The bill was read the second time.

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

Representatives Van Werven and Fey spoke in favor of the passage of the bill.

The Speaker stated the question before the House to be the final passage of House Bill No. 2013.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2013, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


HOUSE BILL NO. 2013, having received the necessary constitutional majority, was declared passed.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2050, by House Committee on Transportation (originally sponsored by Chambers, Cody, Corry, Goehner, Springer, Schmick, Jenkin and Fey)

Creating Washington wine special license plates.

The bill was read the second time.

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

SECOND SUBSTITUTE HOUSE BILL NO. 2050 was read the second time.

Representative Chambers moved the adoption of the amendment (1062):

26.0.

On page 6, beginning on line 7, after "regions" strike all material through "wine" on line 8

On page 13, beginning on line 26, after "the" strike all material through "campus" on line 32 and insert "Washington tourism alliance to promote tourism throughout Washington state"

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

Amendment (1062) was adopted.

The bill was ordered engrossed.

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

Representatives Chambers, Fey and Jenkin spoke in favor of the passage of the bill.

The Speaker stated the question before the House to be the final passage of Engrossed Second Substitute House Bill No. 2050.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Second Substitute House Bill No. 2050, and the bill passed the House by the following vote: Yeas, 92; Nays, 6; Absent, 0; Excused, 0.

Voting yea: Representatives Appleton, Barkis, Bergquist, Blake, Boehnke, Caldier, Callan, Chambers, Chandler, Chapman, Chopp, Cody, Corry, DeBolt, Dent, Doglio, Dolan, Duerr, Dufault, Dye, Entenman, Eslick, Fey, Fitzgibbon, Frame, Gildon, Goehner, Goodman, Graham, Gregerson, Griffey, Hansen, Hoff, Irwin, Jenkin, J. Johnson,

Voting nay: Representatives Davis, Harris, Hudgins, Leavitt, Ramos, Senn.

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

HOUSE BILL NO. 2085, by Representatives Orcutt and Blake

Creating Mount St. Helens special license plates.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2085 was substituted for House Bill No. 2085 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2085 was read the second time.

Representative Orcutt moved the adoption of amendment (1123):

26.0.
On page 15, after line 37, insert the following:

"NEW SECTION. Sec. 5. This act takes effect July 1, 2020."

Correct the title.

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

Amendment (1123) was adopted.

The bill was ordered engrossed.

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

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

The Speaker stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2085.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2085, and the bill passed the House by the following vote: Yeas, 96; Nays, 2; Absent, 0; Excused, 0.


Voting nay: Representatives Leavitt and Senn.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2085, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2166, by Representatives Orcutt, Lovick, Chapman, Barkis, Blake and Kretz

Creating special license plates that support working forests.

The bill was read the second time.

Representative Orcutt moved the adoption of the striking amendment (1268):

5.0.
Strike everything after the enacting clause and insert the following:

"Sec. 6. RCW 46.17.220 and 2019 c 384 s 2 and 2019 c 177 s 2 are each reenacted and amended to read as follows:

In addition to all fees and taxes required to be paid upon application for a vehicle registration in chapter 46.16A RCW, the holder of a special license plate shall pay the appropriate special license plate fee as listed in this section.

<table>
<thead>
<tr>
<th>PLATE TYPE</th>
<th>INITIAL FEE</th>
<th>RENEWAL FEE</th>
<th>DISTRIBUTED UNDER</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) 4-H</td>
<td>$40.00</td>
<td>$30.00</td>
<td>RCW 46.68.420</td>
</tr>
<tr>
<td>(2) Amateur radio license</td>
<td>$5.00</td>
<td>N/A</td>
<td>RCW 46.68.070</td>
</tr>
<tr>
<td>(3) Armed forces</td>
<td>$40.00</td>
<td>$30.00</td>
<td>RCW 46.68.425</td>
</tr>
<tr>
<td>(4) Breast cancer awareness</td>
<td>$40.00</td>
<td>$30.00</td>
<td>RCW 46.68.425</td>
</tr>
<tr>
<td>(5) Collector vehicle</td>
<td>$35.00</td>
<td>N/A</td>
<td>RCW 46.68.030</td>
</tr>
<tr>
<td>(6) Collegiate</td>
<td>$40.00</td>
<td>$30.00</td>
<td>RCW 46.68.430</td>
</tr>
</tbody>
</table>
(7) Endangered wildlife  $ 40.00  $ 30.00  RCW 46.68.425
(8) Fred Hutch  $ 40.00  $ 30.00  RCW 46.68.420
(9) Gonzaga University alumni association  $ 40.00  $ 30.00  RCW 46.68.420
(10) Helping kids speak  $ 40.00  $ 30.00  RCW 46.68.420
(11) Horseless carriage  $ 35.00  N/A  RCW 46.68.030
(12) Keep kids safe  $ 45.00  $ 30.00  RCW 46.68.425
(13) Law enforcement memorial  $ 40.00  $ 30.00  RCW 46.68.420
(14) Military affiliate radio system  $ 5.00  N/A  RCW 46.68.070
(15) Music matters  $ 40.00  $ 30.00  RCW 46.68.420
(16) Professional firefighters and paramedics  $ 40.00  $ 30.00  RCW 46.68.420
(17) Purple Heart  $ 40.00  $ 30.00  RCW 46.68.425
(18) Ride share  $ 25.00  N/A  RCW 46.68.030
(19) San Juan Islands  $ 40.00  $ 30.00  RCW 46.68.420
(20) Seattle Mariners  $ 40.00  $ 30.00  RCW 46.68.420
(21) Seattle Seahawks  $ 40.00  $ 30.00  RCW 46.68.420
(22) Seattle Sounders FC  $ 40.00  $ 30.00  RCW 46.68.420
(23) Seattle Storm  $ 40.00  $ 30.00  RCW 46.68.420
(24) Seattle University  $ 40.00  $ 30.00  RCW 46.68.420
(25) Share the road  $ 40.00  $ 30.00  RCW 46.68.420
(26) Ski & ride Washington  $ 40.00  $ 30.00  RCW 46.68.420
(27) Square dancer  $ 40.00  N/A  RCW 46.68.070
(28) State flower  $ 40.00  $ 30.00  RCW 46.68.420
(29) Volunteer firefighters  $ 40.00  $ 30.00  RCW 46.68.420
(30) Washington farmers and ranchers  $ 40.00  $ 30.00  RCW 46.68.420
(31) Washington lighthouses  $ 40.00  $ 30.00  RCW 46.68.420
(32) Washington state aviation  $ 40.00  $ 30.00  RCW 46.68.420
(33) Washington state parks  $ 40.00  $ 30.00  RCW 46.68.425
(34) Washington state wrestling  $ 40.00  $ 30.00  RCW 46.68.420
(35) Washington tennis  $ 40.00  $ 30.00  RCW 46.68.420
(36) Washington's fish collection  $ 40.00  $ 30.00  RCW 46.68.425
(37) Washington's national parks  $ 40.00  $ 30.00  RCW 46.68.420
(38) Washington's wildlife collection  $ 40.00  $ 30.00  RCW 46.68.425
(39) We love our pets  $ 40.00  $ 30.00  RCW 46.68.420
(40) Wild on Washington  $ 40.00  $ 30.00  RCW 46.68.425
(41) Working forests  $ 40.00  $ 30.00  RCW 46.68.420

Sec. 7. RCW 46.18.200 and 2019 c 384 s 1 and 2019 c 177 s 1 are each reenacted and amended to read as follows:

(1) Special license plate series reviewed and approved by the department:

(a) May be issued in lieu of standard issue or personalized license plates for vehicles required to display one and two license plates unless otherwise specified;

(b) Must be issued under terms and conditions established by the department;

(c) Must not be issued for vehicles registered under chapter 46.87 RCW; and

(d) Must display a symbol or artwork approved by the department.

(2) The department approves and shall issue the following special license plates:

<p>| LICENSE PLATE | DESCRIPTION, SYMBOL, OR ARTWORK |</p>
<table>
<thead>
<tr>
<th>Collection/Association</th>
<th>Displays the logo of:</th>
<th>Displays the logo of:</th>
</tr>
</thead>
<tbody>
<tr>
<td>4-H</td>
<td>&quot;4-H&quot; logo.</td>
<td>&quot;Seattle Seahawks&quot; logo.</td>
</tr>
<tr>
<td>Armed forces collection</td>
<td>Recognizes the contribution of veterans, active duty military personnel, reservists, and members of the national guard, and includes six separate designs, each containing a symbol representing a different branch of the armed forces to include army, navy, air force, marine corps, coast guard, and national guard.</td>
<td>Recognizes Seattle University.</td>
</tr>
<tr>
<td>Breast cancer awareness</td>
<td>Displays a pink ribbon symbolizing breast cancer awareness.</td>
<td>Recognizes the Washington Snowsports industry.</td>
</tr>
<tr>
<td>Endangered wildlife</td>
<td>Displays a symbol or artwork symbolizing endangered wildlife in Washington state.</td>
<td>Recognizes the Washington state flower.</td>
</tr>
<tr>
<td>Fred Hutch</td>
<td>Displays the Fred Hutch logo.</td>
<td>Recognizes volunteer firefighters.</td>
</tr>
<tr>
<td>Gonzaga University alumni association</td>
<td>Recognizes the Gonzaga University alumni association.</td>
<td>Recognizes farmers and ranchers in Washington state.</td>
</tr>
<tr>
<td>Helping kids speak</td>
<td>Recognizes an organization that supports programs that provide no-cost speech pathology programs to children.</td>
<td>Recognizes an organization that supports selected Washington state lighthouses and provides environmental education programs.</td>
</tr>
<tr>
<td>Keep kids safe</td>
<td>Recognizes efforts to prevent child abuse and neglect.</td>
<td>Recognizes Washington state aviation.</td>
</tr>
<tr>
<td>Law enforcement memorial</td>
<td>Honors law enforcement officers in Washington killed in the line of duty.</td>
<td>Recognizes Washington state parks as premier destinations of uncommon quality that preserve significant natural, cultural, historical, and recreational resources.</td>
</tr>
<tr>
<td>Music matters</td>
<td>Displays the &quot;Music Matters&quot; logo.</td>
<td>Displays a Stearman biplane in the foreground with an image of Mount Rainier in the background.</td>
</tr>
<tr>
<td>Professional firefighters and paramedics</td>
<td>Recognizes professional firefighters and paramedics who are members of the Washington state council of firefighters.</td>
<td>Promotes and supports college wrestling in the state of Washington.</td>
</tr>
<tr>
<td>San Juan Islands</td>
<td>Displays a symbol or artwork recognizing the San Juan Islands.</td>
<td>Builds awareness and year-round opportunities for tennis in Washington state. Displays a symbol or artwork recognizing tennis in Washington state.</td>
</tr>
<tr>
<td>Seattle Mariners</td>
<td>Displays the &quot;Seattle Mariners&quot; logo.</td>
<td>Displays the &quot;Seattle Seahawks&quot; logo.</td>
</tr>
</tbody>
</table>
Washington's fish collection Recognizes Washington's fish.

Washington's national park fund Builds awareness of Washington's national parks and supports priority park programs and projects in Washington's national parks, such as enhancing visitor experience, promoting volunteerism, engaging communities, and providing educational opportunities related to Washington's national parks.

Washington's wildlife collection Recognizes Washington's wildlife.

We love our pets Recognizes an organization that assists local member agencies of the federation of animal welfare and control agencies to promote and perform spay/neuter surgery on Washington state pets to reduce pet overpopulation.

Wild on Washington Symbolizes wildlife viewing in Washington state.

Working forests Displays a forest and a fish forever logo in the foreground with an image of a forest in the background, and text indicating support for working forests.

(3) Applicants for initial and renewal professional firefighters and paramedics special license plates must show proof of eligibility by providing a certificate of current membership from the Washington state council of firefighters.

(4) Applicants for initial volunteer firefighters special license plates must (a) have been a volunteer firefighter for at least ten years or be a volunteer firefighter for one or more years and (b) have documentation of service from the district of the appropriate fire service. If the volunteer firefighter leaves firefighting service before ten years of service have been completed, the volunteer firefighter shall surrender the license plates to the department on the registration renewal date. If the volunteer firefighter stays in service for at least ten years and then leaves, the license plate may be retained by the former volunteer firefighter and as long as the license plate is retained for use the person will continue to pay the future registration renewals. A qualifying volunteer firefighter may have no more than one set of license plates per vehicle, and a maximum of two sets per applicant, for their personal vehicles. If the volunteer firefighter is convicted of a violation of RCW 46.61.502 or a felony, the license plates must be surrendered upon conviction.

Sec. 8. RCW 46.68.420 and 2019 c 384 s 3 and 2019 c 177 s 3 are each reenacted and amended to read as follows:

(1) The department shall:

(a) Collect special license plate fees established under RCW 46.17.220;

(b) Deduct an amount not to exceed twelve dollars for initial issue and two dollars for renewal issue for administration and collection expenses incurred by it; and

(c) Remit the remaining proceeds to the custody of the state treasurer with a proper identifying detailed report.

(2) The state treasurer shall credit the proceeds to the motor vehicle fund until the department determines that the state has been reimbursed for the cost of implementing the special license plate. Upon determination by the department that the state has been reimbursed, the state treasurer shall credit the remaining special license plate fee amounts for each special license plate to the following appropriate account as created in this section in the custody of the state treasurer:

<table>
<thead>
<tr>
<th>ACCOUNT</th>
<th>CONDITIONS FOR USE OF FUNDS</th>
</tr>
</thead>
<tbody>
<tr>
<td>4-H programs</td>
<td>Support Washington 4-H programs</td>
</tr>
<tr>
<td>Fred Hutch</td>
<td>Support cancer research at the Fred Hutchinson cancer research center</td>
</tr>
<tr>
<td>Gonzaga University alumni association</td>
<td>Scholarship funds to needy and qualified students attending or planning to attend Gonzaga University</td>
</tr>
<tr>
<td>Helping kids speak</td>
<td>Provide free diagnostic and therapeutic services to families of children who suffer from a delay in language or speech development</td>
</tr>
</tbody>
</table>
| Law enforcement memorial | Provide support and assistance to survivors and families of law enforcement officers in Washington killed in the line of duty and to organize, finance, fund, construct, utilize, and maintain a memorial on
the state capitol grounds to honor those fallen officers

Lighthouse environmental programs
Support selected Washington state lighthouses that are accessible to the public and staffed by volunteers; provide environmental education programs; provide grants for other Washington lighthouses to assist in funding infrastructure preservation and restoration; encourage and support interpretive programs by lighthouse docents.

Seattle Sounders FC
Provide funds to Washington state mentors and the association of Washington generals created in RCW 43.15.030 in the following manner: (a) Seventy percent and the remaining proceeds, if any, to Washington state mentors, to increase the number of mentors in the state by offering mentoring grants throughout Washington state that foster positive youth development and academic success, with up to twenty percent of these proceeds authorized for program administration costs; and (b) up to thirty percent, not to exceed forty-thousand dollars annually as adjusted for inflation by the office of financial management, to the association of Washington generals, to develop Washington state educational, veterans, international relations, and civics projects and to recognize the outstanding public service of individuals or groups in the state of Washington.

Music matters awareness
Promote music education in schools throughout Washington.

San Juan Islands programs
Provide funds to the Madrona institute.

Seattle Mariners
Provide funds to the sports mentoring program and to support the Washington world fellows program in the following manner: (a) Seventy-five percent to the office of the lieutenant governor solely to administer the sports mentoring program established under RCW 43.15.100, to encourage youth who have economic needs or face adversities to experience spectator sports or get involved in youth sports, and (b) up to twenty-five percent to the office of the lieutenant governor solely to administer the Washington world fellows program, an equity focused program.

Seattle Storm
Provide funds to the Washington state legislative youth advisory council and the association of Washington generals created in RCW 43.15.030 in the following manner: Twenty-five thousand dollars per year of the net proceeds to the legislative youth advisory council, or its successor organization; and the remaining net proceeds on an annual basis, to the association of Washington generals for the purpose of providing...
grants to support and enhance athletic, recreational, and other opportunities for women and girls, and especially those with disabilities

Seattle University
Fund scholarships for students attending or planning to attend Seattle University

Washington state wrestling

Share the road
Promote bicycle safety and awareness education in communities throughout Washington

Washington tennis

Ski & ride Washington
Promote winter snowsports, such as skiing and snowboarding, and related programs, such as ski and ride safety programs, underprivileged youth ski and ride programs, and active, healthy lifestyle programs

State flower
Support Meerkerk Rhododendron Gardens and provide for grants to other qualified nonprofit organizations' efforts to preserve rhododendrons

State flower

Volunteer firefighters
Receive and disseminate funds for purposes on behalf of volunteer firefighters, their families, and others deemed in need

Volunteer firefighters

Washington farmers and ranchers
Provide funds to the Washington FFA Foundation for educational programs in Washington state

Washington farmers and ranchers

Washington state aviation
Provide funds to the department of transportation to support infrastructure improvements at public use airports in Washington state

Washington state aviation

Washington state council of firefighters benevolent fund
Receive and disseminate funds for charitable purposes on behalf of members of the Washington state council of firefighters, their families, and others deemed in need

Washington state council of firefighters benevolent fund

Washington's national park fund
Build awareness of Washington's national parks and support priority park programs and projects in Washington's national parks, such as enhancing visitor experience, promoting volunteerism, engaging communities, and providing educational opportunities related to Washington's national parks

Washington's national park fund

We love our pets
Support and enable the Washington federation of animal welfare and control

We love our pets
agencies to promote and perform spay/neuter surgery of Washington state pets in order to reduce pet population.

Working forests

Provide funds to the Washington tree farm program to support small forest landowners practice sustainable forestry.

(3) Except as otherwise provided in this section, only the director or the director's designee may authorize expenditures from the accounts described in subsection (2) of this section. The accounts are subject to allotment procedures under chapter 43.88 RCW, but an appropriation is not required for expenditures.

(4) Except as otherwise provided in this section, funds in the special license plate accounts described in subsection (2) of this section must be disbursed subject to the conditions described in subsection (2) of this section and under contract between the department and qualified nonprofit organizations that provide the services described in subsection (2) of this section.

(5) Funds from the Seattle Seahawks account may be provided to the lieutenant governor solely for the purpose of administering the Washington world fellows program. Of the amounts received by the lieutenant governor's office under this subsection, at least ninety percent must be provided as fellowships under the program.

(6) Beginning January 1, 2019, funds from the Seattle Mariners account may be provided to the office of lieutenant governor solely for the purpose of administering the sports mentoring program. Of the amounts received by the office of lieutenant governor, at least ninety percent must be applied towards services directly provided to youth participants.

(7) For the purposes of this section, a "qualified nonprofit organization" means a not-for-profit corporation operating in Washington that has received a determination of tax exempt status under 26 U.S.C. Sec. 501(c)(3). The qualified nonprofit organization must meet all the requirements under RCW 46.18.100(1).

NEW SECTION. Sec. 9. A new section is added to chapter 46.04 RCW to read as follows:

"Working forests license plates" means special license plates issued under RCW 46.18.200 that display images of a fish and a forest with text supporting working forests.

NEW SECTION. Sec. 10. This act takes effect October 1, 2021."

The bill was ordered engrossed.

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

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

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 2166.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 2166, and the bill passed the House by the following vote: Yeas, 95; Nays, 3; Absent, 0; Excused, 0.


Voting nay: Representatives Leavitt, Senn and Thai.

ENGROSSED HOUSE BILL NO. 2166, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2187, by Representatives Kilduff, Mosbrucker, Morgan, Leavitt, Orwell, Callan, Dufault, Graham, Kraft, Appleton, Paul, Lovick, Chapman, Ryu, Van Werven, Barkis, Slatter, Bergquist, Griffey, Sells, Doglio and Riccelli

Creating Washington state women veterans special license plates.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2187 was substituted for House Bill No. 2187 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2187 was read the second time.

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

The Speaker stated the question before the House to be the final passage of Substitute House Bill No. 2187.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2187, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


Voting nay: Representatives Kloba, Leavitt and Senn.

HOUSE BILL NO. 2669, having received the necessary constitutional majority, was declared passed.

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

THIRD READING

HOUSE BILL NO. 1061, by Representatives Blake and Walsh

Designating the Pacific razor clam as the state clam.

The bill was read the third time.

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

The Speaker stated the question before the House to be the final passage of House Bill No. 1061.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 1061, and the bill passed the House by the following vote: Yeas, 94; Nays, 4; Absent, 0; Excused, 0.


Voting nay: Representatives Entenman, Leavitt, Ramos and Young.

HOUSE BILL NO. 1061, having received the necessary constitutional majority, was declared passed.

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

SECOND READING
HOUSE BILL NO. 2155, by Representatives Morgan, Reeves, Pettigrew, Entenman, Kirby, Cody, Eslick, Appleton, Jenkin, Ormsby, Irwin, Shewmake, Slatter, Peterson, Fitzgibbon, Tharinger, Robinson, Jinkins, Santos, Wylie, Blake, Callan, Thai, Ryu, Frame, Gregerson, Doglio, Hudgins, Paul, Lovick, Stonier and Leavitt

Designating the Suciasaurus rex as the official dinosaur of the state of Washington.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2155 was substituted for House Bill No. 2155 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2155 was read the second time.

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

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

The Speaker stated the question before the House to be the final passage of Substitute House Bill No. 2155.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2155, and the bill passed the House by the following vote: Yeas, 91; Nays, 7; Absent, 0; Excused, 0.


Voting nay: Representatives Hoff, Leavitt, Ramos, Shea and Young.

HOUSE BILL NO. 2747, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2747, by Representatives Ramel, Lekanoff, Riccelli and Ormsby

Establishing the state microanimal.

The bill was read the second time.

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

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

The Speaker stated the question before the House to be the final passage of House Bill No. 2747.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2747, and the bill passed the House by the following vote: Yeas, 93; Nays, 5; Absent, 0; Excused, 0.


Voting nay: Representatives Hoff, Leavitt, Ramos, Shea and Young.

HOUSE BILL NO. 2757, by Representatives Corry, Appleton, Rude, Frame, Dent, Riccelli, Davis and Lekanoff

Concerning official state designations.

The bill was read the second time.

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

Representatives Corry and Gregerson spoke in favor of the passage of the bill.

The Speaker stated the question before the House to be the final passage of House Bill No. 2757.

ROLL CALL
The Clerk called the roll on the final passage of House Bill No. 2757, and the bill passed the House by the following vote: Yeas, 91; Nays, 7; Absent, 0; Excused, 0.


Voting nay: Representatives DeBolt, Entenman, Leavitt, Ramos, Senn, Shea and Young.

HOUSE BILL NO. 2757, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2588, by Representatives Pollet, Leavitt, Valdez, Senn, Duerr, Ryu, Frame, Boehnke and Kraft

Improving openness, accountability, and transparency of special purpose districts.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2588 was substituted for House Bill No. 2588 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2588 was read the second time.

With the consent of the House, amendment (1349) was withdrawn.

Representative Kraft moved the adoption of amendment (1609):

10.0. On page 7, line 11, after "prior" strike "two years" and insert "twelve months"

Representatives Kraft and Pollet spoke in favor of the adoption of the amendment.

Amendment (1609) was adopted.

Representative Riccelli moved the adoption of amendment (1370):

10.0. On page 9, after line 7, insert the following:

"Sec. 12. RCW 42.17A.005 and 2019 c 428 s 3 are each amended to read as follows:

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

1) "Actual malice" means to act with knowledge of falsity or with reckless disregard as to truth or falsity.

2) "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.

3) "Authorized committee" means the political committee authorized by a candidate, or by the public official against whom recall charges have been filed, to accept contributions or make expenditures on behalf of the candidate or public official.

4) "Ballot proposition" means any "measure" as defined by RCW 29A.04.091, 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 the proposition has been initially filed with the appropriate election officer of that constituency before its circulation for signatures.

5) "Benefit" means a commercial, proprietary, financial, economic, or monetary advantage, or the avoidance of a commercial, proprietary, financial, economic, or monetary disadvantage.

6) "Bona fide political party" means:

(a) An organization that has been recognized as a minor political party by the secretary of state;

(b) The governing body of the state organization of a major political party, as defined in RCW 29A.04.086, that is the body authorized by the charter or bylaws of the party to exercise authority on behalf of the state party; or

(c) The county central committee or legislative district committee of a major political party. There may be only one legislative district committee for each party in each legislative district.

7) "Books of account" means:

(a) In the case of a campaign or political committee, a ledger or similar listing of contributions, expenditures, and debts, such as a campaign or committee is required to file regularly with the commission, current as of the most recent business day; or

(b) In the case of a commercial advertiser, details of political advertising or electioneering communications provided by the advertiser, including the names and addresses of persons from whom it accepted political advertising or electioneering communications, the exact nature and extent of the services rendered and the total cost and the manner of payment for the services.

8) "Candidate" means any individual who seeks nomination for election or election to public office. An
individual seeks nomination or election when the individual first:

(a) Receives contributions or makes expenditures or reserves space or facilities with intent to promote the individual's candidacy for office;

(b) Announces publicly or files for office;

(c) Purchases commercial advertising space or broadcast time to promote the individual's candidacy; or

(d) Gives consent to another person to take on behalf of the individual any of the actions in (a) or (c) of this subsection.

(9) "Caucus political committee" means a political committee organized and maintained by the members of a major political party in the state senate or state house of representatives.

(10) "Commercial advertiser" means any person that sells the service of communicating messages or producing material for broadcast or distribution to the general public or segments of the general public whether through brochures, fliers, newspapers, magazines, television, radio, billboards, direct mail advertising, printing, paid internet or digital communications, or any other means of mass communications used for the purpose of appealing, directly or indirectly, for votes or for financial or other support in any election campaign.

(11) "Commission" means the agency established under RCW 42.17A.100.

(12) "Committee" unless the context indicates otherwise, includes a political committee such as a candidate, ballot proposition, recall, political, or continuing political committee.

(13) "Compensation" unless the context requires a narrower meaning, includes payment in any form for real or personal property or services of any kind. For the purpose of compliance with RCW 42.17A.710, "compensation" does not include per diem allowances or other payments made by a governmental entity to reimburse a public official for expenses incurred while the official is engaged in the official business of the governmental entity.

(14) "Continuing political committee" means a political committee that is an organization of continuing existence not limited to participation in any particular election campaign or election cycle.

(15)(a) "Contribution" includes:

(i) A loan, gift, deposit, subscription, forgiveness of indebtedness, donation, advance, pledge, payment, transfer of funds, or anything of value, including personal and professional services for less than full consideration;

(ii) An expenditure made by a person in cooperation, consultation, or concert with, or at the request or suggestion of, a candidate, a political or incidental committee, the person or persons named on the candidate's or committee's registration form who direct expenditures on behalf of the candidate or committee, or their agents;

(iii) The financing by a person of the dissemination, distribution, or republication, in whole or in part, of broadcast, written, graphic, digital, or other form of political advertising or electioneering communication prepared by a candidate, a political or incidental committee, or its authorized agent;

(iv) Sums paid for tickets to fund-raising events such as dinners and parties, except for the actual cost of the consumables furnished at the event.

(b) "Contribution" does not include:

(i) Accrued interest on money deposited in a political or incidental committee's account;

(ii) Ordinary home hospitality;

(iii) A contribution received by a candidate or political or incidental committee that is returned to the contributor within ten business days of the date on which it is received by the candidate or political or incidental committee;

(iv) A news item, feature, commentary, or editorial in a regularly scheduled news medium that is of interest to the public, that is in a news medium controlled by a person whose business is that news medium, and that is not controlled by a candidate or a political or incidental committee;

(v) An internal political communication primarily limited to the members or contributors to a political party organization or political or incidental committee, or to the officers, management staff, or stockholders of a corporation or similar enterprise, or to the members of a labor organization or other membership organization;

(vi) The rendering of personal services of the sort commonly performed by volunteer campaign workers, or incidental expenses personally incurred by volunteer campaign workers not in excess of fifty dollars personally paid for by the worker. "Volunteer services," for the purposes of this subsection, means services or labor for which the individual is not compensated by any person;

(vii) Messages in the form of reader boards, banners, or yard or window signs displayed on a person's own property or property occupied by a person. However, a facility used for such political advertising for which a rental charge is normally made must be reported as an in-kind contribution and counts toward any applicable contribution limit of the person providing the facility;

(viii) Legal or accounting services rendered to or on behalf of:

(A) A political party or caucus political committee if the person paying for the services is the regular employer of the person rendering such services; or

(B) A candidate or an authorized committee if the person paying for the services is the regular employer of the individual rendering the services and if the services are solely for the purpose of ensuring compliance with state election or public disclosure laws; or

(ix) The performance of ministerial functions by a person on behalf of two or more candidates or political or
incidental committees either as volunteer services defined in (b)(vi) of this subsection or for payment by the candidate or political or incidental committee for whom the services are performed as long as:

(A) The person performs solely ministerial functions;

(B) A person who is paid by two or more candidates or political or incidental committees is identified by the candidates and political committees on whose behalf services are performed as part of their respective statements of organization under RCW 42.17A.205; and

(C) The person does not disclose, except as required by law, any information regarding a candidate's or committee's plans, projects, activities, or needs, or regarding a candidate's or committee's contributions or expenditures that is not already publicly available from campaign reports filed with the commission, or otherwise engage in activity that constitutes a contribution under (a)(ii) of this subsection.

A person who performs ministerial functions under this subsection (15)(b)(ix) is not considered an agent of the candidate or committee as long as the person has no authority to authorize expenditures or make decisions on behalf of the candidate or committee.

(c) Contributions other than money or its equivalent are deemed to have a monetary value equivalent to the fair market value of the contribution. Services or property or rights furnished at less than their fair market value for the purpose of assisting any candidate or political committee are deemed a contribution. Such a contribution must be reported as an in-kind contribution at its fair market value and counts towards any applicable contribution limit of the provider.

16) "Depository" means a bank, mutual savings bank, savings and loan association, or credit union doing business in this state.

17) "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.

18) "Election" includes any primary, general, or special election for public office and any election in which a ballot proposition is submitted to the voters. (A) "Election" does not include an election in which the qualifications for voting include other requirements 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), except that "election" includes an election for diking and drainage and related districts governed by Title 85 RCW, flood control and related districts governed by Title 86 RCW, irrigation and related districts governed by Title 87 RCW, and conservation districts governed by chapter 89.08 RCW.

19) "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.

20) "Election cycle" means the period beginning on the first day of January after the date of the last previous general election for the office that the candidate seeks and ending on December 31st after the next election for the office. In the case of a special election to fill a vacancy in an office, "election cycle" means the period beginning on the day the vacancy occurs and ending on December 31st after the special election.

(21)(a) "Electioneering communication" means any broadcast, cable, or satellite television, radio transmission, digital communication, United States postal service mailing, billboard, newspaper, or periodical that:

(i) Clearly identifies a candidate for a state, local, or judicial office either by specifically naming the candidate, or identifying the candidate without using the candidate's name;

(ii) Is broadcast, transmitted electronically or by other means, mailed, erected, distributed, or otherwise published within sixty days before any election for that office in the jurisdiction in which the candidate is seeking election; and

(iii) Either alone, or in combination with one or more communications identifying the candidate by the same sponsor during the sixty days before an election, has a fair market value or cost of one thousand dollars or more.

(b) "Electioneering communication" does not include:

(i) Usual and customary advertising of a business owned by a candidate, even if the candidate is mentioned in the advertising when the candidate has been regularly mentioned in that advertising appearing at least twelve months preceding the candidate becoming a candidate;

(ii) Advertising for candidate debates or forums when the advertising is paid for by or on behalf of the debate or forum sponsor, so long as two or more candidates for the same position have been invited to participate in the debate or forum;

(iii) A news item, feature, commentary, or editorial in a regularly scheduled news medium that is:

(A) Of interest to the public;

(B) In a news medium controlled by a person whose business is that news medium; and

(C) Not a medium controlled by a candidate or a political or incidental committee;

(iv) Slate cards and sample ballots;

(v) Advertising for books, films, dissertations, or similar works (A) written by a candidate when the candidate entered into a contract for such publications or media at least twelve months before becoming a candidate, or (B) written about a candidate;

(vi) Public service announcements;

(vii) An internal political communication primarily limited to the members of or contributors to a political party organization or political or incidental committee, or to the officers, management staff, or stockholders of a corporation or similar enterprise, or to the members of a labor organization or other membership organization;
(viii) An expenditure by or contribution to the authorized committee of a candidate for state, local, or judicial office; or

(ix) Any other communication exempted by the commission through rule consistent with the intent of this chapter.

(22) "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. "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. "Expenditure" shall not include the partial or complete repayment by a candidate or political or incidental committee of the principal of a loan, the receipt of which loan has been properly reported.

(23) "Final report" means the report described as a final report in RCW 42.17A.235 (11)(a).

(24) "General election" for the purposes of RCW 42.17A.405 means the election that results in the election of a person to a state or local office. It does not include a primary.

(25) "Gift" has the definition in RCW 42.52.010.

(26) "Immediate family" includes the spouse or domestic partner, dependent children, and other dependent relatives, if living in the household. For the purposes of the definition of "intermediary" in this section, "immediate family" means an individual's spouse or domestic partner, and child, stepchild, grandchild, parent, stepparent, grandparent, brother, half brother, sister, or half sister of the individual and the spouse or the domestic partner of any such person and a child, stepchild, grandchild, parent, stepparent, grandparent, brother, half brother, sister, or half sister of the individual's spouse or domestic partner and the spouse or the domestic partner of any such person.

(27) "Incidental committee" means any nonprofit organization not otherwise defined as a political committee but that may incidentally make a contribution or an expenditure in excess of the reporting thresholds in RCW 42.17A.235, directly or through a political committee. Any nonprofit organization is not an incidental committee if it is only remitting payments through the nonprofit organization in an aggregated form and the nonprofit organization is not required to report those payments in accordance with this chapter.

(28) "Incumbent" means a person who is in present possession of an elected office.

(29)(a) "Independent expenditure" means an expenditure that has each of the following elements:

(i) It is made in support of or in opposition to a candidate for office by a person who is not:

   (A) A candidate for that office;

   (B) An authorized committee of that candidate for that office; and

   (C) A person who has received the candidate's encouragement or approval to make the expenditure, if the expenditure pays in whole or in part for political advertising supporting that candidate or promoting the defeat of any other candidate or candidates for that office;

(ii) It is made in support of or in opposition to a candidate for office by a person with whom the candidate has not collaborated for the purpose of making the expenditure, if the expenditure pays in whole or in part for political advertising supporting that candidate or promoting the defeat of any other candidate or candidates for that office;

(iii) The expenditure pays in whole or in part for political advertising that either specifically names the candidate supported or opposed, or clearly and beyond any doubt identifies the candidate without using the candidate's name; and

(iv) The expenditure, alone or in conjunction with another expenditure or other expenditures of the same person in support of or opposition to that candidate, has a value of one thousand dollars or more. A series of expenditures, each of which is under one thousand dollars, constitutes one independent expenditure if their cumulative value is one thousand dollars or more.

(b) "Independent expenditure" does not include:

Ordinary home hospitality; communications with journalists or editorial staff designed to elicit a news item, feature, commentary, or editorial in a regularly scheduled news medium that is of primary interest to the general public, controlled by a person whose business is that news medium, and not controlled by a candidate or a political committee; participation in the creation of a publicly funded voters pamphlet statement in written or video form; an internal political communication primarily limited to contributors to a political party organization or political action committee, the officers, management staff, and stockholders of a corporation or similar enterprise, or the members of a labor organization or other membership organization; or the rendering of personal services of the sort commonly performed by volunteer campaign workers or incidental expenses personally incurred by volunteer campaign workers not in excess of two hundred fifty dollars personally paid for by the worker.

(30)(a) "Intermediary" means an individual who transmits a contribution to a candidate or committee from another person unless the contribution is from the individual's employer, immediate family, or an association to which the individual belongs.

(b) A treasurer or a candidate is not an intermediary for purposes of the committee that the treasurer or candidate serves.
(c) A professional fund-raiser is not an intermediary if the fund-raiser is compensated for fund-raising services at the usual and customary rate.

(d) A volunteer hosting a fund-raising event at the individual's home is not an intermediary for purposes of that event.

(31) "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 that may be the subject of action by either house or any committee of the legislature and all bills and resolutions that, having passed both houses, are pending approval by the governor.

(32) "Legislative office" means the office of a member of the state house of representatives or the office of a member of the state senate.

(33) "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 act, chapter 34.05 RCW. Neither "lobby" nor "lobbying" includes an association's or other organization's act of communicating with the members of that association or organization.

(34) "Lobbyist" includes any person who lobbies either on the person's own or another's behalf.

(35) "Lobbyist's employer" means the person or persons by whom a lobbyist is employed and all persons by whom the lobbyist is compensated for acting as a lobbyist.

(36) "Ministerial functions" means an act or duty carried out as part of the duties of an administrative office without exercise of personal judgment or discretion.

(37) "Participate" means that, with respect to a particular election, an entity:

(a) Makes either a monetary or in-kind contribution to a candidate;

(b) Makes an independent expenditure or electioneering communication in support of or opposition to a candidate;

(c) Endorses a candidate before contributions are made by a subsidiary corporation or local unit with respect to that candidate or that candidate's opponent;

(d) Makes a recommendation regarding whether a candidate should be supported or opposed before a contribution is made by a subsidiary corporation or local unit with respect to that candidate or that candidate's opponent; or

(e) Directly or indirectly collaborates or consults with a subsidiary corporation or local unit on matters relating to the support of or opposition to a candidate, including, but not limited to, the amount of a contribution, when a contribution should be given, and what assistance, services or independent expenditures, or electioneering communications, if any, will be made or should be made in support of or opposition to a candidate.

(38) "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.

(39) "Political advertising" includes any advertising displays, newspaper ads, billboards, signs, brochures, articles, tabloids, flyers, letters, radio or television presentations, digital communication, or other means of mass communication, used for the purpose of appealing, directly or indirectly, for votes or for financial or other support or opposition in any election campaign.

(40) "Political committee" means any person (except a candidate or an individual dealing with the candidate's or individual's 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.

(41) "Primary" for the purposes of RCW 42.17A.405 means the procedure for nominating a candidate to state or local office under chapter 29A.52 RCW or any other primary for an election that uses, in large measure, the procedures established in chapter 29A.52 RCW.

(42) "Public office" means any federal, state, judicial, county, city, town, school district, port district, special district, or other state political subdivision elective office.

(43) "Public record" has the definition in RCW 42.56.010.

(44) "Recall campaign" means the period of time beginning on the date of the filing of recall charges under RCW 29A.56.120 and ending thirty days after the recall election.

(45) "Remediable violation" means any violation of this chapter that:

(a) Involved expenditures or contributions totaling no more than the contribution limits set out under RCW 42.17A.405(2) per election, or one thousand dollars if there is no statutory limit;

(b) Occurred:

(i) More than thirty days before an election, where the commission entered into an agreement to resolve the matter; or

(ii) At any time where the violation did not constitute a material violation because it was inadvertent and minor or otherwise has been cured and, after consideration of all the circumstances, further proceedings would not serve the purposes of this chapter;

(c) Does not materially harm the public interest, beyond the harm to the policy of this chapter inherent in any violation; and

(d) Involved:
(i) A person who:

(A) Took corrective action within five business days after the commission first notified the person of noncompliance, or where the commission did not provide notice and filed a required report within twenty-one days after the report was due to be filed; and

(B) Substantially met the filing deadline for all other required reports within the immediately preceding twelve-month period; or

(ii) A candidate who:

(A) Lost the election in question; and

(B) Did not receive contributions over one hundred times the contribution limit in aggregate per election during the campaign in question.

(46)(a) "Sponsor" for purposes of an electioneering communications, independent expenditures, or political advertising means the person paying for the electioneering communication, independent expenditure, or political advertising. If a person acts as an agent for another or is reimbursed by another for the payment, the original source of the payment is the sponsor.

(b) "Sponsor," for purposes of a political or incidental committee, means any person, except an authorized committee, to whom any of the following applies:

(i) The committee receives eighty percent or more of its contributions either from the person or from the person's members, officers, employees, or shareholders;

(ii) The person collects contributions for the committee by use of payroll deductions or dues from its members, officers, or employees.

(47) "Sponsored committee" means a committee, other than an authorized committee, that has one or more sponsors.

(48) "State office" means state legislative office or the office of governor, lieutenant governor, secretary of state, attorney general, commissioner of public lands, insurance commissioner, superintendent of public instruction, state auditor, or state treasurer.

(49) "State official" means a person who holds a state office.

(50) "Surplus funds" mean, in the case of a political committee or candidate, the balance of contributions that remain in the possession or control of that committee or candidate subsequent to the election for which the contributions were received, and that are in excess of the amount necessary to pay remaining debts or expenses incurred by the committee or candidate with respect 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 that are in excess of the amount necessary to pay all remaining debts or expenses when it makes its final report under RCW 42.17A.255.

(51) "Technical correction" means the correction of a minor or ministerial error in a required report that does not materially harm the public interest and needs to be corrected for the report to be in full compliance with the requirements of this chapter.

(52) "Treasurer" and "deputy treasurer" mean the individuals appointed by a candidate or political or incidental committee, pursuant to RCW 42.17A.210, to perform the duties specified in that section.

(53) "Violation" means a violation of this chapter that is not a remediable violation, minor violation, or an error classified by the commission as appropriate to address by a technical correction.

Sec. 13. RCW 42.17A.135 and 2019 c 428 s 12 are each amended to read as follows:

(1) Except as provided in subsections (2), (3), ((and)) (7), and (8) of this section, the reporting provisions of this chapter do not apply to:

(a) Candidates, elected officials, and agencies in political subdivisions with fewer than two thousand registered voters as of the date of the most recent general election in the jurisdiction;

(b) Political committees formed to support or oppose candidates or ballot propositions in such political subdivisions; or

(c) Persons making independent expenditures in support of or opposition to such ballot propositions.

(2) The reporting provisions of this chapter apply in any exempt political subdivision from which a "petition for disclosure" containing the valid signatures of fifteen percent of the number of registered voters, as of the date of the most recent general election in the political subdivision, is filed with the commission. The commission shall by rule prescribe the form of the petition. After the signatures are gathered, the petition shall be presented to the auditor or elections officer of the county, or counties, in which the political subdivision is located. The auditor or elections officer shall verify the signatures and certify to the commission that the petition contains no less than the required number of valid signatures. The commission, upon receipt of a valid petition, shall order every known affected person in the political subdivision to file the initially required statement and reports within fourteen days of the date of the order.

(3) The reporting provisions of this chapter apply in any exempt political subdivision that by ordinance, resolution, or other official action has petitioned the commission to make the provisions applicable to elected officials and candidates of the exempt political subdivision. A copy of the action shall be sent to the commission. If the commission finds the petition to be a valid action of the appropriate governing body or authority, the commission shall order every known affected person in the political subdivision to file the initially required statement and reports within fourteen days of the date of the order.

(4) The commission shall void any order issued by it pursuant to subsection (2) or (3) of this section when, at least four years after issuing the order, the commission is presented a petition or official action so requesting from the
affected political subdivision. Such petition or official action shall meet the respective requirements of subsection (2) or (3) of this section.

(5) Any petition for disclosure, ordinance, resolution, or official action of an agency petitioning the commission to void the exemption in RCW 42.17A.200(3) shall not be considered unless it has been filed with the commission:

(a) In the case of a ballot proposition, at least sixty days before the date of any election in which campaign finance reporting is to be required;

(b) In the case of a candidate, at least sixty days before the first day on which a person may file a declaration of candidacy for any election in which campaign finance reporting is to be required.

(6) Any person exempted from reporting under this chapter may at the person's option file the statement and reports.

(7) The reporting provisions of this chapter apply to a candidate in any political subdivision if the candidate receives or expects to receive five thousand dollars or more in contributions.

(8) The reporting provisions of this chapter apply to a candidate in a diking and drainage or related district governed by Title 85 RCW, flood control or related district governed by Title 86 RCW, irrigation or related district governed by Title 87 RCW, or conservation district governed by chapter 89.08 RCW that provides services for at least five thousand natural persons who reside in the state. "Services" includes water storage, delivery, or management, power generation or delivery, or flood control.

Sec. 14. RCW 42.17A.200 and 2010 c 204 s 401 are each amended to read as follows:

The provisions of this chapter relating to the financing of election campaigns shall apply in all election campaigns other than (1) for precinct committee officer; (2) for a federal elective office; and (3) for an office of a political subdivision of the state that does not encompass a whole county and that contains fewer than five thousand registered voters as of the date of the most recent general election in the subdivision, unless required by RCW 42.17A.135 (2) through (5) of (and) 

(7), or (8).

Renumber the remaining section consecutively, correct any internal references accordingly, and correct the title.

With the consent of the House, amendment (1370) was withdrawn.

The bill was ordered engrossed.

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

Representatives Pollet and Kraft spoke in favor of the passage of the bill.

The Speaker stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2588.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2588, and the bill passed the House by the following vote: Yeas, 91; Nays, 7; Absent, 0; Excused, 0.


Voting nay: Representatives Dent, Dufault, Kretz, Maycumber, Schmick, Walsh and Ybarra.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2588, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2723, by Representative Wylie

Addressing off-road vehicle and snowmobile registration enforcement.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2723 was substituted for House Bill No. 2723 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2723 was read the second time.

With the consent of the House, amendment (1267) was withdrawn.

Representative Orcutt moved the adoption of amendment (1504):

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

"Sec. 2. RCW 46.09.400 and 2013 2nd sp.s. c 23 s 12 are each amended to read as follows:

The department shall:

(1) Issue registrations and temporary ORV use permits for off-road vehicles, excluding wheeled all-terrain vehicles subject to subsection (4) of this section;
(2) Issue decals for off-road vehicles, excluding wheeled all-terrain vehicles subject to subsection (4) of this section. The decals serve the same function as license plates for vehicles registered under chapter 46.16A RCW;

(3) ((Charge)) (a) Except as provided in subsection (b) of this subsection, charge a fee for each decal covering the actual cost of the decal;

(b) Charge no fee for the decal, if the vehicle is also properly registered or permitted in another state to a resident of the state, and, at the time of application for either an original Washington ORV registration or a renewal of a Washington ORV registration, the resident presents the following documents issued by the other state: (i) the resident's unexpired driver's license, and (ii) the current registration or permit for the off-road vehicle; and

(4) Issue metal tags, off-road vehicle registrations, and on-road vehicle registrations for wheeled all-terrain vehicles.

**Sec. 3.** RCW 46.09.410 and 2013 2nd sp.s. c 23 s 13 are each amended to read as follows:

(1)(a) The application for an original ORV registration has the same requirements as described for original vehicle registrations in RCW 46.16A.040 and, except as provided in subsection (b) of this subsection, must be accompanied by the annual off-road vehicle license fee required under RCW 46.17.350, in addition to any other fees or taxes due for the application.

(b) No fee is required with an application for an original ORV registration, if the vehicle is also properly registered or permitted in another state to a resident of the state, and, at the time of application for an original Washington ORV registration, the resident presents the following documents issued by the other state: (i) the resident's unexpired driver's license, and (ii) the current registration or permit for the off-road vehicle.

(2)(a) The application for renewal of an ORV registration has the same requirements as described for the renewal of vehicle registrations in RCW 46.16A.110 and, except as provided in subsection (b) of this subsection, must be accompanied by the annual off-road vehicle license fee required under RCW 46.17.350, in addition to any other fees or taxes due for the application.

(b) No fee is required with an application for renewal of an ORV registration, if the vehicle is also properly registered or permitted in another state to a resident of the state, and, at the time of application for a renewal of a Washington ORV registration, the resident presents the following documents issued by the other state: (i) the resident's unexpired driver's license, and (ii) the current registration or permit for the off-road vehicle.

(3) The annual ORV registration is valid for one year and may be renewed each subsequent year as prescribed by the department.

(4) A person who acquires an off-road vehicle that has an ORV registration must:

(a) Apply to the department, county auditor or other agent, or subagent appointed by the director for a transfer of the ORV registration within fifteen days of taking possession of the off-road vehicle; and

(b) Pay the ORV registration transfer fee required under RCW 46.17.410, in addition to any other fees or taxes due at the time of application.

(5) The department shall issue an ORV registration, decals, and tabs upon receipt of:

(a) A properly completed application for an original ORV registration; and

(b) The payment of all fees and taxes due at the time of application.

(6) The ORV registration must be carried on the vehicle for which it was issued at all times during its operation in this state.

(7) Off-road vehicle decals must be affixed to the off-road vehicle in a manner prescribed by the department.

(8) Unless exempt under RCW 46.09.420, any out-of-state operator of an off-road vehicle, when operating in this state, must comply with this chapter. If an ORV registration is required under this chapter, the out-of-state operator must obtain an ORV registration and decal or a temporary ORV use permit.

(9) This section does not apply to wheeled all-terrain vehicles registered for use under RCW 46.09.442."

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

On page 2, line 27, after "and" insert ", except as provided in subsection (7) of this section."

On page 3, line 3, after "in" strike "subsection (6)(b)" and insert "((subsection)) subsections (6)(b) and (7)"

On page 3, line 10, after "46.17.350(1)(s)" insert ", except as provided in subsection (7) of this section."

On page 3, line 11, after "in" strike "subsection (6)(a)" and insert "((subsection)) subsections (6)(a) and (7)"

On page 3, line 18, after "46.17.350(1)(g)" insert ", except as provided in subsection (7) of this section."

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

"(7)(a) No fee is required with an application for an original ORV registration or the renewal of an ORV registration, if the vehicle is also properly registered or permitted in another state to a resident of the state, and, at the time of application, the resident presents the following documents issued by the other state: (i) the resident's unexpired driver's license, and (ii) the current registration or permit for the off-road vehicle.

(b) The department must issue a metal tag and either the off-road tab, on-road tab, or both, as appropriate, following the ORV registration under (a) of this subsection."

Correct the title.
Representatives Orcutt and Wylie spoke in favor of the adoption of the amendment.

Amendment (1504) was adopted.

The bill was ordered engrossed.

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

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

The Speaker stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2723.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2723, and the bill passed the House by the following vote: Yeas, 94; Nays, 4; Absent, 0; Excused, 0.


Voting nay: Representatives Blake, Caldier, Griffey and MacEwen.

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

HOUSE BILL NO. 2773, by Representatives Kirby and Vick

Concerning transportation.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2773 was substituted for House Bill No. 2773 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2773 was read the second time.

Representative Kirby moved the adoption of the striking amendment (1608):

14.0. Strike everything after the enacting clause and insert the following:

"NEW SECTION. Sec. 15. This act may be known and cited as the peer-to-peer vehicle sharing program act.

NEW SECTION. Sec. 16. This chapter is intended to govern the intersection of peer-to-peer car services and the state-regulated business of insurance. Nothing in this chapter is construed to extend beyond insurance for peer-to-peer car sharing or have any implications for other provisions of the code of this state including, but not limited to, those related to motor vehicle regulation, airport regulation, or taxation.

NEW SECTION. Sec. 17. The definitions in this section apply throughout this chapter unless the context clearly requires otherwise.

1) "Car sharing delivery period" means the period of time during which a shared vehicle is being delivered to the location of the car sharing start time, if applicable, as documented by the governing car sharing program agreement.

2) "Car sharing period" means the period of time that commences with the car sharing delivery period or, if there is no car sharing delivery period, that commences with the car sharing start time and in either case ends at the car sharing termination time.

3) "Car sharing program agreement" means the terms and conditions applicable to a shared vehicle owner and a shared vehicle driver that govern the use of a shared vehicle through a peer-to-peer car sharing program. "Car sharing program agreement" does not mean rental car agreement, or similar agreement, as defined in RCW 48.115.005.

4) "Car sharing start time" means the time when the shared vehicle becomes subject to the control of the shared vehicle owner or the shared vehicle driver at or after the time the reservation of a shared vehicle is scheduled to begin as documented in the records of a peer-to-peer car sharing program.

5) "Car sharing termination time" means the earliest of the following events:

(a) The expiration of the agreed upon period of time established for the use of a shared vehicle according to the terms of the car sharing program agreement if the shared vehicle is delivered to the location agreed upon in the car sharing program agreement;

(b) When the shared vehicle is returned to a location as alternatively agreed upon by the shared vehicle owner and shared vehicle driver as communicated through a peer-to-peer car sharing program; or

(c) When the shared vehicle owner or the shared vehicle owner's authorized designee, takes possession and control of the shared vehicle.

6) "Peer-to-peer car sharing" means the authorized use of a vehicle by an individual other than the vehicle's owner through a peer-to-peer car sharing program and has the same meaning as "personal vehicle sharing" as defined
in RCW 48.175.005. "Peer-to-peer car sharing" does not mean rental car as defined in RCW 46.04.465.

(7) "Peer-to-peer car sharing program" means a business platform that connects vehicle owners with drivers to enable the sharing of vehicles for financial consideration and has the same meaning as "personal vehicle sharing program" as defined in RCW 48.175.005. "Peer-to-peer car sharing program" does not mean rental car company as defined in RCW 48.115.005.

(8) "Program insurance policy" has the same meaning as defined in RCW 48.175.005.

(9) "Shared vehicle" means a vehicle that is available for sharing through a peer-to-peer car sharing program. "Shared vehicle" does not mean rental car as defined in RCW 46.04.465.

(10) "Shared vehicle driver" means an individual who has been authorized to drive the shared vehicle by the shared vehicle owner under a car sharing program agreement for noncommercial use. For the purposes of this subsection, "noncommercial use" means use other than that for a "commercial vehicle" as defined in RCW 46.04.140.

(11) "Shared vehicle owner" means the registered owner, or a person or entity designated by the registered owner, of a vehicle made available for sharing to shared vehicle drivers through a peer-to-peer car sharing program.

NEW SECTION. Sec. 18. (1) (a) A peer-to-peer car sharing program shall assume liability, except as provided in (b) of this subsection, of a shared vehicle owner for bodily injury or property damage to third parties or uninsured and underinsured motorist or personal injury protection losses during the car sharing period in an amount stated in the peer-to-peer car sharing program agreement and must be in accordance with chapter 48.175 RCW.

(b) Notwithstanding the definition of car sharing termination time as provided in section 3 of this act, the assumption of liability under (a) of this subsection does not apply to any shared vehicle owner when:

(i) A shared vehicle owner makes an intentional or fraudulent material misrepresentation or omission to the peer-to-peer car sharing program before the car sharing period in which the loss occurred; or

(ii) Acting in concert with a shared vehicle driver who fails to return the shared vehicle pursuant to the terms of the car sharing program agreement.

(c) Notwithstanding the definition of car sharing termination time as provided in section 3 of this act, the assumption of liability under (a) of this subsection would apply to bodily injury, property damage, uninsured and underinsured motorist, or personal injury protection losses by damaged third parties required by chapter 46.29 RCW.

(d) A peer-to-peer car sharing program shall ensure that, during each car sharing period, the shared vehicle owner and the shared vehicle driver are insured under a program insurance policy in accordance with chapter 48.175 RCW.

(c) Nothing in this chapter:

(i) Limits the liability of the peer-to-peer car sharing program for any act or omission of the peer-to-peer car sharing program itself that results in injury to any person as a result of the use of a shared vehicle through a peer-to-peer car sharing program; or

(ii) Limits the ability of the peer-to-peer car sharing program to, by contract, seek indemnification from the shared vehicle owner or the shared vehicle driver for economic loss sustained by the peer-to-peer car sharing program resulting from a breach of the terms and conditions of the car sharing program agreement.

(2) At the time when a vehicle owner registers as a shared vehicle owner on a peer-to-peer car sharing program and prior to the time when the shared vehicle owner makes a shared vehicle available for car sharing on the peer-to-peer car sharing program, the peer-to-peer car sharing program shall notify the shared vehicle owner that, if the shared vehicle has a lien against it, the use of the shared vehicle through a peer-to-peer car sharing program, including use without physical damage coverage, may violate the terms of the contract with the lienholder.

(3) Nothing in this chapter invalidates or limits an exclusion contained in a motor vehicle liability insurance policy, including any insurance policy in use or approved for use that excludes coverage for motor vehicles made available for rent, sharing, or hire, or for any business use.

(4) A peer-to-peer car sharing program shall collect and verify records pertaining to the use of a vehicle including, but not limited to, times used, fees paid by the shared vehicle driver, and revenues received by the shared vehicle owner and provide that information upon request to the shared vehicle owner, the shared vehicle owner's insurer, or the shared vehicle driver's insurer to facilitate a claim coverage investigation. The peer-to-peer car sharing program shall retain the records for a time period not less than the applicable personal injury statute of limitations.

(5) A motor vehicle insurer that defends or indemnifies a claim against a shared vehicle that is excluded under the terms of its policy shall have the right to seek contribution against the motor vehicle insurer of the peer-to-peer car sharing program if the claim is:

(a) Made against the shared vehicle owner or the shared vehicle driver for loss or injury that occurs during the car sharing period; and

(b) Excluded under the terms of its policy.

NEW SECTION. Sec. 19. (1) Each car sharing program agreement made in the state shall disclose to the shared vehicle owner and the shared vehicle driver:

(a) Any right of the peer-to-peer car sharing program to seek indemnification from the shared vehicle owner or the shared vehicle driver for economic loss sustained by the peer-to-peer car sharing program resulting from a breach of the terms and conditions of the car sharing program agreement;
(b) That a motor vehicle liability insurance policy issued to the shared vehicle owner for the shared vehicle or to the shared vehicle driver does not provide a defense or indemnification for any claim asserted by the peer-to-peer car sharing program;

(c) That the peer-to-peer car sharing program's insurance coverage on the shared vehicle owner and the shared vehicle driver is in effect only during each car sharing period and that, for any use of the shared vehicle by the shared vehicle driver after the car sharing termination time, the shared vehicle driver and the shared vehicle owner may not have insurance coverage;

(d) The daily rate, fees, and if applicable, any insurance or protection package costs that are charged to the shared vehicle owner or the shared vehicle driver;

(e) That the shared vehicle owner's motor vehicle liability insurance may not provide coverage for a shared vehicle;

(f) An emergency telephone number to personnel capable of fielding roadside assistance and other customer service inquiries;

(g) If there are conditions under which a shared vehicle driver must maintain a personal automobile insurance policy with certain applicable coverage limits on a primary basis in order to book a shared motor vehicle; and

(h) All other insurance notices in accordance with RCW 48.175.010.

(2)(a) A peer-to-peer car sharing program may not enter into a peer-to-peer car sharing program agreement with a driver unless the driver who will operate the shared vehicle:

(i) Holds a driver's license issued in this state authorizing the driver to operate vehicles of the class of the shared vehicle;

(ii) Is a nonresident who:

(A) Has a driver's license issued by the state or country of the driver's residence that authorizes the driver in that state or country to drive vehicles of the class of the shared vehicle; and

(B) Is at least the same age as that required of a resident to drive; or

(iii) Otherwise is specifically authorized to drive vehicles of the class of the shared vehicle.

(b) A peer-to-peer car sharing program shall keep a record of:

(i) The name and address of the shared vehicle driver;

(ii) The number of the driver's license of the shared vehicle driver and each other person, if any, who will operate the shared vehicle; and

(iii) The place of issuance of the driver's license.

(3) A peer-to-peer car sharing program shall have sole responsibility for any equipment, such as a global positioning system or other special equipment that is put in or on the vehicle to monitor or facilitate the car sharing transaction, and shall agree to indemnify and hold harmless the vehicle owner for any damage to or theft of such equipment during the sharing period not caused by the vehicle owner. The peer-to-peer car sharing program has the right to seek indemnity from the shared vehicle driver for any loss or damage to such equipment that occurs during the sharing period.

(4)(a) At the time when a vehicle owner registers as a shared vehicle owner on a peer-to-peer car sharing program and prior to the time when the shared vehicle owner makes a shared vehicle available for car sharing on the peer-to-peer car sharing program, the peer-to-peer car sharing program shall:

(i) Verify that the shared vehicle does not have any safety recalls on the vehicle for which the repairs have not been made; and

(ii) Notify the shared vehicle owner of the requirements under (b) of this subsection.

(b) If the shared vehicle owner has received an actual notice of a safety recall on the vehicle, a shared vehicle owner may not make a vehicle available as a shared vehicle on a peer-to-peer car sharing program until the safety recall repair has been made.

(i) If a shared vehicle owner receives an actual notice of a safety recall on a shared vehicle while the shared vehicle is made available on the peer-to-peer car sharing program, the shared vehicle owner shall remove the shared vehicle as available on the peer-to-peer car sharing program, as soon as practically possible after receiving the notice of the safety recall and until the safety recall repair has been made.

(ii) If a shared vehicle owner receives an actual notice of a safety recall while the shared vehicle is being used in the possession of a shared vehicle driver, as soon as practically possible after receiving the notice of the safety recall, the shared vehicle owner shall notify the peer-to-peer car sharing program about the safety recall so that the shared vehicle owner may address the safety recall repair.

(5) A peer-to-peer car sharing program shall follow all requirements in accordance with chapter 48.175 RCW.

NEW SECTION. Sec. 20. Sections 1 through 5 of this act constitute a new chapter in Title 46 RCW.

NEW SECTION. Sec. 21. This act takes effect January 1, 2021."

Correct the title.

With the consent of the House, the striking amendment (1608) was withdrawn.

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

Representatives Kirby and Vick spoke in favor of the passage of the bill.
The Speaker stated the question before the House to be the final passage of Substitute House Bill No. 2773.

**ROLL CALL**

The Clerk called the roll on the final passage of Substitute House Bill No. 2773, and the bill passed the House by the following vote: Yeas, 97; Nays, 1; Absent, 0; Excused, 0.


Voting nay: Representative Shea.

**SUBSTITUTE HOUSE BILL NO. 2773**

having received the necessary constitutional majority, was declared passed.

**HOUSE BILL NO. 2220**, by Representatives Dolan, Callan, Ortiz-Self, Ryu, Appleton, Valdez, Frame, Davis, Ormsby, Irwin, Wylie, Doglio, Santos and Peterson

Volunteering in schools after a criminal conviction.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2220 was substituted for House Bill No. 2220 and the substitute bill was placed on the second reading calendar.

**SUBSTITUTE HOUSE BILL NO. 2220** was read the second time.

Representative Dolan moved the adoption of the striking amendment (1620):

21.0. Strike everything after the enacting clause and insert the following:

"**NEW SECTION. Sec. 21.1.** A new section is added to chapter 28A.605 RCW to read as follows:

(1) If a criminal history record check performed as part of the volunteer application process for a parent applicant indicates that the parent has a criminal history, the school must either:

(a) Disregard the criminal history if the parent:

(i) Submits documentation for each crime indicated on the record check showing either:

(A) The guilty plea or conviction is the subject of expungement, pardon, vacation, annulment, certificate of rehabilitation, or other equivalent procedure based on a finding of the rehabilitation; or pardon, annulment, or other equivalent procedure based on a finding of innocence; or

(B) For a crime not listed in RCW 28A.400.322, a certificate of restoration of opportunity has been issued under RCW 9.97.020; and

(ii) Signs a statement indicating that the parent has not been arrested for a new crime or does not have a pending criminal charge; or

(b) Complete a criminal history review for a parent who has not met the requirements of (a) of this subsection. When performing a criminal history review a school must consider the length of time since the commission of the last crime for which the parent pled guilty or was convicted, and whether any crime involved a minor child victim. In addition, the school may consider: (i) The age of the parent on the date of the commission of the last crime for which the parent pled guilty or was convicted; (ii) whether the parent has been approved by a state agency to have unsupervised access to children under eighteen years of age or persons with developmental disabilities; and (iii) whether providing limited access to children under eighteen years of age and to persons with developmental disabilities within a teacher's classroom would give the parent the opportunity to have meaningful involvement in the school.

(2) Within five days of denying the volunteer application of a parent, the school must notify the parent of the school's decision, state specific reasons for the denial, and provide the procedure for appealing the school's decision to the school's governing body.

(3) A school must notify parent applicants for volunteer positions about the process for submitting documents and statements related to application review and approval.

(4) The definitions in this subsection apply throughout this section unless the context clearly requires otherwise.

(a) "Criminal history record check" means any record check through either the Washington state patrol or the federal bureau of investigation, including as authorized under RCW 28A.400.303.

(b) "Parent" means a parent, grandparent, guardian, or legal custodian of a student enrolled at a school.

(c) "School" means a school district, an educational service district, the Washington center for deaf and hard of hearing youth, the state school for the blind, a federal bureau of Indian affairs-funded school, a charter school established under chapter 28A.710 RCW, or a school that is the subject of a state-tribal education compact under chapter 28A.715 RCW, or a contractor of a school.

(d) "Unsupervised" has the same meaning as in RCW 28A.400.303.

**NEW SECTION. Sec. 2.** A new section is added to chapter 28A.345 RCW to read as follows:
The Washington state school directors' association, in consultation with the office of the superintendent of public instruction and the office of the education ombuds, must develop a model parent volunteer policy and procedure that addresses the application review and approval requirements in section 1 of this act. By September 1, 2020, the Washington state school directors' association must post the model policy and procedure on its website. For the purposes of this section, "parent" has the same meaning as in section 1 of this act.

Correct the title.

Representative Steele moved the adoption of amendment (1680) to the striking amendment (1620):

21.0. On page 1, beginning on line 7 of the striking amendment, after "school must" strike all material through "subsection" on line 22, and insert "complete a criminal history review"

On page 3, line 5 of the striking amendment, after "act." insert the following:

"Sec. 3. RCW 28A.400.303 and 2019 c 266 s 20 are each amended to read as follows:

(1) School districts, educational service districts, the Washington center for deaf and hard of hearing youth, the state school for the blind, and their contractors hiring employees who will have regularly scheduled unsupervised access to children or developmentally disabled persons shall require a record check through the Washington state patrol criminal identification system under RCW 43.43.830 through 43.43.834, 10.97.030, and 10.97.050 and through the federal bureau of investigation before hiring an employee. The record check shall include a fingerprint check using a complete Washington state criminal identification fingerprint card. The requesting entity may provide a copy of the record report to the applicant at the applicant's request. When necessary, applicants may be employed on a conditional basis pending completion of the investigation. If the applicant has had a record check within the previous two years, the district, the Washington center for deaf and hard of hearing youth, the state school for the blind, or contractor may waive the requirement. Except as provided in subsection (2) of this section, the district, pursuant to chapter 41.59 or 41.56 RCW, the Washington center for deaf and hard of hearing youth, the state school for the blind, or contractor hiring the employee shall determine who shall pay costs associated with the record check.

(2) Federal bureau of Indian affairs-funded schools may use the process in subsection (1) of this section to perform record checks for their employees and applicants for employment.

3(a) School districts, educational service districts, the Washington center for deaf and hard of hearing youth, the state school for the blind, federal bureau of Indian affairs-funded schools, charter schools established under chapter 28A.710 RCW, schools that are the subject of a state-tribal education compact under chapter 28A.715 RCW, and their contractors (may use the process in subsection (1) of this section to perform record checks for any prospective volunteer who will have regularly scheduled unsupervised access to children under eighteen years of age or developmentally disabled persons, during the course of his or her involvement with the school or organization under circumstances where access will or may involve the following:

(i) Groups of five or fewer children under twelve years of age;

(ii) Groups of three or fewer children between twelve and eighteen years of age; or

(iii) Developmentally disabled persons.

(b) For purposes of (a) of this subsection, "unsupervised" means not in the presence of:

(i) Another employee or volunteer from the same school or organization; or

(ii) Any relative or guardian of any of the children or developmentally disabled persons to whom the prospective employee or volunteer has access during the course of his or her involvement with the school or organization.

must require criminal history record checks for prospective volunteers as follows:

(i) If a prospective volunteer will have unsupervised access to children under eighteen years of age or persons with developmental disabilities during the course of his or her involvement with the school, the school must require a fingerprint record check through the Washington state patrol criminal identification system and the federal bureau of investigation; and

(ii) If a prospective volunteer will not unsupervised access to children under eighteen years of age or persons with developmental disabilities during the course of his or her involvement with the school, the school must, at a minimum, require a name and birthdate record check through the Washington state patrol criminal identification system.

(b) The cost of record checks under this subsection (3) must be paid by or reimbursed by the office of the superintendent of public instruction.

(4) Individuals who hold a valid portable background check clearance card issued by the department of children, youth, and families consistent with RCW 43.216.270 can meet the requirements in subsection (1) of this section by providing a true and accurate copy of their Washington state patrol and federal bureau of investigation background report results to the office of the superintendent of public instruction.

(5) The cost of record checks must include: The fees established by the Washington state patrol and the federal bureau of investigation for the criminal history background checks; a fee paid to the superintendent of public instruction for the cost of administering this section and RCW 28A.195.080 and 28A.410.010; and other applicable fees for obtaining the fingerprints."
Representatives Steele and Santos spoke in favor of the adoption of the amendment to the striking amendment.

Amendment (1680) to the striking amendment (1620) was adopted.

Representatives Dolan and Caldier spoke in favor of the adoption of the striking amendment as amended.

The striking amendment (1620), as amended, was adopted.

The bill was ordered engrossed.

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

Representatives Dolan, Steele, Kraft and Harris spoke in favor of the passage of the bill.

The Speaker stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2220.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2220, and the bill passed the House by the following vote: Yeas, 82; Nays, 16; Absent, 0; Excused, 0.


Voting nay: Representatives Boehnke, DeBolt, Dent, Hoff, Jenkins, Kretz, Maycumber, McCaslin, Mosbrucker, Shea, Smith, Sutherland, Vick, Walsh, Wilcox and Young.

ENGROSGED SUBSTITUTE HOUSE BILL NO. 2220, having received the necessary constitutional majority, was declared passed.

STATEMENT FOR THE JOURNAL

I intended to vote NAY on Engrossed Substitute House Bill No. 2220.

Representative Dufault, 15th District

SECOND READING

HOUSE BILL NO. 2879, by Representatives Vick and Eslick

Fostering economic growth in Washington by supporting in-state manufacturing.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2879 was substituted for House Bill No. 2879 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2879 was read the second time.

Representative Vick moved the adoption of the striking amendment (1681):

21.0. Strike everything after the enacting clause and insert the following:

"NEW SECTION. Sec. 1. The legislature finds that manufacturing jobs are important to all regions of Washington because of their above-average wages and strong benefits. Manufacturing industries employ more than two hundred eighty-seven thousand people in Washington. Manufacturers help drive Washington's economy, producing more than fifty-eight billion dollars in goods annually and accounting for nearly twelve percent of the gross state product. More than eighty percent of Washington exports are manufactured goods. The legislature finds that due to a complex variety of factors from global competition, automation, regulatory factors, and productivity gains, this sector of the economy has had output growth without experiencing the desired employment growth during this cycle of economic growth for the country and our state. The legislature intends to investigate these factors and discuss with private sector partners the full spectrum of policy levers that could improve and sustain long-term job growth and regulatory certainty for this critical sector of our economy. Therefore, the legislature intends that the department of commerce complete a study, in consultation with in-state manufacturing partners.

NEW SECTION. Sec. 2. A new section is added to chapter 43.330 RCW to read as follows:

(1) The department, in consultation with the leaders of the economic development committees of the legislature, is directed to complete a study of public policies that would foster growth of all subsectors of manufacturing and growth in manufacturing jobs throughout all of Washington’s thirty-nine counties. The study shall include a comprehensive assessment of policy recommendations that will lead to improvement in regulatory conditions, infrastructure, and workforce development resources that support the growth and sustainability of the manufacturing sector. By December 31, 2020, the department must complete the study and recommend policies that will facilitate the development of manufacturing in all of Washington state's counties.

(2) The department shall meet regularly with an advisory committee convened by a statewide manufacturing association to assist in the scoping of the study and
evaluation of policy recommendations. The department shall solicit information and analysis from other state agencies that have a regulatory and tax impact on the manufacturing industry. The advisory group shall be allowed to offer a report as an appendix to the official study and the department's policy recommendations. The advisory group shall include, but not be limited to, members from each of the following industry subsectors:
(a) Aerospace manufacturing;
(b) Food manufacturing;
(c) Beverage manufacturing;
(d) Wood product manufacturing;
(e) Primary metal manufacturing;
(f) Machinery manufacturing;
(g) Computer and electronic product manufacturing;
(h) Furniture and related product manufacturing;
(i) Transportation equipment manufacturing;
(j) Chemical manufacturing;
(k) Plastics and rubber products manufacturing;
(l) Paper manufacturing;
(m) Printing and related support activities;
(n) Maritime manufacturing; and
(o) Clean energy manufacturing."

Correct the title.

Representatives Vick and Kloba spoke in favor of the adoption of the striking amendment.

The striking amendment (1681) was adopted.

The bill was ordered engrossed.

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

Representatives Vick, Kloba and Smith spoke in favor of the passage of the bill.

The Speaker stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2879.

**ROLL CALL**

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2879, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


**ENGROSSED SUBSTITUTE HOUSE BILL NO. 2879**, having received the necessary constitutional majority, was declared passed.

**HOUSE BILL NO. 2216, by Representatives Eslick, Dent, Corry and Jenkin**

**Increasing the maximum bet in sports pools.**

The bill was read the second time.

Representative Peterson moved the adoption of amendment (1676):

21.0. On page 1, line 7, after "sports" strike "pools" and insert "((pools)) boards"

On page 1, line 12, after "sports" strike "pool" and insert "((pool)) board"

On page 1, line 18, after "contest the" strike "pool" and insert "((pool)) sports board"

On page 1, at the beginning of line 19, strike "pool" and insert "((pool)) sports board"

On page 1, line 20, after "After the" strike "pool" and insert "((pool)) sports board"

On page 2, line 1, after "enter the" strike "pool" and insert "((pool)) sports board"

On page 2, line 5, after "sports" strike "pool" and insert "((pool))"

On page 2, line 9, after "conducting the" strike "pool" and insert "((pool)) sports board"

On page 2, line 10, after "sports" strike "pools" and insert "((pools)) boards"

On page 2, line 12, after "sports" strike "pool" and insert "((pool)) board"

Representatives Peterson and Eslick spoke in favor of the adoption of the amendment.

Amendment (1676) was adopted.

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

Representatives Eslick and Peterson spoke in favor of the passage of the bill.

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 2216.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 2216, and the bill passed the House by the following vote: Yeas, 84; Nays, 14; Absent, 0; Excused, 0.


Voting nay: Representatives Callan, Chopp, Davis, Harris, Kilduff, Kretz, Leavitt, Maycumber, Ramos, Ryu, Senn, Shewmake, Smith and Tarleton.

ENGROSSED HOUSE BILL NO. 2216, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2295, by Representatives Goodman, Griffey, Irwin and Wylie

Concerning enforcement of small claims court judgments.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2295 was substituted for House Bill No. 2295 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2295 was read the second time.

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

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

The Speaker stated the question before the House to be the final passage of Substitute House Bill No. 2295.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2295, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


SUBSTITUTE HOUSE BILL NO. 2295, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2205, by Representatives Goodman, Dufault and Appleton

Making technical corrections and removing obsolete language from the Revised Code of Washington pursuant to RCW 1.08.025.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2205 was substituted for House Bill No. 2205 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2205 was read the second time.

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

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

The Speaker stated the question before the House to be the final passage of Substitute House Bill No. 2205.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2205, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.

Voting yea: Representatives Appleton, Barkis, Bergquist, Blake, Boehnke, Caldier, Callan, Chambers,
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SUBSTITUTE HOUSE BILL NO. 2205, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 1733, by Representatives Gregerson, Dye, Dent, Blake and Tarleton

Retaining productive farmland.

The bill was read the second time.

There being no objection, Second Substitute House Bill No. 1733 was substituted for House Bill No. 1733 and the second substitute bill was placed on the second reading calendar.

SECOND SUBSTITUTE HOUSE BILL NO. 1733 was read the second time.

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

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

Representative Dye spoke against the passage of the bill.

The Speaker stated the question before the House to be the final passage of Second Substitute House Bill No. 1733.

ROLL CALL

The Clerk called the roll on the final passage of Second Substitute House Bill No. 1733, and the bill passed the House by the following vote: Yeas, 59; Nays, 39; Absent, 0; Excused, 0.


Voting nay: Representatives Barkis, Boehnke, Caldier, Chambers, Chandler, Corry, Dent, Dufault, Dye, Gildon, Goehner, Graham, Griffey, Harris, Hoff, Irwin, Jenkin, Klippert, Kraft, Kretz, MacEwen, Maycumber, McCaslin, Mosbrucker, Orcutt, Rude, Schmick, Shea, Smith, Steele, Stokesbary, Sutherland, Van Werven, Vick, Volz, Walsh, Wilcox, Ybarra and Young.

SECOND SUBSTITUTE HOUSE BILL NO. 1733, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 1390, by Representatives Leavitt, Volz, Dolan, Fitzgibbon, Caldier, Wylie, Pellicciotti, MacEwen, Griffey, Callan, Kilduff, Appleton, Jinkins, Tharinger, Blake, Ramos, Eslick, Slatter, Valdez, Schmick, Shewmake, Doglio, Goodman, Pollet and Ortiz-Self

Providing a benefit increase to certain retirees of the public employees' retirement system plan 1 and the teachers' retirement system plan 1.

The bill was read the second time.

Representative Ormsby moved the adoption of amendment (1464):

21.0. On page 1, line 14, after "July 1," strike "2018" and insert "2019"

On page 1, line 15, after "July 1," strike "2019" and insert "2020"

On page 2, line 9, after "July 1," strike "2018" and insert "2019"

On page 2, line 10, after "July 1," strike "2019" and insert "2020"

On page 2, line 18, after "July 1," strike "2019" and insert "2020"

Representatives Ormsby and Irwin spoke in favor of the adoption of the amendment.

Amendment (1464) was adopted.

Representative Ormsby moved the adoption of amendment (1550):

21.0. On page 1, beginning on line 16 after "benefit" strike "not to exceed sixty-two dollars and fifty cents"

On page 2, beginning on line 11 after "benefit" strike "not to exceed sixty-two dollars and fifty cents"

With the consent of the House, amendment (1550) was withdrawn.

The bill was ordered engrossed.

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

The Speaker stated the question before the House to be the final passage of Engrossed House Bill No. 1390.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 1390, and the bill passed the House by the following vote: Yeas, 98; Nays, 0;Absent, 0; Excused, 0.


ENGROSSED HOUSE BILL NO. 1390, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2836, by Representatives Lovick, Boehnke, Valdez, Gregerson, Ortiz-Self, Riccelli, Shewmake, Kloba, Mead, Doglio, Entenman, Tarleton, Hudgins, Ryu, Pettigrew, Thai, Morgan, Santos, Lekanoff, Slatter, Orwell, Davis, Sells, Goodman, Appleton, J. Johnson and Chopp

Establishing an unpiloted aircraft system state coordinator.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2836 was substituted for House Bill No. 2836 and the second substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2836 was read the second time.

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

Representatives Lovick and Dent spoke in favor of the passage of the bill.

The Speaker stated the question before the House to be the final passage of Substitute House Bill No. 2836.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2836, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


SUBSTITUTE HOUSE BILL NO. 2836, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2662, by Representatives Maycumber, Cody, DeBolt, Tharinger, Chopp, Harris, Macri, Thai, Chambers, Caldier, Duerr, Hudgins, Chapman, Steele, Gildon, Eslick, Robinson, Irwin, Lekanoff, Senn, Doglio, Gregerson, Peterson, Goodman, Leavitt, Frame, Pollet, Riccelli, Volz, Davis and Kloba

Reducing the total cost of insulin.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2662 was substituted for House Bill No. 2662 and the second substitute bill was placed on the second reading calendar.

SECOND SUBSTITUTE HOUSE BILL NO. 2662 was read the second time.

Representative Maycumber moved the adoption of amendment (1243):

21.0. On page 5, line 9, after "cap" strike "copayments, deductibles, or other forms of cost sharing for the" and insert "the total amount that an enrollee is required to pay for a covered insulin"

On page 5, line 11, after "drug." insert "Prescription insulin drugs must be covered without being subject to a deductible, and any cost-sharing paid by an enrollee must be applied toward the enrollee’s deductible obligation."

On page 5, line 34, after "cap" strike "copayments, deductibles, or other forms of cost sharing for the" and insert
"the total amount that an enrollee is required to pay for a covered insulin"

On page 5, line 36, after "drug," insert "Prescription insulin drugs must be covered without being subject to a deductible, and any cost-sharing paid by an enrollee must be applied toward the enrollee’s deductible obligation."

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

Amendment (1243) was adopted.

The bill was ordered engrossed.

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

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

The Speaker stated the question before the House to be the final passage of Engrossed Second Substitute House Bill No. 2662.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Second Substitute House Bill No. 2662, and the bill passed the House by the following vote: Yeas, 97; Nays, 1; Absent, 0; Excused, 0.


Voting nay: Representative Kraft.

ENGROSSED SECOND SUBSTITUTE HOUSE BILL NO. 2662, having received the necessary constitutional majority, was declared passed.

There being no objection, the House adjourned until 11:00 a.m., February 20, 2020, the 39th Day of the Regular Session.

LAURIE JINKINS, Speaker

BERNARD DEAN, Chief Clerk
The flags were escorted to the rostrum by a Sergeant at Arms Color Guard, Seattle Buddhist Church Boy Scout Troup 252, led by Scoutmaster Corey Murata. The Speaker (Representative Lovick presiding) led the Chamber in the Pledge of Allegiance. The prayer was offered by Reverend Paul Benz, Evangelical Lutheran Church, Seattle, Washington.

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

RESOLUTION


WHEREAS, On February 19, 1942, President Franklin D. Roosevelt issued Executive Order 9066, which authorized the United States military to forcibly remove and incarcerate more than 120,000 persons of Japanese ancestry from the West Coast, including 12,000 Japanese American residents of Washington State; and

WHEREAS, The first civilian evacuation order gave Japanese Americans from Bainbridge Island less than one week to leave behind homes, personal belongings, farms, businesses, friends, and family and report to hastily constructed detention centers like Camp Harmony on the grounds of the Washington State fair in Puyallup; and

WHEREAS, This drastic course of action allegedly aimed to prevent acts of espionage and sabotage by Japanese Americans who were deemed untrustworthy and disloyal to the United States; and

WHEREAS, On March 23, 1943, the War Department organized a segregated unit of Japanese Americans, many of whom reported for military duty from the concentration camps surrounded by barbed wire in which they and their families were detained; and

WHEREAS, More than 12,000 volunteers responded to questions about their loyalty and patriotism by amassing a battle record unparalleled in United States military history with 7 Presidential Unit Citations, 21 Medals of Honor, 29 Distinguished Service Crosses, 1 Distinguished Service Medal, 588 Silver Stars, more than 4,000 Bronze Stars, 22 Legion of Merit Medals, 145 Soldier's Medals, 9,486 Purple Hearts, 16 decorations from France and Italy, and, in 2010, the Congressional Gold Medal; and

WHEREAS, Equally loyal and patriotic Japanese Americans fought to protect our constitutional rights and liberties through dissent, like University of Washington student Gordon Hirabayashi who was arrested, convicted, and imprisoned for defying the military curfew on select civilians and refusing to evacuate when ordered; and

WHEREAS, In 1979, Washington State Congressman Mike Lowry introduced H.R. 5977 to provide reparations for wartime relocation and internment of civilians found "no military or security reason for the internment" of persons of Japanese ancestry, but determined the cause of the incarceration as "racial prejudice, war hysteria, and a failure of political leadership"; and

WHEREAS, Through this travesty of justice, Japanese Americans suffered immense economic loss of property and assets, immeasurable physical and psychological harm, and were deprived of their constitutional liberties without due process of law; and

WHEREAS, In 1982, the Congressional commission on wartime relocation and internment of civilians found "no military or security reason for the internment" of persons of Japanese ancestry, but determined the cause of the incarceration as "racial prejudice, war hysteria, and a failure of political leadership"; and

WHEREAS, In 1979, Washington State Congressman Mike Lowry introduced H.R. 5977 to provide reparations and an apology to the Japanese American incarcerees, thus initiating a ten-year legislative quest that ended when President Ronald Reagan signed the Civil Liberties Act of 1988; and

WHEREAS, Throughout Washington State, the last remaining survivors of the European and Asian Pacific battlefields of World War II and of American incarceration camps live their golden years in quiet contrast to their extraordinary acts of conscience and valor while all of America continues to benefit from their heroic patriotism;

NOW, THEREFORE, BE IT RESOLVED, That the Washington State House of Representatives pause to acknowledge the seventy-eighth anniversary of the signing of Executive Order 9066; to recognize and remember Japanese American veterans, incarcerees, and civil rights
activists from the State of Washington, and to honor the lessons and blessings of liberty and justice for all; and

BE IT FURTHER RESOLVED, That copies of this resolution be immediately transmitted by the Chief Clerk of the House of Representatives to the Nisei Veterans Committee, Densho, the Japanese American Citizens League, the Japanese Cultural and Community Center of Washington State, and the Wing Luke Museum of the Asian Pacific American Experience.

Representative Stonier moved adoption of HOUSE RESOLUTION NO. 4661.

Representatives Stonier, Chambers, Santos and DeBolt spoke in favor of the adoption of the resolution.

HOUSE RESOLUTION NO. 4661 was adopted.

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

INTRODUCTION & FIRST READING

**HB 2945** by Representative Sullivan

AN ACT Relating to aerospace business and occupation taxes and world trade organization compliance; reenacting and amending RCW 82.04.260; adding a new section to chapter 82.04 RCW; creating a new section; and declaring an emergency.

Referred to Committee on Finance.

**HB 2946** by Representatives Stokesbary, Wilcox, Orcutt, Barkis, MacEwen, Griffe, Mosbrucker, Irwin, Steele, Graham, Smith, Chambers, Maycumber, Boehnke, Kretz, Goehner, Corry, Gildon, Sutherland, Vick, Harris, Hoff, Chandler, Eshick, Volz, Ybarra, Walsh, Jenkins, Schmick, Dent, Van Werven, Klippert, Dufault, Caldier, Kraft, Dye, McCasin, Rude, DeBolt and Young

AN ACT Relating to reducing the financial costs imposed by the state government on working Washington families; amending RCW 46.17.355, 46.17.333, 82.44.065, 81.104.140, 81.104.160, 82.08.020, and 82.12.020; reenacting and amending RCW 46.17.350; adding a new section to chapter 46.17 RCW; adding a new section to chapter 82.44 RCW; adding a new section to chapter 81.112 RCW; adding new sections to chapter 82.08 RCW; adding new sections to chapter 82.12 RCW; creating new sections; repealing RCW 46.17.365, 46.68.415, 82.80.130, 82.80.140, 82.44.035, and 81.104.160; providing an effective date; providing contingent effective dates; providing a contingent expiration date; and declaring an emergency.

Referred to Committee on Transportation.

**E2SSB 5481** by Senate Committee on Ways & Means (originally sponsored by Warnick, Sheldon, Short, Van De Wege, Honeyford, Wagoner, Fortunato and Holy)

AN ACT Relating to providing department of fish and wildlife officers interest arbitration under certain circumstances; amending RCW 41.80.340; and reenacting and amending RCW 41.80.005 and 41.80.010.

Referred to Committee on Appropriations.

**ESSB 5759** by Senate Committee on Health & Long Term Care (originally sponsored by Cleveland, Rivers, Conway, Bailey, Wilson, L., Short and Keiser)

AN ACT Relating to the use of remote technology in corrective lens prescriptions; adding a new chapter to Title 18 RCW; creating a new section; and prescribing penalties.

Referred to Committee on Appropriations.

**ESSB 6012** by Senate Committee on Ways & Means (originally sponsored by Hawkins and Palumbo)

AN ACT Relating to promoting renewable energy through modifying tax incentives; amending RCW 82.08.962, 82.12.962, and 82.14.455; creating a new section; and providing expiration dates.

Referred to Committee on Finance.

**ESSB 6040** by Senate Committee on Ways & Means (originally sponsored by Braun, Becker and Kuderer)

AN ACT Relating to the budgeting process for certain state waiver services for individuals with developmental disabilities; amending RCW 43.88C.010; adding a new section to chapter 43.88 RCW; creating new sections; and providing an expiration date.

Referred to Committee on Appropriations.

**ESSB 6062** by Senate Committee on Health & Long Term Care (originally sponsored by Becker and Short)

AN ACT Relating to direct primary care oversight; and repealing RCW 48.150.100.

Referred to Committee on Health Care & Wellness.

**ESSB 6063** by Senate Committee on Human Services, Reentry & Rehabilitation (originally sponsored by Wagoner, Kuderer and Padden)

AN ACT Relating to improving department of corrections health care administration; amending RCW
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72.10.020; and adding a new section to chapter 72.10 RCW.

Referred to Committee on Public Safety.

SSB 6065 by Senate Committee on Environment, Energy & Technology (originally sponsored by Brown, Hasegawa, Kuderer, Nguyen, Rolfses, Short, Wilson, L., Das and Wellman)

AN ACT Relating to establishing the Washington blockchain work group; creating a new section; and providing an expiration date.

Referred to Committee on Innovation, Technology & Economic Development.

ESSB 6097 by Senate Committee on Health & Long Term Care (originally sponsored by Rolfses, Kuderer, Pedersen, Frockt, Conway, Randall, Carlyle and Saldaña)

AN ACT Relating to requiring the insurance commissioner to review a health carrier's surplus levels as part of its rate filing review process; and adding a new section to chapter 48.43 RCW.

Referred to Committee on Health Care & Wellness.

E2SSB 6128 by Senate Committee on Ways & Means (originally sponsored by Randall, Darneille, Dhinr, Frockt, Hasegawa, Hunt, Kuderer, Llovelett, Salomon, Stanford, Van De Wege, Nguyen, Wilson and C.)

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

Referred to Committee on Health Care & Wellness.

ESSB 6147 by Senate Committee on Agriculture, Water, Natural Resources & Parks (originally sponsored by Salomon, Lovelett, Wilson, C., Rolfses, Billig and Keiser)

AN ACT Relating to the replacement of shoreline armoring; and amending RCW 77.55.231.

Referred to Committee on Rural Development, Agriculture, & Natural Resources.

E2SSB 6205 by Senate Committee on Ways & Means (originally sponsored by Cleveland, Conway, Randall, Keiser, Mullet, Frockt, Billig, Saldaña, Dhinra, Van De Wege, Hunt, Kuderer, Lovelett, Stanford, Wilson and C.)

AN ACT Relating to preventing harassment, abuse, and discrimination experienced by long-term care workers; adding a new chapter to Title 49 RCW; creating a new section; and prescribing penalties.

Referred to Committee on Labor & Workplace Standards.

E2SSB 6213 by Senate Committee on Ways & Means (originally sponsored by Das, Carlyle, Van De Wege, Dhinra, Kuderer, Lovelett, Nguyen, Billig, Rolfses, Saldaña, Darneille, Hasegawa, Lluis, Keiser, Pedersen, Stanford, Frockt, Wellman, Wilson and C.)

AN ACT Relating to certain expanded polystyrene products; reenacting and amending RCW 43.21B.110 and 43.21B.110; adding a new chapter to Title 70 RCW; prescribing penalties; providing an effective date; and providing an expiration date.

Referred to Committee on Environment & Energy.

ESSB 6217 by Senate Committee on Labor & Commerce (originally sponsored by Keiser, Saldaña, Nguyen, Hasegawa, Conway, Wilson and C.)

AN ACT Relating to minimum labor standards for certain employees working at an airport or air navigation facility; and amending RCW 14.08.330 and 14.08.120.

Referred to Committee on Labor & Workplace Standards.

ESSB 6278 by Senate Committee on Agriculture, Water, Natural Resources & Parks (originally sponsored by Carlyle, Braun, Van De Wege, Rolfses, Nguyen, Saldaña, Das, Billig and Hasegawa)

AN ACT Relating to water withdrawals for commercial bottled water production; and amending RCW 90.03.290.

Referred to Committee on Environment & Energy.

ESSB 6282 by Senate Committee on Early Learning & K-12 Education (originally sponsored by Pedersen, Wellman, Kuderer, Salomon, Mullet, Carlyle, Hunt, Holy, Padden, Hawkins, Zeiger and Wagoner)

AN ACT Relating to the development of highly capable transition plans; adding a new section to chapter 28A.185 RCW; and creating new sections.

Referred to Committee on Education.

ESSB 6300 by Senate Committee on Law & Justice (originally sponsored by Rivers, Pedersen, Zeiger, Kuderer, Frockt and Lovelett)
AN ACT Relating to animal welfare; amending RCW 16.08.100, 16.52.011, 16.52.085, 16.52.095, 16.52.200, 16.52.205, 16.52.207, 16.54.020, and 16.54.030; repealing RCW 16.08.030, 16.52.110, and 16.52.165; and prescribing penalties.

Referred to Committee on Public Safety.

SB 6374 by Senators Holy, Mullet, Padden, Wilson, L., Wilson and C.

AN ACT Relating to apprenticeship materials for dual credit scholarship programs; and amending RCW 28B.76.730.

Referred to Committee on College & Workforce Development.

E2SSB 6518 by Senate Committee on Ways & Means (originally sponsored by Rolfes, Van De Wege, Wilson and C.)

AN ACT Relating to reducing prenatal exposure and harm to children by limiting environmental exposure to certain pesticides; adding a new section to chapter 17.21 RCW; and creating new sections.

Referred to Committee on Appropriations.

2SSB 6561 by Senate Committee on Ways & Means (originally sponsored by Liias, Saldaña, Das, Nguyen, Hasegawa, Stanford, Dhingra, Hunt, Kuderer, Wellman, Wilson and C.)

AN ACT Relating to higher education funding options for dreamers; adding a new chapter to Title 28B RCW; and providing an effective date.

Referred to Committee on Appropriations.

There being no objection, the bills listed on the day’s introduction sheet under the fourth order of business were referred to the committees so designated, with the exception of ENGROSSED SUBSTITUTE SENATE BILL NO. 6278 which was referred to the Committee on Rural Development, Agriculture, & Natural Resources and ENGROSSED SECOND SUBSTITUTE SENATE BILL NO. 6128 which was referred to the Committee on Appropriations.

The Speaker (Representative Lovick presiding) called upon Representative Ramel to preside.

There being no objection, the House adjourned until 9:55 a.m., February 21, 2020, the 40th Day of the Regular Session.

LAURIE JINKINS, Speaker
BERNARD DEAN, Chief Clerk
The House was called to order at 9:55 a.m. by the Speaker (Representative Orwall presiding).

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

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

MESSAGES FROM THE SENATE

February 19, 2020

Mme. SPEAKER:

The Senate has passed:

- SUBSTITUTE SENATE BILL NO. 5168
- ENGROSSED SECOND SUBSTITUTE SENATE BILL NO. 5299
- SUBSTITUTE SENATE BILL NO. 5400
- SECOND SUBSTITUTE SENATE BILL NO. 5607
- ENGROSSED SUBSTITUTE SENATE BILL NO. 5614
- ENGROSSED SUBSTITUTE SENATE BILL NO. 5829
- ENGROSSED SUBSTITUTE SENATE BILL NO. 5984
- SENATE BILL NO. 6049
- SUBSTITUTE SENATE BILL NO. 6058
- SECOND SUBSTITUTE SENATE BILL NO. 6064
- SENATE BILL NO. 6073
- ENGROSSED SUBSTITUTE SENATE BILL NO. 6092
- SECOND SUBSTITUTE SENATE BILL NO. 6117
- SENATE BILL NO. 6164
- ENGROSSED SUBSTITUTE SENATE BILL NO. 6189
- SENATE BILL NO. 6212
- SENATE BILL NO. 6236
- SUBSTITUTE SENATE BILL NO. 6256
- SUBSTITUTE SENATE BILL NO. 6257
- ENGROSSED SUBSTITUTE SENATE BILL NO. 6268
- ENGROSSED SUBSTITUTE SENATE BILL NO. 6280
- SUBSTITUTE SENATE BILL NO. 6319
- SENATE BILL NO. 6354
- SUBSTITUTE SENATE BILL NO. 6358
- ENGROSSED SUBSTITUTE SENATE BILL NO. 6378
- SECOND SUBSTITUTE SENATE BILL NO. 6382
- SUBSTITUTE SENATE BILL NO. 6408

and the same are herewith transmitted.

Brad Hendrickson, Secretary

February 18, 2020

Mme. SPEAKER:

The Senate has passed:

- ENGROSSED SECOND SUBSTITUTE SENATE BILL NO. 6087
- ENGROSSED SUBSTITUTE SENATE BILL NO. 6095
- ENGROSSED SUBSTITUTE SENATE BILL NO. 6156
- ENGROSSED SUBTITUTE SENATE BILL TO. 6238
- ENGROSSED SUBSTITUTE SENATE BILL NO. 6404
- ENGROSSED SUBSTITUTE SENATE BILL NO. 6442
- ENGROSSED SUBSTITUTE SENATE BILL NO. 6574
- ENGROSSED SUBSTITUTE SENATE BILL NO. 6626
- ENGROSSED SUBSTITUTE SENATE BILL NO. 6638

and the same are herewith transmitted.

Brad Hendrickson, Secretary

RESOLUTION

HOUSE RESOLUTION NO. 2020-4658, by Representatives MacEwen, Callan, Lovick, Ybarra, Tarleton, Hoff,boehnke, Moshbrucker, Dent, Appleton, Frame, Barkis, Klippert, Ortiz-Self, Tharinger, and Wylie
WHEREAS, Seattle's first professional ice hockey club began play in 1915 as one of four teams in the Pacific Coast Hockey Association, a league founded in British Columbia in 1912; and

WHEREAS, The club was named the Metropolitans, after the company that constructed the original Seattle Arena, the indoor ice rink that would be the team's home; and

WHEREAS, The Metropolitans became league champions in just their second season, which entitled them to play for hockey's ultimate trophy, the Stanley Cup, in 1917; and

WHEREAS, By besting the champion of the National Hockey Association, the Montreal Canadiens, the Seattle Metropolitans became the first United States team to capture the Stanley Cup; and

WHEREAS, The Metropolitans continued to affirm Seattle's place in hockey history by vying again for the Stanley Cup in 1919 and 1920, before disbanding after the 1923-24 season; and

WHEREAS, A succession of Seattle hockey teams, from the Eskimos, Sea Hawks, Olympics, Ironmen, and Stars, to the Bombers, Americans, Totems, Breakers, and Thunderbirds, ensured that professional and high-level amateur hockey was rarely missing from Seattle in the ensuing decades; and

WHEREAS, In 2017, a century after the Seattle Metropolitans brought the Stanley Cup to America for the first time, the prospect of bringing a National Hockey League franchise to Seattle began to show renewed promise; and

WHEREAS, In early 2018 a prospective ownership group in Seattle made application for a National Hockey League expansion team, and on March 1, 2018, in twelve minutes the team received more than 10,000 deposits for season tickets with 32,000 deposits received in the first twenty-four hours proving that Seattle, Washington State, and fans around the world support an expansion franchise in Seattle; and

WHEREAS, Following the excellent support shown by NHL Seattle's fans, on December 4, 2018, the National Hockey League approved a Seattle expansion franchise as its thirty-second team; and

WHEREAS, With the rebuilding of the team's future home at the historic Seattle Center Arena under way, and the groundbreaking for a practice facility, team headquarters, and Seattle's first three sheets of ice in north Seattle's Northgate close at hand, the infrastructure to support the new team will continue to come together in 2020; and

WHEREAS, NHL Seattle hired Hockey Hall of Fame inductee Ron Francis as its first General Manager; and

WHEREAS, NHL Seattle further made history by hiring Hockey Hall of Fame inductee Cammi Granato to be one of its professional scouts, making her the first female scout in the history of the NHL; and

WHEREAS, A century since a professional Seattle hockey club last competed for the Stanley Cup, fans of the sport are eagerly awaiting the announcement of the new team's name, the selection of additional staff, and the drafting of players ahead of the first drop of the puck in 2021;

NOW, THEREFORE, BE IT RESOLVED, That the Washington State House of Representatives acknowledge and celebrate the impending arrival of Seattle's new hockey team, and the dawning of a new chapter in Seattle professional sports that is sure to bring even more attention, entertainment opportunity, and economic activity to the state of Washington; and

BE IT FURTHER RESOLVED, That copies of this resolution be immediately transmitted by the Chief Clerk of the House of Representatives to Seattle Hockey Partners, also known as NHL Seattle.

There being no objection, HOUSE RESOLUTION NO. 4658 was adopted.

RESOLUTION

HOUSE RESOLUTION NO. 2020-4659, by Representatives Callan and Ramos

WHEREAS, Tahoma High School has served the educational needs of southeast King County since 1927, providing high standards for both academic and extracurricular activities; and

WHEREAS, On Saturday, November 23rd, the Tahoma High School volleyball team won the State Championship title; and

WHEREAS, The Tahoma Bears have made history by securing their first 4A volleyball State Championship title; and

WHEREAS, The students of Tahoma High School's volleyball team have shown tremendous dedication to their own success and development; and

WHEREAS, The Tahoma Bears went undefeated in their district and had an overall regular season record of 35-3; and

WHEREAS, The Tahoma High School volleyball team was led by two excellent coaches, Sara Russell and Maria Bahlenhorst, who cultivated an atmosphere of hard work, comradery, and sportsmanship; and

WHEREAS, Studies have shown that participating in high school athletics can contribute to overall academic success and greater social and interpersonal skills;

NOW, THEREFORE, BE IT RESOLVED, That the House of Representatives congratulates Maria Bahlenhorst, Maddie Burdulis, Marietta Burdulis, Brooke Cassidy, Rachel Davis, Zoe Faull, Kaia Garcia, Chey Jones, Kennedy Kibby, Mikayla McClain, McKenna Peters, Julia Powley, Sara Russell, Katie Skevington, Delaney Speer, Alyssa Thelen, Sydney Thompson, and Lidia Zahajko on their
outstanding and well-deserved State Championship victory; and

BE IT FURTHER RESOLVED. That copies of this resolution be immediately transmitted by the Chief Clerk of the House of Representatives to the players and coaches of the Tahoma High School volleyball team and Tahoma High School Principal Terry Duty to convey the respect of this body for a job well done and to wish them success in their continuing endeavors.

There being no objection, HOUSE RESOLUTION NO. 4659 was adopted.

RESOLUTION

HOUSE RESOLUTION NO. 2020-4660, by Representatives Stonier, Davis, Steele, Wylie, J. Johnson, Fitzgibbon, Callan, Leavitt, Goehner, Corry, Valdez, Ramel, Ryu, Walen, Walsh, Harris, and Santos

WHEREAS, Many Washington citizens have literally given the gift of life by donating organs, eyes, and tissues; and

WHEREAS, It is essential that all citizens are aware of the opportunity to save and heal the lives of others through organ, eye, and tissue donation and transplantation; and

WHEREAS, There are nearly one hundred thirteen thousand courageous Americans awaiting a life-saving organ transplant, with twenty individuals losing their lives every day because of the shortage of organs for transplant; and

WHEREAS, Every ten minutes, a person is added to the National organ transplant waiting list; and

WHEREAS, One organ donor can save the lives of up to eight people and heal many more through cornea and tissue donation; and

WHEREAS, Families receive comfort through the grieving process with the knowledge that through organ, eye, and tissue donation, another person's life has been saved or healed; and

WHEREAS, Organ donation offers transplant recipients a second chance at life, enabling them to be with their families and maintain a higher quality of life; and

WHEREAS, The families of organ, eye, and tissue donors receive gratitude from grateful recipients whose lives have been saved by transplantation; and

WHEREAS, The example set by those who choose to donate reflects the character and compassion of these individuals, whose voluntary choice saves the lives of others; and

WHEREAS, Donate Life America has designated April as National Donate Life Month;

NOW, THEREFORE, BE IT RESOLVED, That the Washington State House of Representatives honor April as National Donate Life Month to remember those who have donated and celebrate the lives of the recipients.

There being no objection, HOUSE RESOLUTION NO. 4660 was adopted.

RESOLUTION

HOUSE RESOLUTION NO. 2020-4663, by Representatives Lovick, Sells, Mead, Chapman, Irwin, Gregerson, and Ortiz-Self

WHEREAS, James H. Scharf served twenty years investigating homicides, with fourteen years as the primary detective of the Snohomish County Cold Case Team since its inception in 2005; and

WHEREAS, Scharf and his team solved nine homicides considered unsolvable during that time; and

WHEREAS, One of those nine cases received national and international media coverage due to the fact it was the first case in history where an offender was identified and convicted using DNA forensic genealogy techniques; and

WHEREAS, Scharf and his team located one missing person who had been presumed to be murdered, solved a cold rape case, and were instrumental in assisting Arizona law enforcement in solving one of their cold homicide cases; and

WHEREAS, The cold case team cleared the names of scores of people previously considered "persons of interest" for the sixty-five cold cases handled by the office;

NOW, THEREFORE, BE IT RESOLVED, That the House of Representatives recognize and salute James H. Scharf, not only for his time leading the Snohomish Cold Case Team, but for his career in law enforcement and public service; and

BE IT FURTHER RESOLVED, That a copy of this resolution be immediately transmitted by the Chief Clerk of the House of Representatives to James H. Scharf.

There being no objection, HOUSE RESOLUTION NO. 4663 was adopted.

RESOLUTION

WHEREAS, For 25 years TVW has opened state government to the people of Washington, offering unedited "gavel-to-gavel" coverage of government deliberations and public policy events of statewide significance since signal activation on April 10, 1995; and

WHEREAS, TVW's founders believed the people of Washington deserved to be able to watch their elected officials in action, even if they could not be physically present in Olympia; and

WHEREAS, Since its inception, TVW has captured and archived well over 60,000 hours of public policy proceedings including coverage of: The legislative, executive, and judicial branches of government; state agencies; statewide elections; and public policy events hosted by nongovernmental organizations; and

WHEREAS, The first event televised by TVW was a death penalty case before the Washington State Supreme Court, through which TVW also made history with the first-ever televised state court proceeding; and

WHEREAS, TVW televises all floor debates in the Washington State Senate and House of Representatives and offers live and archived coverage of all committee hearings in the Senate and House of Representatives via TV or web-streaming live and on-demand, and TVW archives all of its coverage for citizens to view online, on-demand; and

WHEREAS, The cable television industry carries TVW at no cost resulting in an annual in-kind contribution of approximately 7 million dollars each year and enabling TVW to provide content to all cable subscribers in Washington via television; and

WHEREAS, TVW has made the vision of "anytime, anywhere, any device" a reality through the innovative use of technology tools such as web site streaming at TVW.org, Roku, Amazon Fire, mobile device applications, and other technologies as they become viable; and

WHEREAS, When the Legislature is not meeting in Olympia, TVW's mobile camera units cover legislative and public policy events across Washington; and

WHEREAS, TVW allows the traditional news media free access to its footage, making it easier for TV, radio, and newspapers to cover state government even when not physically present at the Capitol; and

WHEREAS, TVW educates young people about state government and civic engagement through its free civics education programs for teachers and students throughout the state via "Teach with TVW" programs including the innovative, hands-on "Capitol Classroom" program and award-winning documentary series, "Engaged: Students Becoming Citizens"; and

WHEREAS, In addition to "gavel-to-gavel" programming, TVW creates six regularly produced shows and a variety of informative interstitial short videos highlighting the work of state government and Washington's beautiful and historic landscapes; and

WHEREAS, The quality of TVW's produced programming has been recognized with numerous regional and national awards; and

WHEREAS, In it's 25-year history, TVW has had four distinguished presidents, all of whom have ties to the House of Representatives, including Congressman Denny Heck (former member), Cindy Zehnder (former Chief Clerk), Greg Lane (former staff member), and Renee Radcliff Sinclair (former member); and

WHEREAS, TVW has employed a highly talented and dedicated staff who share a commitment to the organization's mission and gives special recognition to its longest serving staff members Scott Chisa (25 years), programming coordinator, and Anthony Arenas (22 years), operations supervisor;

NOW, THEREFORE, BE IT RESOLVED, That the Washington State House of Representatives congratulate TVW on 25 years of continuous service in bringing the work of state government to the citizens of Washington; and

BE IT FURTHER RESOLVED, That copies of this resolution be immediately transmitted by the Chief Clerk of the House of Representatives to TVW's President and CEO, and to the TVW Board of Directors.

There being no objection, HOUSE RESOLUTION NO. 4665 was adopted.

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

INTRODUCTION & FIRST READING

HB 2947 by Representatives Valdez, Kilduff, Senn, Peterson, Doglio, Orwall, Walen, Bergquist, Gregerson, Macri and Pollet

AN ACT Relating to establishing firearms-related safety measures to increase public safety by prohibiting the manufacture, possession, distribution, importation, selling, offering for sale, purchasing, or transfer of large capacity magazines, and making a violation of these restrictions a gross misdemeanor offense, by defining large capacity magazines to apply to ammunition feeding devices with the capacity to accept more than fifteen rounds of ammunition, by allowing co

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for licensed manufacturers and dealers for the purposes of sale of large capacity magazines to law enforcement or the military, for licensed dealers who acquire large capacity magazines from lawful owners for the purposes of sale to a resident of another state, for gunsmiths for the purpose of service or repair of a large capacity magazine, for individuals for the purpose of lawfully participating in an officially sanctioned sport shooting event or while lawfully engaged in shooting at a licensed shooting range, for law enforcement and corrections officers and military members while acting within the scope of official duties, for retired law enforcement officers who receive a large capacity magazine in connection with their separation from service, and for individuals for the purpose of permanently relinquishing a large capacity magazine to law enforcement for destruction, by establishing a large capacity magazine buy-back program to be operated by the Washington state patrol between July 1, 2020, and June 30, 2021, within amounts appropriated for this purpose that allows a resident to receive compensation for up to five large capacity magazines in an amount determined by the Washington state patrol based on fair market value, by creating a public records act exemption for personal information of persons participating in the large capacity magazine buy-back program, and by repealing the precious metal bullion and monetized bullion tax preference to fund the large capacity magazine buy-back program; reenacting and amending RCW 42.56.230; adding a new section to chapter 9.41 RCW; adding new sections to chapter 43.43 RCW; adding a new section to chapter 82.04 RCW; creating a new section; repealing RCW 82.04.062; prescribing penalties; providing an effective date; providing expiration dates; and declaring an emergency.

Referred to Committee on Finance.

HB 2948 by Representatives Springer and Macri

AN ACT Relating to granting additional and progressive tax authority for counties with populations exceeding two million and cities therein to impose an excise tax on businesses that addresses the affordable housing crisis and reduces homelessness through evidence-based practices that will save lives and improve public safety, while also ensuring certainty and predictability for businesses; adding a new section to chapter 43.31 RCW; adding a new chapter to Title 82 RCW; and declaring an emergency.

Referred to Committee on Finance.

ESB 5402 by Senators Schoesler and Rolfs

AN ACT Relating to improving tax and licensing laws administered by the department of revenue, but not including changes to tax laws that are estimated to affect state or local tax collections as reflected in any fiscal note prepared and approved under the process established in chapter 43.88A RCW; amending RCW 19.02.085, 82.04.192, 82.04.4266, 82.04.4268, 82.04.4269, 82.04.4327, 82.04.4328, 82.08.0201, 82.08.0208, 82.08.025651, 82.08.02807, 82.08.155, 82.08.195, 82.08.806, 82.08.956, 82.08.9651, 82.12.0208, 82.12.02749, 82.12.930, 82.12.956, 82.12.9651, 82.14.049, 82.14.400, 82.14.457, 82.16.0497, 82.16.055, 82.23A.010, 82.24.010, 82.24.551, 82.26.121, 82.26.130, 82.26.190, 82.26.200, 82.29A.060, 82.29A.120, 82.32.062, 82.32.300, 82.32.780, 82.60.025, 82.60.063, 82.63.010, 82.74.010, 82.75.010, 82.82.010, 82.85.030, 82.85.080, 84.36.840, 84.37.040, 84.38.040, 84.38.050, 84.38.110, 84.39.020, 84.39.030, 84.56.150, 82.32.805, and 82.32.808; amending 2017 3rd sp.s. c 37 ss 501 and 504 (uncodified); reenacting and amending RCW 82.26.010; decodifying RCW 82.58.005, 82.58.901, and 82.58.902; repealing RCW 82.04.4322, 82.04.4324, 82.04.4326, 82.08.02081, 82.08.02082, 82.08.02087, 82.08.02088, 82.12.02081, 82.12.02082, 82.12.02084, 82.12.02085, 82.12.02086, 82.12.02087, 82.32.755, 82.32.760, 82.66.010, 82.66.020, 82.66.040, 82.66.050, 82.66.060, and 82.66.901; and providing an effective date.

Referred to Committee on Finance.

2SSB 5488 by Senate Committee on Human Services, Reentry & Rehabilitation (originally sponsored by Darneille, Saldaña, Wilson, C., Keiser and Nguyen)

AN ACT Relating to the sentencing of youth and young adults; and amending RCW 9.94A.533 and 9.94A.535.

Referred to Committee on Public Safety.

4SSB 5533 by Senate Committee on Ways & Means (originally sponsored by Braun, Darneille and Zeiger)

AN ACT Relating to certifying a person's documented improvement related to founded findings; amending RCW 74.13.700, 74.13.020, 43.43.832, 74.39A.056, 43.20A.710, and 43.216.010; reenacting and amending RCW 43.216.270; adding new sections to chapter 74.13 RCW; adding a new section to chapter 18.20 RCW; adding a new section to chapter 18.51 RCW; and providing an effective date.

Referred to Committee on Appropriations.

SSB 5679 by Senate Committee on Local Government (originally sponsored by Hasegawa, Conway and Darneille)

AN ACT Relating to local government responsibility and accountability in mitigating impacts of public facilities on certain surrounding neighborhoods with high poverty and concentrations of persons of color; and amending RCW 35.21.970.

Referred to Committee on Local Government.
SB 5782  by Senators Zeiger, Fortunato, Takko, Padden, Palumbo, Wilson and L.

AN ACT Relating to spring blade knives; amending RCW 9.41.250 and 9.41.280; reenacting and amending RCW 9.41.300; repealing RCW 9.41.251; and prescribing penalties.

Referred to Committee on Civil Rights & Judiciary.

SSB 5789  by Senate Committee on Transportation
(originally sponsored by Liias, Nguyen, Saldaña, Wilson and C.)

AN ACT Relating to establishing additional uses for automated traffic safety cameras for traffic congestion reduction and increased safety; amending RCW 46.63.170; adding a new section to chapter 46.68 RCW; and providing an expiration date.

Referred to Committee on Transportation.

SSB 5867  by Senate Committee on Law & Justice
(originally sponsored by Zeiger, Pedersen, Nguyen, Darneille, Ericksen, Walsh and Kuderer)

AN ACT Relating to the resentencing of persons convicted of drug offenses; adding a new section to chapter 9.94A RCW; and providing an expiration date.

Referred to Committee on Public Safety.

SB 6057  by Senators Stanford, Rivers, Wilson, C., Conway, King and Nguyen

AN ACT Relating to price differentials in the sale of marijuana; amending RCW 69.50.380; and adding a new section to chapter 69.50 RCW.

Referred to Committee on Commerce & Gaming.

SSB 6068  by Senate Committee on Ways & Means
(originally sponsored by Warnick, Mullet, Wilson, L., Takko, Short, Liias and Honeyford)

AN ACT Relating to sales and use tax exemptions for large private airplanes; amending RCW 82.08.215, 82.12.215, 47.68.250, and 82.48.100; amending 2013 2nd sp.s. c 13 ss 1101 and 1906 (uncodified); reenacting and amending RCW 82.48.100; providing an effective date; and providing expiration dates.

Referred to Committee on Finance.

SSB 6113  by Senate Committee on Ways & Means
(originally sponsored by Keiser, Das, Hasegawa, Hunt, Kuderer, Pedersen, Randall, Rolles, Van De Wege, Wilson and C.)

AN ACT Relating to creation of a central insulin purchasing program; amending RCW 70.14.060; adding a new section to chapter 70.14 RCW; creating a new section; and providing an expiration date.

Referred to Committee on Appropriations.

SB 6115  by Senators Takko, Warnick, Hobbs, Van De Wege, Wilson, L. and Sheldon

AN ACT Relating to off-road vehicle registrations; amending RCW 46.09.420, 46.09.442, 46.93.210, and 46.09.495; and prescribing penalties.

Referred to Committee on Transportation.

SSSB 6139  by Senate Committee on Ways & Means
(originally sponsored by Mullet, Wagoner, Takko, Wilson, L., Wilson, C., Randall, Conway, Stanford and Carlyle)

AN ACT Relating to the joint center for aerospace technology innovation; amending RCW 43.131.417 and 43.131.418; and adding a new section to chapter 28B.155 RCW.

Referred to Committee on Appropriations.

ESSB 6141  by Senate Committee on Higher Education & Workforce Development (originally sponsored by Randall, Hasegawa, Keiser, Stanford, Froect, Wilson, C. and Sheldon)

AN ACT Relating to expanding access to higher education; amending RCW 28A.230.090 and 28A.230.215; adding new sections to chapter 28B.97 RCW; adding a new section to chapter 28A.230 RCW; adding a new section to chapter 28A.300 RCW; and creating new sections.

Referred to Committee on College & Workforce Development.

SSB 6142  by Senate Committee on Higher Education & Workforce Development (originally sponsored by Liias, Randall, Dhingra, Hasegawa, Mullet, Nguyen, Stanford, Carlyle, Wilson and C.)

AN ACT Relating to creating the Washington common application; adding a new section to chapter 28B.10 RCW; and creating a new section.

Referred to Committee on Appropriations.

SSB 6183  by Senate Committee on State Government, Tribal Relations & Elections
(originally sponsored by Hunt, Conway, Kuderer, Wilson and C.)

AN ACT Relating to allowing service and overseas voters to use the common access card as a digital signature for proof of identity on certain election materials; amending RCW 29A.04.611 and
29A.08.123; and adding a new section to chapter 29A.04 RCW.

Referred to Committee on State Government & Tribal Relations.

SSB 6190 by Senate Committee on Health & Long Term Care (originally sponsored by Braun, Keiser and Kuderer)

AN ACT Relating to preserving the developmental disabilities community trust; amending RCW 71A.20.170; and creating a new section.

Referred to Committee on State Government & Tribal Relations.

SSB 6206 by Senate Committee on Labor & Commerce (originally sponsored by Rivers, King and Stanford)

AN ACT Relating to creating a certificate of compliance for marijuana business premises that meet the statutory qualifications at the time of application; and amending RCW 69.50.331.

Referred to Committee on Capital Budget.

ESSB 6211 by Senate Committee on Ways & Means (originally sponsored by Dhingra, Padden, Nguyen, Das and Hasegawa)

AN ACT Relating to drug offender sentencing; amending RCW 9.94A.662; reenacting and amending RCW 9.94A.660 and 9.94A.664; and providing an effective date.

Referred to Committee on Appropriations.

ESB 6239 by Senators Conway, Keiser, Hasegawa, Saldaña, Van De Wege, Lovelett, Wilson and C.

AN ACT Relating to compliance with apprenticeship utilization requirements and bidding on public works projects; and amending RCW 39.04.310 and 39.04.350.

Referred to Committee on Labor & Workplace Standards.

ESSB 6261 by Senate Committee on Labor & Commerce (originally sponsored by McCoy, Saldaña, Conway, Kuderer, Hasegawa, Wilson, C., Das, Nguyen and Keiser)

AN ACT Relating to strengthening the farm labor contractor system by removing an exemption for nonprofits, prohibiting retaliation and the use of farm labor contractors in certain circumstances, and establishing liability for related violations; amending RCW 19.30.190 and 19.30.200; and reenacting and amending RCW 19.30.010.

Referred to Committee on Appropriations.

SB 6286 by Senators Frockt, Pedersen and Mullet

AN ACT Relating to benefits provided by athlete agents; and amending RCW 19.225.100.

Referred to Committee on Consumer Protection & Business.

ESSB 6287 by Senate Committee on Law & Justice (originally sponsored by Pedersen, Holy, Dhingra, Rivers, Kuderer, Salomon, Conway, Keiser, Wilson and C.)

AN ACT Relating to strengthening the farm labor contractor system by removing an exemption for nonprofits, prohibiting retaliation and the use of farm labor contractors in certain circumstances, and establishing liability for related violations; amending RCW 19.30.190 and 19.30.200; and reenacting and amending RCW 19.30.010.

Referred to Committee on Appropriations.

ESSB 6288 by Senate Committee on Law & Justice (originally sponsored by Dhingra, Pedersen, Frockt, Carlyle, Wilson, C., Kuderer, Das, Hunt, Lovelett, Nguyen and Saldaña)

AN ACT Relating to the Washington office of firearm violence prevention; adding a new chapter to Title 43 RCW; and creating a new section.

Referred to Committee on Appropriations.
SSB 6415  by Senate Committee on Local Government (originally sponsored by Das, Van De Wege, Wellman, Takko, Wilson, C., Hunt and Billig)

AN ACT Relating to allowing a permanent fire protection district benefit charge with voter approval; and amending RCW 52.18.050 and 52.26.220.

Referred to Committee on Finance.

SB 6417  by Senators Holy and Van De Wege

AN ACT Relating to allowing retirees to change their survivor option election after retirement; and amending RCW 41.26.460.

Referred to Committee on Appropriations.

SSB 6476  by Senate Committee on Human Services, Reentry & Rehabilitation (originally sponsored by Stanford, Darneille, Wilson, C., Nguyen, Hasegawa and Saldaña)

AN ACT Relating to increasing and expanding access of inmates and immediate family members of inmates to services provided within correctional facilities; amending RCW 72.09.015; adding new sections to chapter 72.09 RCW; and creating a new section.

Referred to Committee on Appropriations.

2SSB 6478  by Senate Committee on Ways & Means (originally sponsored by Nguyen, Darneille, Stanford, Saldaña, Dhingra, Das and Hasegawa)

AN ACT Relating to revising economic assistance programs by updating standards of need, revising outcome measures and data collected, and reducing barriers to participation; reenacting and amending RCW 74.08A.260; creating new sections; and providing an effective date.

Referred to Committee on Appropriations.

SSB 6501  by Senate Committee on Law & Justice (originally sponsored by Padden)

AN ACT Relating to the disposition of human remains and cremation; amending RCW 68.50.130, 18.39.170, 68.50.160, 68.50.270, 68.64.120, and 70.58.230; repealing 2020 c. 6 s 6 and 2019 c 432 s 30; and prescribing penalties.

Referred to Committee on Public Safety.

2SSB 6528  by Senate Committee on Ways & Means (originally sponsored by Lovelett, McCoy, Takko, Das, Hasegawa, Rolfes, Van De Wege, Wilson and C.)

AN ACT Relating to the prevention of derelict vessels; amending RCW 79.100.160, 79.100.150, 79.100.170, 88.02.380, and 79.10.130; creating new sections; and providing an expiration date.

Referred to Committee on Appropriations.

SB 6551  by Senators Stanford, Saldaña, Darneille, Dhingra, Frockt, Hasegawa, Wilson and C.

AN ACT Relating to integrating international medical graduates into Washington’s health care delivery system; amending RCW 18.71.051 and 18.71.095; adding new sections to chapter 18.71 RCW; and providing an expiration date.

Referred to Committee on Health Care & Wellness.

SSB 6570  by Senate Committee on Behavioral Health Subcommittee to Health & Long Term Care (originally sponsored by King, Saldaña, Wagoner, Lovelett, Wilson and C.)

AN ACT Relating to law enforcement officer mental health and wellness; creating new sections; and providing an expiration date.

Referred to Committee on Appropriations.

2SSB 6591  by Senate Committee on Ways & Means (originally sponsored by Dhingra, Das, Darneille, Keiser, Rivers, Wilson and C.)

AN ACT Relating to establishing a work group to address mental health advance directives; adding a new section to chapter 71.32 RCW; and providing an expiration date.

Referred to Committee on Health Care & Wellness.

SSB 6632  by Senate Committee on Ways & Means (originally sponsored by Takko)

AN ACT Relating to providing additional funding for the business licensing service program administered by the department of revenue; amending RCW 19.02.075; and providing an effective date.

Referred to Committee on Finance.

SSB 6663  by Senate Committee on Ways & Means (originally sponsored by Brown, Becker and Walsh)

AN ACT Relating to dual diagnoses of eating disorder and diabetes mellitus type 1; and creating new sections.

Referred to Committee on Health Care & Wellness.

SSJM 8017  by Senate Committee on State Government, Tribal Relations & Elections
FORTIETH DAY, FEBRUARY 21, 2020

ADDRESSING COMPACTS OF FREE ASSOCIATION

Addressing compacts of free association.

Referred to Committee on State Government & Tribal Relations.

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

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

REPORTS OF STANDING COMMITTEES

February 20, 2020 21.0.

SSB 6052

Prime Sponsor, Committee on Financial Institutions, Economic Development & Trade: Concerning life insurance products or services that are intended to incent behavioral changes that improve the health and reduce the risk of death of the insured. Reported by Committee on Consumer Protection & Business

MAJORITY recommendation: Do pass. Signed by Representatives Kirby, Chair; Vick, Ranking Minority Member; Hoff, Assistant Ranking Minority Member; Barkis; Blake; Duerr; Dufault; Johnson, J.; Ryu; Santos; Walen and Ybarra.

Referred to Committee on Rules for second reading.

February 20, 2020 21.0.

SB 6131

Prime Sponsor, Senator Mullet: Repealing the debenture company laws from the securities act of Washington. Reported by Committee on Consumer Protection & Business

MAJORITY recommendation: Do pass. Signed by Representatives Kirby, Chair; Vick, Ranking Minority Member; Hoff, Assistant Ranking Minority Member; Barkis; Blake; Duerr; Dufault; Johnson, J.; Ryu; Santos; Walen and Ybarra.

Referred to Committee on Rules for second reading.

There being no objection, the bills listed on the day’s committee reports under the fifth order of business were referred to the committees so designated.

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

MOTION

House Bill No. 1076

Substitute House Bill No. 1082

House Bill No. 1159

House Bill No. 1220

House Bill No. 1305

House Bill No. 1317

House Bill No. 1376

House Bill No. 1395

House Bill No. 1419

House Bill No. 1441

House Bill No. 1442

House Bill No. 1457

House Bill No. 1524

House Bill No. 1576

House Bill No. 1583

House Bill No. 1630

House Bill No. 1650

House Bill No. 1665

House Bill No. 1666

House Bill No. 1676

House Bill No. 1701

House Bill No. 1707

House Bill No. 1718

House Bill No. 1738

Engrossed Substitute House Bill No. 1747

Engrossed Substitute House Bill No. 1765

Engrossed Substitute House Bill No. 1788

House Bill No. 1808

House Bill No. 1838

House Bill No. 1938

House Bill No. 1965

House Bill No. 1974

House Bill No. 2069

House Bill No. 2171

House Bill No. 2185

House Bill No. 2238

House Bill No. 2240

House Bill No. 2245

House Bill No. 2248

House Bill No. 2270

House Bill No. 2273

House Bill No. 2281

House Bill No. 2283

House Bill No. 2293

House Bill No. 2299

House Bill No. 2303

House Bill No. 2334

House Bill No. 2335

House Bill No. 2339

House Bill No. 2341

House Bill No. 2358

House Bill No. 2375

House Bill No. 2382

House Bill No. 2383

House Bill No. 2431

House Bill No. 2432

House Bill No. 2438

House Bill No. 2453
There being no objection, the House adjourned until 10:00 a.m., February 24, 2020, the 43rd Day of the Regular Session.

LAURIE JINKINS, Speaker
BERNARD DEAN, Chief Clerk
The House was called to order at 10:00 a.m. by the Speaker (Representative Orwall presiding). The Clerk called the roll and a quorum was present.

The flags were escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Phillip Disler-Broussard and Meredith Sconce. The Speaker (Representative Orwall presiding) led the Chamber in the Pledge of Allegiance. The prayer was offered by Pastor Dave Brown, retired, Immanuel Presbyterian Church, Tacoma and Pacific Northwest Interfaith Amigos, Creator and Host of Blues Vespers, Washington.

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

**RESOLUTION**

**HOUSE RESOLUTION NO. 2020-4667, by Representative Santos**

WHEREAS, There are more than 300 local education agencies and more than 2,000 schools throughout the State of Washington, all of which are working to provide high quality educational opportunities for the students they serve; and

WHEREAS, Each school and community is different, and some have had to overcome great obstacles; and

WHEREAS, Schools should be recognized not only for student achievement, but also for demonstrating growth and closing opportunity gaps; and

WHEREAS, State law directs the State Board of Education, the Office of the Superintendent of Public Instruction, and the Educational Opportunity Gap Oversight and Accountability Committee to collaborate on school recognition; and

WHEREAS, In 2018, the United States Department of Education approved Washington state’s plan under the federal Every Student Succeeds Act; and

WHEREAS, The shift to the Every Student Succeeds Act accountability system presented an opportunity for Washington state to make its school recognition system more equitable; and

WHEREAS, The Washington school recognition program commits to upholding a recognition framework that showcases schools succeeding in serving all students equitably; and

WHEREAS, Each year, schools are to be identified and recognized for their exemplary performance based on multiple outcomes and indicators that are fair, consistent, transparent, and easily understood by schools and communities; and

WHEREAS, The Washington school recognition program uses state and local data to identify schools that have made gains in targeted areas and are on a path toward overall improvements in achievement, growth, and closing opportunity gaps; and

WHEREAS, In Spring 2020, over 350 schools across the state will be recognized and celebrated for closing gaps, showing growth, and demonstrating achievement in the previous school year; and

WHEREAS, The State Board of Education, the Educational Opportunity Gap Oversight and Accountability Committee, and the Superintendent of Public Instruction recognize April 27, 2020, through May 1, 2020, as School Recognition Week;

NOW, THEREFORE, BE IT RESOLVED, That the House of Representatives honor state-recognized schools and the extraordinary commitment of Washington state’s K-12 schools to our students’ futures; and

BE IT FURTHER RESOLVED, That the House of Representatives encourage schools and communities to join in this recognition by celebrating state-recognized exemplar schools.

There being no objection, HOUSE RESOLUTION NO. 4667 was adopted.

**SPEAKER’S PRIVILEGE**

The Speaker (Representative Orwall presiding) recognized the 2020 Daffodil Court in the North Gallery and asked the members to acknowledge them.

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

**INTRODUCTION & FIRST READING**

**HB 2949** by Representatives Macri, Chopp, Pollet and Valdez

AN ACT Relating to requiring transit passes to be provided by certain entities; and amending RCW 70.94.531.

Referred to Committee on Transportation.

**HB 2950** by Representatives Macri and Ramel
AN ACT Relating to addressing affordable housing needs through the multifamily housing tax exemption by providing an extension of the exemption until January 1, 2022, for certain properties currently receiving a twelve-year exemption and by convening a work group; amending RCW 84.14.020 and 84.14.100; and creating a new section.

Referred to Committee on Finance.

SSB 5168 by Senate Committee on Law & Justice (originally sponsored by Hasegawa and Saldaña)

AN ACT Relating to providing notice before certain enforcement actions taken by a homeowners' or condominium association; and amending RCW 64.38.020 and 64.34.304.

Referred to Committee on Civil Rights & Judiciary.

SSB 5607 by Senate Committee on Ways & Means (originally sponsored by Wellman, Das, Kuderer, Nguyen, Randall, Hunt, Carlyle, Darneille, Cleveland, Keiser, Takko, Saldaña, Liias, Van De Wege, Hasegawa, Wilson and C.)

AN ACT Relating to dual language learning in early learning and K-12 education; amending RCW 28A.300.574; adding new sections to chapter 28A.300 RCW; adding a new section to chapter 28A.655 RCW; adding new sections to chapter 43.216 RCW; and repealing 43.216.105.

Referred to Committee on Education.

ESSB 5614 by Senate Committee on Law & Justice (originally sponsored by Rivers, Wagoner, Warnick, Becker, Short, Hawkins, Fortunato, Palumbo and O’Ban)

AN ACT Relating to providing notice before certain enforcement actions taken by a homeowners' or condominium association; and amending RCW 64.38.020 and 64.34.304.

Referred to Committee on Civil Rights & Judiciary.

ESSB 5829 by Senate Committee on Ways & Means (originally sponsored by Mullet, Schoesler, Hunt, Walsh, Warnick, Takko and Van De Wege)

AN ACT Relating to impairing driving; amending RCW 46.61.502, 46.61.5055, 46.61.504, and 9.94A.525; creating a new section; prescribing penalties; and providing an expiration date.

Referred to Committee on Appropriations.

ESSB 5984 by Senate Committee on Law & Justice (originally sponsored by Wellman, Rivers, Hasegawa, Padden, Cleveland, Walsh, Hunt, Brown, Zeiger, Randall, Takko, Lovelett, Nguyen, Kuderer, Das, Wilson and C.)

AN ACT Relating to language understanding of documents used in dissolution proceedings; adding a new section to chapter 26.09 RCW; and making an appropriation.

Referred to Committee on Civil Rights & Judiciary.

ESSB 5984 by Senate Committee on Law & Justice (originally sponsored by Wellman, Rivers, Hasegawa, Padden, Cleveland, Walsh, Hunt, Brown, Zeiger, Randall, Takko, Lovelett, Nguyen, Kuderer, Das, Wilson and C.)

AN ACT Relating to language understanding of documents used in dissolution proceedings; adding a new section to chapter 26.09 RCW; and making an appropriation.

Referred to Committee on Civil Rights & Judiciary.

ESSB 5984 by Senate Committee on Law & Justice (originally sponsored by Wellman, Rivers, Hasegawa, Padden, Cleveland, Walsh, Hunt, Brown, Zeiger, Randall, Takko, Lovelett, Nguyen, Kuderer, Das, Wilson and C.)

AN ACT Relating to language understanding of documents used in dissolution proceedings; adding a new section to chapter 26.09 RCW; and making an appropriation.

Referred to Committee on Civil Rights & Judiciary.

ESSB 5984 by Senate Committee on Law & Justice (originally sponsored by Wellman, Rivers, Hasegawa, Padden, Cleveland, Walsh, Hunt, Brown, Zeiger, Randall, Takko, Lovelett, Nguyen, Kuderer, Das, Wilson and C.)

AN ACT Relating to language understanding of documents used in dissolution proceedings; adding a new section to chapter 26.09 RCW; and making an appropriation.

Referred to Committee on Civil Rights & Judiciary.

ESSB 5984 by Senate Committee on Law & Justice (originally sponsored by Wellman, Rivers, Hasegawa, Padden, Cleveland, Walsh, Hunt, Brown, Zeiger, Randall, Takko, Lovelett, Nguyen, Kuderer, Das, Wilson and C.)

AN ACT Relating to language understanding of documents used in dissolution proceedings; adding a new section to chapter 26.09 RCW; and making an appropriation.

Referred to Committee on Civil Rights & Judiciary.

ESSB 5984 by Senate Committee on Law & Justice (originally sponsored by Wellman, Rivers, Hasegawa, Padden, Cleveland, Walsh, Hunt, Brown, Zeiger, Randall, Takko, Lovelett, Nguyen, Kuderer, Das, Wilson and C.)

AN ACT Relating to language understanding of documents used in dissolution proceedings; adding a new section to chapter 26.09 RCW; and making an appropriation.

Referred to Committee on Civil Rights & Judiciary.
section to chapter 72.09 RCW; and creating a new section.

Referred to Committee on Public Safety.

SB 6073 by Senators Dhingra, Rivers, Lovelett, Saldaña, Wilson, C., Mullet, Keiser, Nguyen, Cleveland, Salomon, Randall, Rolfes, Darneille, Conway, Pedersen, Kuderer, Van De Wege, Das, Liias, Frockt, Hasegawa and Stanford

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

Referred to Committee on Education.

E2SSB 6087 by Senate Committee on Ways & Means (originally sponsored by Keiser, Conway, Das, Hasegawa, Hunt, Kuderer, Pedersen, Randall, Rolfes, Stanford, Saldaña, Wilson, C. and Sheldon)

AN ACT Relating to cost-sharing requirements for coverage of insulin products; amending RCW 48.20.391, 48.21.143, 48.44.315, and 48.46.272; adding a new section to chapter 48.43 RCW; adding a new section to chapter 41.05 RCW; and providing expiration dates.

Referred to Committee on Health Care & Wellness.

ESSB 6092 by Senate Committee on Early Learning & K-12 Education (originally sponsored by Wilson, C., Wellman, Hawkins, Kuderer and Mullet)

AN ACT Relating to posthumous high school diplomas; amending RCW 28A.230.120; and creating a new section.

Referred to Committee on Education.

ESSB 6095 by Senate Committee on Labor & Commerce (originally sponsored by Keiser)

AN ACT Relating to common carrier activities that are not prohibited under the three-tier system; and amending RCW 66.28.295.

Referred to Committee on Commerce & Gaming.

2SSB 6117 by Senate Committee on Ways & Means (originally sponsored by Wellman, Dhingra, Hunt, Kuderer, Pedersen, Saldaña, Wilson and C.)

AN ACT Relating to special education; amending RCW 28A.150.390 and 28A.150.392; adding a new section to chapter 28A.155 RCW; and adding a new section to chapter 28A.320 RCW.

Referred to Committee on Appropriations.

ESSB 6156 by Senate Committee on Transportation (originally sponsored by Takko, Wagoner, Saldaña, Conway and Sheldon)

AN ACT Relating to modifying the requirements for collector vehicle registrations; amending RCW 46.17.210, 46.18.275, 46.04.126, 46.04.1261, 46.04.199, 46.18.220, 46.18.255, and 46.16A.070; reenacting and amending RCW 46.17.220; creating a new section; and providing an effective date.

Referred to Committee on Transportation.

SB 6164 by Senators Dhingra, Wilson, C., McCoy, Das, Darneille, Kuderer and Randall

AN ACT Relating to prosecutorial discretion to seek resentencing; adding a new section to chapter 36.27 RCW; and creating a new section.

Referred to Committee on Public Safety.

ESSB 6189 by Senate Committee on Ways & Means (originally sponsored by Wellman, Mullet, Pedersen, Zeiger, Kuderer, Das, Short, Wilson and C.)

AN ACT Relating to school employees' benefits board coverage; amending RCW 28A.300.615; adding a new section to chapter 41.05 RCW; creating new sections; and providing expiration dates.

Referred to Committee on Appropriations.

SB 6212 by Senators Das, Keiser, Lovelett, Zeiger, Dhingra, Saldaña, Nguyen, Kuderer, Warnick, Randall, Darneille, Van De Wege, Conway, Wilson and C.

AN ACT Relating to the authority of counties, cities, and towns to exceed statutory property tax limitations for the purpose of financing affordable housing for very low-income households and low-income households; amending RCW 84.52.105 and 84.52.043; amending 1993 c 337 s 1 (uncodified); and providing an effective date.

Referred to Committee on Finance.

SB 6236 by Senators Kuderer, Pedersen, Lovelett, Wellman and Hasegawa

AN ACT Relating to certain noneconomic damage waivers; and amending RCW 49.60.510.

Referred to Committee on Civil Rights & Judiciary.

ESSB 6238 by Senators Hunt, Kuderer, Wilson, C. and Sheldon
AN ACT Relating to requiring local ballot measure statement committee members to be registered voters in the area voting on the measure; and amending RCW 29A.32.280.

Referred to Committee on State Government & Tribal Relations.

SSB 6256 by Senate Committee on Environment, Energy & Technology (originally sponsored by Wellman, Short and Hasegawa)

AN ACT Relating to the heating oil insurance program; amending RCW 70.149.010, 70.149.040, 70.340.010, 70.340.020, 70.340.030, 70.340.050, 70.340.060, 70.340.090, and 70.340.130; adding a new section to chapter 70.149 RCW; and repealing RCW 70.149.050.

Referred to Committee on Capital Budget.

SSB 6257 by Senate Committee on Environment, Energy & Technology (originally sponsored by Wellman and Short)

AN ACT Relating to the underground storage tank reinsurance program; amending RCW 70.148.005, 70.148.050, 70.148.020, and 70.148.090; and adding a new section to chapter 70.148 RCW.

Referred to Committee on Environment & Energy.

ESSB 6268 by Senate Committee on Law & Justice (originally sponsored by Rolffes, Kuderer, Wellman, Darnelle, Hasegawa, Wilson, C. and Das)

AN ACT Relating to abusive litigation; amending RCW 26.09.191 and 26.50.060; adding a new chapter to Title 26 RCW; and creating a new section.

Referred to Committee on Civil Rights & Judiciary.

ESSB 6280 by Senate Committee on Environment, Energy & Technology (originally sponsored by Nguyen, Carlyle, Wellman, Salomon, Lovelett, Das, Randall, Pedersen, Wilson, C. and Hunt)

AN ACT Relating to the use of facial recognition services; adding a new section to chapter 9.73 RCW; adding a new chapter to Title 43 RCW; creating a new section; and providing an expiration date.

Referred to Committee on Appropriations.

SSB 6319 by Senate Committee on Ways & Means (originally sponsored by Takko, Short, Dhingra, Lovelett, Wilson and C.)

AN ACT Relating to administration of the senior property tax exemption program; amending RCW 84.36.387, 84.36.385, and 84.36.383; and creating a new section.

Referred to Committee on Finance.

SB 6354 by Senators King, Cleveland, Keiser and Honeyford

AN ACT Relating to providing enhanced payment to low volume, small rural hospitals; amending RCW 74.09.5225; and creating a new section.

Referred to Committee on Appropriations.

SSB 6358 by Senate Committee on Health & Long Term Care (originally sponsored by Randall, Short, Wilson and C.)

AN ACT Relating to requiring medicaid managed care organizations to provide reimbursement of health care services provided by substitute providers; and adding a new section to chapter 74.09 RCW.

Referred to Committee on Appropriations.

ESSB 6378 by Senate Committee on Housing Stability & Affordability (originally sponsored by Kuderer, Darnelle, Das and Lovelett)

AN ACT Relating to residential tenant protections; amending RCW 59.18.057, 59.18.365, 59.18.410, 59.18.230, 59.18.290, 59.18.140, and 43.31.605; creating a new section; and declaring an emergency.

Referred to Committee on Civil Rights & Judiciary.

2SSB 6382 by Senate Committee on Ways & Means (originally sponsored by Ericksen and Takko)

AN ACT Relating to creating the meat and poultry processing and marketing assistance program; adding a new section to chapter 15.64 RCW; and creating a new section.

Referred to Committee on Appropriations.

ESSB 6404 by Senate Committee on Health & Long Term Care (originally sponsored by Frockt, O'Ban, Dhingra, Becker, Kuderer, Rivers, Lovelett, Wellman, Pedersen, Nguyen, Darnelle, Hasegawa, McCoy, Wilson, C., Das, Conway and Saldaña)

AN ACT Relating to reducing barriers to patient care through appropriate use of prior authorization and adoption of appropriate use criteria; adding a new section to chapter 48.43 RCW; and adding a new section to chapter 70.250 RCW.

Referred to Committee on Health Care & Wellness.

SSB 6408 by Senate Committee on Financial Institutions, Economic Development & Trade (originally sponsored by Wilson, L., Mullet, Short,
AN ACT Relating to agency responsibilities to regulated businesses and professions; adding a new chapter to Title 18 RCW; creating new sections; and providing an expiration date.

Referred to Committee on Appropriations.

ESSB 6419 by Senate Committee on Human Services, Reentry & Rehabilitation (originally sponsored by Keiser, Braun, Rolfs, Randall, Rivers, Dhingra, Darnelle, Wilson, C., Saldaña and Salomon)

AN ACT Relating to implementation of the recommendations of the December 2019 report from the William D. Ruckelshaus center regarding residential habilitation center clients; creating new sections; and providing an expiration date.

Referred to Committee on Appropriations.

SB 6423 by Senators Cleveland, Darnelle, Wilson and C.

AN ACT Relating to reports alleging child abuse and neglect; and amending RCW 26.44.050 and 26.44.060.

Referred to Committee on Human Services & Early Learning.

ESSB 6442 by Senate Committee on Human Services, Reentry & Rehabilitation (originally sponsored by Saldaña, Wilson, C., Salomon, McCoy, Wellman, Stanford, Hasegawa, Kuderer, Pedersen, Nguyen, Frockt and Das)

AN ACT Relating to the private detainment of individuals; amending RCW 72.68.040, 72.68.010, and 72.68.001; reenacting and amending RCW 72.09.050; adding a new section to chapter 72.68 RCW; adding a new chapter to Title 70 RCW; creating new sections; repealing RCW 72.68.012; and declaring an emergency.

Referred to Committee on Public Safety.

SSB 6483 by Senate Committee on Early Learning & K-12 Education (originally sponsored by Wilson, C. and Nguyen)

AN ACT Relating to rating requirements for child care providers; amending RCW 43.216.515; reenacting and amending RCW 43.216.135; and amending 2019 c 369 s 6 (uncodified).

Referred to Committee on Human Services & Early Learning.

SSB 6531 by Senate Committee on Labor & Commerce (originally sponsored by Braun, Takko and Schoesler)

AN ACT Relating to the performance of personal services by a craft distillery, distiller, or spirits certificate of approval holder; and amending RCW 66.28.310.

Referred to Committee on Commerce & Gaming.

ESSB 6574 by Senate Committee on Local Government (originally sponsored by Takko and Short)

AN ACT Relating to clarifying the respective administrative powers, duties, and responsibilities of the growth management hearings board and the environmental land use and hearings office; and amending RCW 36.70A.250, 36.70A.252, 36.70A.260, 36.70A.270, and 43.21B.005.

Referred to Committee on Environment & Energy.

SB 6582 by Senators Hobbs, Stanford, Muzzall, Salomon, McCoy, Wagoner and Liias

AN ACT Relating to the number of fire protection district commissioners; and amending RCW 52.14.015.

Referred to Committee on Local Government.

ESSB 6592 by Senate Committee on Local Government (originally sponsored by Holy, Hunt, Takko and Keiser)

AN ACT Relating to tourism authorities; and amending RCW 35.101.010, 35.101.050, and 35.101.130.

Referred to Committee on Finance.

ESSB 6617 by Senate Committee on Housing Stability & Affordability (originally sponsored by Liias and Das)

AN ACT Relating to accessory dwelling unit regulation; amending RCW 43.21C.495; adding new sections to chapter 36.70A RCW; and creating a new section.

Referred to Committee on Environment & Energy.

ESB 6626 by Senators Conway, O'Ban, Hunt, Zeiger, Hobbs, Becker, Randall, Short, Brown and Wagoner

AN ACT Relating to creating the position of military spouse liaison; and adding a new section to chapter 43.60A RCW.

Referred to Committee on Appropriations.
ESSB 6638  by Senate Committee on Human Services, Reentry & Rehabilitation (originally sponsored by Wilson, C., Lovelett, Randall, Nguyen, Das and Darnaille)

AN ACT Relating to providing reentry services to persons releasing from prison, jail, and other institutions; amending RCW 74.09.670, 10.77.150, 72.09.370, 71.24.470, and 71.24.480; reenacting and amending RCW 71.24.025 and 71.24.385; adding a new section to chapter 71.24 RCW; and creating new sections.

Referred to Committee on Appropriations.

ESSB 6641  by Senate Committee on Human Services, Reentry & Rehabilitation (originally sponsored by O'Ban, Conway, Wilson and C.)

AN ACT Relating to increasing the availability of certified sex offender treatment providers; amending RCW 18.155.020, 18.155.030, 18.155.075, and 18.155.080; adding a new section to chapter 18.155 RCW; and decodifying RCW 18.155.900, 18.155.901, and 18.155.902.

Referred to Committee on Health Care & Wellness.

ESJR 8212  by Senators Braun, Conway, Mullet, Schoesler and Palumbo

(REVISED FOR ENGROSSED: Proposing an amendment to the Constitution concerning the investment of funds to provide for long-term care services and supports.)

Referred to Committee on Appropriations.

There being no objection, the bills and resolution listed on the day's introduction sheet under the fourth order of business were referred to the committees so designated, with the exception of ENGROSSED SUBSTITUTE SENATE BILL NO. 5829 which was referred to the Committee on Appropriations.

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

REPORTS OF STANDING COMMITTEES

February 20, 2020 21.0.

2SSB 5149  Prime Sponsor, Committee on Law & Justice: Concerning electronic monitoring with victim notification technology. Reported by Committee on Public Safety

MAJORITY recommendation: Do pass. Signed by Representatives Robinson, 1st Vice Chair; Ormsby, Chair; Stokesbary, Ranking Minority Member; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgings; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Appropriations.

February 20, 2020 21.0.

SB 5811  Prime Sponsor, Senator Nguyen: Reducing emissions by making changes to the clean car standards and clean car program. Reported by Committee on Environment & Energy

MAJORITY recommendation: Do pass as amended by Committee on Environment & Energy.

Strike everything after the enacting clause and insert the following:

“Sec. 22. RCW 70.120A.010 and 2010 c 76 s 1 are each amended to read as follows:

(1) Pursuant to the federal clean air act, the legislature adopts the California motor vehicle emission standards in Title 13 of the California Code of Regulations (effective January 1, 2005, except as provided in this chapter). The department of ecology shall adopt rules to implement the motor vehicle emission standards of the state of California (for passenger cars, light duty trucks, and medium duty passenger vehicles), including the zero emission vehicle program, and shall amend the rules from time to time, to maintain consistency with the California motor vehicle emission standards and 42 U.S.C. Sec. 7507 (section 177 of the federal clean air act). (Notwithstanding other provisions of this chapter, the department of ecology shall not adopt the zero emission vehicle program regulations contained in Title 13, section 1962 of the California Code of Regulations effective January 1, 2005. During rule development, the department of ecology shall convene an advisory group composed of industry and consumer group representatives. Any proposed rules or changes to rules shall be subject to review and comment by the advisory group, prior to rule adoption. The order of adoption for the rules required in this section shall include the signature of the governor. The rules shall be effective only for those model years for which the state of Oregon has adopted the California motor vehicle emission standards. This section does not limit the department of ecology’s authority to regulate motor vehicle emissions for any other class of vehicle.)

(2) Motor vehicles with a model year equal to or later than the first model year for which new vehicles sold to Washington state residents are required to comply with California motor vehicle emission standards are exempt from emission inspections under chapter 70.120 RCW.

(3) The provisions of this chapter do not apply with respect to the use by a resident of this state of a motor vehicle acquired and used while the resident is a member of the armed services and is stationed outside this state pursuant to military orders.
Sec. 23. RCW 70.120A.050 and 2014 c 76 s 8 are each amended to read as follows:

(1) No model year 2010 or subsequent model year new passenger car, light duty truck, or medium duty passenger vehicle may be sold in Washington unless there is securely and conspicuously affixed in a clearly visible location a label on which the manufacturer clearly discloses comparative greenhouse gas emissions for that new vehicle.

(2) The label required by this section should include a greenhouse gas index or rating system that contains quantitative and graphical information presented in a continuous, easy-to-read scale that compares the greenhouse gas emissions from the vehicle with the average projected greenhouse gas emissions from all passenger cars, light duty trucks, and medium duty passenger vehicles of the same model year. For reference purposes, the index or rating system should also identify the greenhouse gas emissions from the vehicle model of that same model year that has the lowest greenhouse gas emissions.

(3) The index or rating system included in the label under subsection (2) of this section shall be updated as necessary to ensure that the differences in greenhouse gas emissions among vehicles are readily apparent to the consumer.

(4) An automobile manufacturer may apply to the department of ecology for approval of an alternative to the disclosure labeling requirement that is at least as effective in providing notification and disclosure of the vehicle's greenhouse gas emissions as is the labeling required by this section.

(5) A label that complies with the requirements of the California greenhouse gas vehicle labeling program shall be deemed to meet the requirements of this section and any rules adopted under this section.

(6) The department of ecology may adopt such rules as are necessary to implement this section.

NEW SECTION. Sec. 24. RCW 70.120A.020 (Early credits and banking—Alternative means of compliance) and 2005 c 295 s 3 are each repealed.

Correct the title.

Signed by Representatives Robinson, 1st Vice Chair; Ormsby, Chair; Bergquist, 2nd Vice Chair; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hudgins; Kilduff; Macri; Pettigrew; Pollet; Ryu; Senn; Springer; Sullivan; Tarleton; Tharinger and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representatives Stokesbary, Ranking Minority Member; MacEwen, Assistant Ranking Minority Member; Blake; Jenkins; Kirby; Vick and Young.

Referred to Committee on Rules for second reading.

There being no objection, the bills listed on the day’s committee reports under the fifth order of business were referred to the committees so designated.

There being no objection, the House adjourned until 9:55 a.m., February 25, 2020, the 44th Day of the Regular Session.

LAURIE JINKINS, Speaker
BERNARD DEAN, Chief Clerk
The House was called to order at 9:55 a.m. by the Speaker (Representative Lovick presiding).

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

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

MESSAGE FROM THE SENATE
February 13, 2020

Mme. SPEAKER:

The Senate has passed:

SENATE BILL NO. 6096, and the same is herewith transmitted.

Brad Hendrickson, Secretary

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

INTRODUCTION & FIRST READING
SB 6096 by Senators Keiser, Stanford and Saldaña

AN ACT Relating to preventing disruption of certain state-financed and procured services due to labor unrest within contracted service providers; adding a new section to chapter 43.20A RCW; and creating a new section.

Referred to Committee on Labor & Workplace Standards.

There being no objection, the bill listed on the day’s introduction sheet under the fourth order of business was referred to the committee so designated.

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

REPORTS OF STANDING COMMITTEES
February 21, 2020 24.0.

SSB 5097 Prime Sponsor, Committee on Health & Long Term Care: Concerning the licensure and certification of massage therapists and reflexologists. Reported by Committee on Health Care & Wellness

MAJORITY recommendation: Do pass. Signed by Representatives Cody, Chair; Macri, Vice Chair; Schmick, Ranking Minority Member; Chambers; Chopp; Davis; DeBolt; Harris; Maycumber; Riccelli; Robinson; Stonier; Thai and Tharinger.

Referred to Committee on Rules for second reading.

February 21, 2020 24.0.

ESB 5282 Prime Sponsor, Senator Liias: Requiring informed consent for pelvic exams. Reported by Committee on Health Care & Wellness

MAJORITY recommendation: Do pass as amended.

Strike everything after the enacting clause and insert the following:

"NEW SECTION. Sec. 25. A new section is added to chapter 18.130 RCW to read as follows:

(1) A health care provider licensed under this title may not knowingly perform or authorize a student practicing under their authority to perform a pelvic examination on a patient who is anesthetized or unconscious unless:

(a) The patient or a person authorized to make health care decisions for the patient gave specific informed consent to the examination;

(b) The examination is necessary for diagnostic or treatment purposes; or

(c) Sexual assault is suspected, evidence may be collected if the patient is not capable of informed consent due to longer term medical condition, or if evidence will be lost.

(2) A licensed health care provider who violates subsection (1) of this section is subject to discipline pursuant to this chapter, the uniform disciplinary act.

Sec. 26. RCW 18.130.180 and 2019 c 427 s 17 are each amended to read as follows:

The following conduct, acts, or conditions constitute unprofessional conduct for any license holder under the jurisdiction of this chapter:

(1) The commission of any act involving moral turpitude, dishonesty, or corruption relating to the practice of the person’s profession, whether the act constitutes a crime
or not. If the act constitutes a crime, conviction in a criminal proceeding is not a condition precedent to disciplinary action. Upon such a conviction, however, the judgment and sentence is conclusive evidence at the ensuing disciplinary hearing of the guilt of the license holder of the crime described in the indictment or information, and of the person's violation of the statute on which it is based. For the purposes of this section, conviction includes all instances in which a plea of guilty or nolo contendere is the basis for the conviction and all proceedings in which the sentence has been deferred or suspended. Nothing in this section abrogates rights guaranteed under chapter 9.96A RCW;

(2) Misrepresentation or concealment of a material fact in obtaining a license or in reinstatement thereof;

(3) All advertising which is false, fraudulent, or misleading;

(4) Incompetence, negligence, or malpractice which results in injury to a patient or which creates an unreasonable risk that a patient may be harmed. The use of a nontraditional treatment by itself shall not constitute unprofessional conduct, provided that it does not result in injury to a patient or create an unreasonable risk that a patient may be harmed;

(5) Suspension, revocation, or restriction of the individual's license to practice any health care profession by competent authority in any state, federal, or foreign jurisdiction, a certified copy of the order, stipulation, or agreement being conclusive evidence of the revocation, suspension, or restriction;

(6) Except when authorized by RCW 18.130.345, the possession, use, prescription for use, or distribution of controlled substances or legend drugs in any way other than for legitimate or therapeutic purposes, diversion of controlled substances or legend drugs, the violation of any drug law, or prescribing controlled substances for oneself;

(7) Violation of any state or federal statute or administrative rule regulating the profession in question, including any statute or rule defining or establishing standards of patient care or professional conduct or practice;

(8) Failure to cooperate with the disciplining authority by:

(a) Not furnishing any papers, documents, records, or other items;

(b) Not furnishing in writing a full and complete explanation covering the matter contained in the complaint filed with the disciplining authority;

(c) Not responding to subpoenas issued by the disciplining authority, whether or not the recipient of the subpoena is the accused in the proceeding; or

(d) Not providing reasonable and timely access for authorized representatives of the disciplining authority seeking to perform practice reviews at facilities utilized by the license holder;

(9) Failure to comply with an order issued by the disciplining authority or a stipulation for informal disposition entered into with the disciplining authority;

(10) Aiding or abetting an unlicensed person to practice when a license is required;

(11) Violations of rules established by any health agency;

(12) Practice beyond the scope of practice as defined by law or rule;

(13) Misrepresentation or fraud in any aspect of the conduct of the business or profession;

(14) Failure to adequately supervise auxiliary staff to the extent that the consumer's health or safety is at risk;

(15) Engaging in a profession involving contact with the public while suffering from a contagious or infectious disease involving serious risk to public health;

(16) Promotion for personal gain of any unnecessary or inefficacious drug, device, treatment, procedure, or service;

(17) Conviction of any gross misdemeanor or felony relating to the practice of the person's profession. For the purposes of this subsection, conviction includes all instances in which a plea of guilty or nolo contendere is the basis for conviction and all proceedings in which the sentence has been deferred or suspended. Nothing in this section abrogates rights guaranteed under chapter 9.96A RCW;

(18) The procuring, or aiding or abetting in procuring, a criminal abortion;

(19) The offering, undertaking, or agreeing to cure or treat disease by a secret method, procedure, treatment, or medicine, or the treating, operating, or prescribing for any health condition by a method, means, or procedure which the licensee refuses to divulge upon demand of the disciplining authority;

(20) The willful betrayal of a practitioner-patient privilege as recognized by law;

(21) Violation of chapter 19.68 RCW or a pattern of violations of RCW 48.49.020 or 48.49.030;

(22) Interference with an investigation or disciplinary proceeding by willful misrepresentation of facts before the disciplining authority or its authorized representative, or by the use of threats or harassment against any patient or witness to prevent them from providing evidence in a disciplinary proceeding or any other legal action, or by the use of financial inducements to any patient or witness to prevent or attempt to prevent him or her from providing evidence in a disciplinary proceeding;

(23) Current misuse of:

(a) Alcohol;

(b) Controlled substances; or

(c) Legend drugs;

(24) Abuse of a client or patient or sexual contact with a client or patient;

(25) Acceptance of more than a nominal gratuity, hospitality, or subsidy offered by a representative or vendor
of medical or health-related products or services intended for patients, in contemplation of a sale or for use in research publishable in professional journals, where a conflict of interest is presented, as defined by rules of the disciplining authority, in consultation with the department, based on recognized professional ethical standards;

(26) Violation of RCW 18.130.420;

(27) Performing conversion therapy on a patient under age eighteen;

(28) Violation of section 1 of this act.”

Correct the title.

Signed by Representatives Cody, Chair; Macri, Vice Chair; Schmick, Ranking Minority Member; Chambers; Chopp; Davis; DeBolt; Harris; Maycumber; Riccelli; Robinson; Stoneier; Thai and Tharinger.

Referred to Committee on Rules for second reading.

March 2, 2020 26.0.

ESB 5450 Prime Sponsor, Senator Rivers:
Concerning superior court judges. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Stokesbury, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Calder; Chandler; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hadgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

MINORITY recommendation: Without recommendation. Signed by Representative MacEwen, Assistant Ranking Minority Member.

Referred to Committee on Appropriations.

March 2, 2020 26.0.

E2SSB 5549 Prime Sponsor, Committee on Ways & Means: Modernizing resident distillery marketing and sales restrictions. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass as amended by Committee on Commerce & Gaming.

Strike everything after the enacting clause and insert the following:

"Sec. 27. RCW 66.24.140 and 2017 c 260 s 1 are each amended to read as follows:

(1) There is a license to distillers, including blending, rectifying, and bottling; fee two thousand dollars per annum, unless provided otherwise as follows:

(a) For distillers producing one hundred fifty thousand gallons or less of spirits with at least half of the raw materials used in the production grown in Washington, the license fee must be reduced to one hundred dollars per annum;

(b) The board must license stills used and to be used solely and only by a commercial chemist for laboratory purposes, and not for the manufacture of liquor for sale, at a fee of twenty dollars per annum;

(c) The board must license stills used and to be used solely and only for laboratory purposes in any school, college, or educational institution in the state, without fee; and

(d) The board must license stills that have been duly licensed as fruit and/or wine distilleries by the federal government, used and to be used solely as fruit and/or wine distilleries in the production of fruit brandy and wine spirits, at a fee of two hundred dollars per annum.

(2) Any distillery licensed under this section may:

(a) Sell, for off-premises consumption, spirits of ((i) the distillery's own production ((for consumption off the premises)), spirits produced by another distillery or craft distillery licensed in this state, or vermouth or sparkling wine products produced by a licensee in this state. A distillery selling spirits or other alcohol authorized under this subsection must comply with the applicable laws and rules relating to retailers for those products:

(b) Contract distilled spirits for, and sell contract distilled spirits to, holders of distillers' or manufacturers' licenses, including licenses issued under RCW 66.24.520, or for export; and

(c) Provide samples subject to the following conditions:

(i) For the purposes of this subsection, the maximum amount of alcohol per person per day is two ounces;

(ii) Provide free or for a charge one-half ounce or less samples of spirits of its own production to persons on the premises of the distillery. Spirits samples may be adulterated with nonalcoholic mixers, mixers with alcohol of the distiller's own production, water, and/or ice;

(iii) Sell adulterated samples of spirits of its own production, water, and/or ice to persons on the premises at the distillery; and

(iv) Every person who participates in any manner in the service of these samples must obtain a class 12 alcohol server permit.

Serve samples of spirits for free or for a charge, and sell servings of spirits, vermouth, and sparkling wine to customers for on-premises consumption, at the premises of the distillery indoors, outdoors, or in any combination thereof, and at the distillery's off-site tasting rooms in accordance with this chapter, subject to the following conditions:

(i) A distillery may provide to customers, for free or for a charge, for on-premises consumption, spirits samples that are one-half ounce or less per sample of spirits, and that may be adulterated with water, ice, other alcohol entitled to
be served or sold on the licensed premises under this section, or on premises consumption, servings of vermouth or sparkling wine products produced by a licensee in this state.

(ii) A distillery may sell, for on-premises consumption, servings of vermouth or sparkling wine products produced by another distillery, craft distillery, or licensee in this state, then at any one time no more than twenty-five percent of the alcohol stock-keeping units offered or sold by the distillery at its distillery premises and at any off-site tasting rooms licensed under section 3 of this act may be vermouth, sparkling wine, or spirits made by another distillery, craft distillery, or licensee in this state. If a distillery sells fewer than twenty alcohol stock-keeping units of products of its own production, it may sell up to five alcohol stock-keeping units of vermouth, sparkling wine, or spirits produced by another distillery, craft distillery, or licensee in this state.

(b) A person is limited to receiving or purchasing, for on-premises consumption, no more than two ounces total of spirits that are unadulterated. Any additional spirits purchased for on-premises consumption must be adulterated as authorized in this section.

(c) (i) No person under twenty-one years of age may be on the premises of a distillery tasting room, including an off-site tasting room licensed under section 3 of this act, unless they are accompanied by their parent or legal guardian.

(ii) Every distillery tasting room, including the off-site tasting rooms licensed under section 3 of this act, where alcohol is sampled, sold, or served, must include a designated area where persons under twenty-one years of age are allowed to enter. Such location may be in a separate room or a designated area within the tasting room separated from the remainder of the tasting room space as authorized by the board.

(iii) Except for (c)(iv) of this subsection, or an event where a private party has secured a private banquet permit, no person under twenty-one years of age may be on the distillery premises, or the off-site tasting rooms licensed under section 3 of this act, past 9:00 p.m.

(iv) Notwithstanding the limitations of (c)(iii) of this subsection, persons under twenty-one years of age who are children of owners, operators, or managers of a distillery or an off-site tasting room licensed under section 3 of this act, may be in any area of a distillery, tasting room, or an off-site tasting room licensed under section 3 of this act, provided they are under the direct supervision of their parent or legal guardian while on the premises.

(d) Any person serving or selling spirits or other alcohol authorized to be served or sold by a distillery must obtain a class 12 alcohol server permit.

(e) A distillery may sell nonalcoholic products at retail.

Sec. 28. RCW 66.24.145 and 2015 c 194 s 2 are each amended to read as follows:

(1)(a) Any craft distillery may sell, for on-premises consumption, spirits of its own production ((for consumption off the premises)), spirits produced by another craft distillery or distillery licensed in this state, and vermouth and sparkling wine products produced by a licensee in this state.

(b) A craft distillery selling spirits or other alcohol authorized under this subsection must comply with the applicable laws and rules relating to retailers for those products.

(2) Any craft distillery may contract distilled spirits for, and sell contract distilled spirits to, holders of distillers' or manufacturers' licenses, including licenses issued under RCW 66.24.520, or for export.

(3) Any craft distillery licensed under this section may ((provide free or for a charge, one half ounce or less samples of spirits of its own production to persons on the premises of the distillery. The maximum total per person per day is two ounces. Every person who participates in any manner in the service of samples must obtain a class 12 alcohol server permit. Spirits samples may be adulterated with nonalcoholic mixers, water, and/or ice.)

(1)(a) A distillery or craft distillery licensee may apply to the board for an endorsement to sell spirits of its own production at retail for off-premises consumption at a qualifying farmers market. The annual fee for this endorsement is seventy-five dollars.

(b) For each month during which a distillery or craft distillery will sell spirits at a qualifying farmers market, the distillery or craft distillery must provide the board or its designee a list of the dates, times, and locations at which bottled spirits may be offered for sale. This list must be received by the board before the spirits may be offered for sale at a qualifying farmers market.

(c) Each approved location in a qualifying farmers market is deemed to be part of the distillery or craft distillery license for the purpose of this title. The approved locations under an endorsement granted under this subsection do not include tasting or sampling privileges. The distillery or craft distillery may store spirits at a farmers market beyond the hours that the bottled spirits are offered for sale. The distillery or craft distillery may not act as a distributor from a farmers market location.
Sec. 29. A new section is added to chapter 66.24 RCW to read as follows:

(1) There is a tasting room license available to distillery and craft distillery licensees. A tasting room license authorizes the operation of an off-site tasting room, in addition to a tasting room attached to the distillery's or craft distillery's production facility, at which the licensee may sample, serve, and sell spirits and alcohol products authorized to be sampled, served, and sold under RCW 66.24.170.
66.24.140 and 66.24.145, for on-premises and off-premises consumption, subject to the same limitations as provided in RCW 66.24.140 and 66.24.145.

(2) A distillery or craft distillery licensed production facility is eligible for no more than two off-site tasting room licenses located in this state, which may be indoors, or outdoors or a combination thereof, and which shall be administratively tied to a licensed production facility. A separate license is required for the operation of each off-site tasting room. The fee for each off-site tasting room license is two thousand dollars per annum. No additional license is required for a distillery or craft distillery to sample, serve, and sell spirits and alcohol to customers in a tasting room on the distillery or craft distillery premises as authorized under this section, section 5 of this act, RCW 66.24.140, 66.24.145, 66.28.040, 66.24.630, and 66.28.310. Off-site tasting rooms may have a section identified and segregated as federally bonded spaces for the storage of bulk or packaged spirits. Product of the licensee’s production may be bottled or packaged in the space.

NEW SECTION. Sec. 30. A new section is added to chapter 66.24 RCW to read as follows:

(1) A distillery licensed under RCW 66.24.140 or 66.24.145, or an off-site tasting room authorized under section 3 of this act, must provide, for free or for a charge, food offerings to customers during public service hours. For the purposes of this section, "food offerings" means a combination of small serving food items to include a mix of hors d’oeuvre type foods, cheeses, fruits, vegetables, deli-style meats, chips, pretzels, nuts, popcorn, crackers, or similar items.

(2) A distillery providing food offerings under this section must comply with the local city or county health requirements for such level of service.

(3) In addition to the food offerings requirement in subsection (1) of this section, distillers and craft distillers shall post, in a conspicuous place within any tasting room, a list of at least five local restaurants or food trucks where customers can purchase food for consumption in the tasting room. The list shall include names, addresses, contact information, and hours of operation for each restaurant or food truck named.

(4) Distilleries that have secured spirits, beer, and wine retail license privileges under RCW 66.24.400 shall not allow customers to bring in food from outside restaurants or food trucks and are not subject to the provision of subsections (1) and (3) of this section.

(5) Requirements for food offerings shall be determined by the board in rule. The rules for food offerings shall:

(a) Include the ability for such food to be prepackaged for individual sale and consumption;

(b) Allow food offerings to be prepared off-site for plating for the customer;

(c) Not require any warming, cooking, or heating off-site or on-site prior to service; and

(d) Not require the installation, maintenance, or use of any food heating device or apparatus to prepare any food offerings.

(6) A distillery licensed under RCW 66.24.140 or 66.24.145, or an off-site tasting room authorized under section 3 of this act, may install and use any type of commercial heating device or element to heat food offerings under this section without impacting their privileges under this act.

NEW SECTION. Sec. 31. A new section is added to chapter 66.24 RCW to read as follows:

(1) Of the off-site tasting rooms allowed in this chapter, any distillery, craft distillery, domestic winery, or any combination of licensees thereof, licensed under this chapter may jointly occupy and co-operate up to two off-site locations, which may be indoors, outdoors, or a combination thereof, at which they may sample, serve, and sell products of their own production and products authorized to be sampled, served, and sold under the terms of their license. The licensees must maintain separate storage of products and separate financials. The distillery or craft distillery tasting rooms referenced in this section shall be the off-site tasting rooms allowed, and have the privileges and limitations provided in this chapter. This section does not create additional numbers of authorized tasting rooms beyond what is authorized by this section, section 3 of this act, and in RCW 66.24.140, 66.24.145, 66.28.040, 66.24.630, and 66.28.310.

(2) Any domestic brewery, microbrewery, domestic winery, distillery, or craft distillery licensed under this chapter, or any combination of licensees thereof, whose property parcels or buildings are located in direct physical proximity to one another may share a standing or seated tasting area for patrons to use, which may be indoors, outdoors, or a combination thereof. Each licensee may sample, serve, and sell products the licensee is authorized to sample, serve, and sell under the terms of its license, for on-premises consumption in the jointly operated consumption area. Each licensee must use distinctly marked glassware or serving containers to identify the source of any product being consumed. The distillery or craft distillery tasting rooms shall be the on-site or off-site tasting rooms allowed, and have the privileges and limitations provided in this chapter.

(3) Licensees operating under this section must comply with the applicable laws and rules relating to retailers.

(4) Licensees operating under this section must comply with all applicable laws and rules relating to sampling and serving, as may be allowed by their license type.

(5) All licensees who participate in:

(a) A jointly operated off-premises location allowed under subsection (1) of this section, or

(b) A conjoined consumption area allowed under subsection (2) of this section must share staffing resources. All participating licensees shall be jointly responsible for
any violation or enforcement issues unless it can be demonstrated that the violation or enforcement issue was due to one or more licensee’s specific conduct or action, in which case the violation or enforcement applies only to those identified licensees.

(6) Every person who participates in any manner in the sale or service of samples or servings of spirits must obtain a class 12 alcohol server permit. Every person who participates in any manner in the sale or service of samples or servings of beer and wine must obtain a class 12 or class 13 alcohol server permit.

NEW SECTION. Sec. 32. A new section is added to chapter 66.24 RCW to read as follows:

(1) The number of licenses allowed to be issued for off-site tasting rooms authorized under section 3 of this act shall not exceed one hundred fifty.

(2) The limitations in subsection (1) of this section do not apply to an off-site tasting room authorized under section 3 of this act that has been granted a license under RCW 66.24.400.

NEW SECTION. Sec. 33. A new section is added to chapter 66.24 RCW to read as follows:

Nothing in this chapter prohibits a distillery licensed under RCW 66.24.140 or 66.24.145, or an off-site tasting room licensed under section 3 of this act, from obtaining a license under RCW 66.24.400 for the same premises.

Sec. 34. RCW 66.28.040 and 2016 c 235 s 15 are each amended to read as follows:

(1) Except as permitted by the board under RCW 66.20.010, or as allowed under this title, no domestic brewery, microbrewery, distiller, domestic winery, importer, rectifier, certificate of approval holder, or other manufacturer of liquor may, within the state of Washington, give to any person any liquor (but) without charge.

(2) Nothing in this section nor in RCW 66.28.305 prevents a domestic brewery, microbrewery, distiller, domestic winery, importer, certificate of approval holder, or importer from furnishing samples of beer, wine, or spirituous liquor to authorized licensees for the purpose of negotiating a sale, in accordance with regulations adopted by the liquor and cannabis board, provided that the samples are subject to taxes imposed by RCW 66.24.290 and 66.24.210.(i).

(3) Nothing in this section prevents a domestic brewery, microbrewery, domestic winery, distillery, certificate of approval holder, or distributor from furnishing beer, wine, or spirituous liquor for instructional purposes under RCW 66.28.150.(i).

(4) Nothing in this section prevents a domestic winery, certificate of approval holder, or distributor from furnishing wine without charge, subject to the taxes imposed by RCW 66.24.210, to a not-for-profit group organized and operated solely for the purpose of enology or the study of viticulture which has been in existence for at least six months and that uses wine so furnished solely for such educational purposes or a domestic winery, or an out-of-state certificate of approval holder, from furnishing wine without charge or a domestic distillery, or an out-of-state certificate of approval holder, from furnishing beer without charge, subject to the taxes imposed by RCW 66.24.210 or 66.24.290, or a domestic distiller licensed under RCW 66.24.140 or an accredited representative of a distiller, manufacturer, importer, or distributor of spirituous liquor licensed under RCW 66.24.310, from furnishing spirits without charge, to a nonprofit charitable corporation or association exempt from taxation under 26 U.S.C. Sec. 501(c)(3) or (6) of the internal revenue code of 1986 for use consistent with the purpose or purposes entitling it to such exemption((i)).

(5) Nothing in this section prevents a domestic brewery or microbrewery from serving beer without charge, on the brewery premises((i)).

(6) Nothing in this section prevents donations of wine for the purposes of RCW 66.12.180((i)).

(7) Nothing in this section prevents a domestic winery from serving wine without charge, on the winery premises((i)).

(8) Nothing in this section prevents a (craft distillery from serving spirits, on the distillery premises subject to RCW 66.24.145) distillery licensed under RCW 66.24.140 or 66.24.145, or an off-site tasting room authorized under section 3 of this act, from serving spirits, on the distillery premises or at an off-site tasting room.

Sec. 35. RCW 66.24.630 and 2017 c 96 s 4 are each amended to read as follows:

(1) There is a spirits retail license to: Sell spirits in original containers to consumers for consumption off the licensed premises and to permit holders; sell spirits in original containers to retailers licensed to sell spirits for consumption on the premises, for resale at their licensed premises according to the terms of their licenses, although no single sale may exceed twenty-four liters, unless the sale is by a licensee that was a contract liquor store manager of a contract liquor store at the location of its spirits retail licensed premises from which it makes such sales; and export spirits.

(2) For the purposes of this title, a spirits retail license is a retail license, and a sale by a spirits retailer is a retail sale only if not for resale. Nothing in this title authorizes sales by on-sale licensees to other retail licensees. The board must establish by rule an obligation of on-sale spirits retailers to:

(a) Maintain a schedule by stock-keeping unit of all their purchases of spirits from spirits retail licensees, including combination spirits, beer, and wine licensees holding a license issued pursuant to RCW 66.24.035, indicating the identity of the seller and the quantities purchased; and

(b) Provide, not more frequently than quarterly, a report for each scheduled item containing the identity of the purchasing on-premises licensee and the quantities of that scheduled item purchased since any preceding report to:
(i) A distributor authorized by the distiller to distribute a scheduled item in the on-sale licensee's geographic area; or

(ii) A distiller acting as distributor of the scheduled item in the area.

(3)(a) Except as otherwise provided in (c) of this subsection, the board may issue spirits retail licenses only for premises comprising at least ten thousand square feet of fully enclosed retail space within a single structure, including storerooms and other interior auxiliary areas but excluding covered or fenced exterior areas, whether or not attached to the structure, and only to applicants that the board determines will maintain systems for inventory management, employee training, employee supervision, and physical security of the product substantially as effective as those of stores currently operated by the board with respect to preventing sales to or pilferage by underage or inebriated persons.

(b) License issuances and renewals are subject to RCW 66.24.010 and the regulations adopted thereunder, including without limitation rights of cities, towns, county legislative authorities, the public, churches, schools, and public institutions to object to or prevent issuance of local liquor licenses. However, existing grocery premises licensed to sell beer and/or wine are deemed to be premises “now licensed” under RCW 66.24.010(9)(a) for the purpose of processing applications for spirits retail licenses.

(c) The board may not deny a spirits retail license to an otherwise qualified contract liquor store at its contract location or to the holder of former state liquor store operating rights sold at auction under RCW 66.24.620 on the grounds of location, nature, or size of the premises to be licensed. The board may not deny a spirits retail license to applicants that are not contract liquor stores or operating rights holders on the grounds of the size of the premises to be licensed, if such applicant is otherwise qualified and the board determines that:

(i) There is no spirits retail license holder in the trade area that the applicant proposes to serve;

(ii) The applicant meets, or upon licensure will meet, the operational requirements established by the board by rule; and

(iii) The licensee has not committed more than one public safety violation within the three years preceding application.

(d) A retailer authorized to sell spirits for consumption on or off the licensed premises may accept delivery of spirits at its licensed premises, at another licensed premises as designated by the retailer, or at one or more warehouse facilities registered with the board, which facilities may also warehouse and distribute nonliquor items, and from which the retailer may deliver to its own licensed premises and, pursuant to sales permitted under subsection (1) of this section:

(i) To other retailer premises licensed to sell spirits for consumption on the licensed premises;

(ii) To other registered facilities; or

(iii) To lawful purchasers outside the state. The facilities may be registered and utilized by associations, cooperatives, or comparable groups of retailers, including at least one retailer licensed to sell spirits.

(c) For purposes of negotiating volume discounts, a group of individual retailers authorized to sell spirits for consumption off the licensed premises may accept delivery of spirits at their individual licensed premises or at any one of the individual licensee's premises, or at a warehouse facility registered with the board.

(4)(a) Except as otherwise provided in RCW 66.24.632, or in (b) of this subsection, each spirits retail licensee must pay to the board, for deposit into the liquor revolving fund, a license issuance fee equivalent to seventeen percent of all spirits sales revenues under the license, exclusive of taxes collected by the licensee and of sales of items on which a license fee payable under this section has otherwise been incurred. The board must establish rules setting forth the timing of such payments and reporting of sales dollar volume by the licensee, with payments required quarterly in arrears. The first payment is due October 1, 2012.

(b) This subsection (4) does not apply to craft distilleries for sales of spirits of the craft distillery’s own production.

(5) In addition to the payment required under subsection (4) of this section, each licensee must pay an annual license renewal fee of one hundred sixty-six dollars. The board must periodically review and adjust the renewal fee as may be required to maintain it as comparable to annual license renewal fees for licenses to sell beer and wine not for consumption on the licensed premises. If required by law at the time, any increase of the annual renewal fee becomes effective only upon ratification by the legislature.

(6) As a condition to receiving and renewing a spirits retail license the licensee must provide training as prescribed by the board by rule for individuals who sell spirits or who manage others who sell spirits regarding compliance with laws and regulations regarding sale of spirits, including without limitation the prohibitions against sale of spirits to individuals who are underage or visibly intoxicated. The training must be provided before the individual first engages in the sale of spirits and must be renewed at least every five years. The licensee must maintain records documenting the nature and frequency of the training provided. An employee training program is presumptively sufficient if it incorporates a “responsible vendor program” adopted by the board.

(7) The maximum penalties prescribed by the board in WAC 314-29-020 through 314-29-040 relating to fines and suspensions are doubled for violations relating to the sale of spirits by spirits retail licensees.

(8)(a) The board must adopt regulations concerning the adoption and administration of a compliance training program for spirits retail licensees, to be known as a “responsible vendor program,” to reduce underage drinking, encourage licensees to adopt specific best practices to prevent sales to minors, and provide licensees with an
incentive to give their employees ongoing training in responsible alcohol sales and service.

(b) Licensees who join the responsible vendor program under this section and maintain all of the program's requirements are not subject to the doubling of penalties provided in this section for a single violation in any period of twelve calendar months.

(c) The responsible vendor program must be free, voluntary, and self-monitoring.

(d) To participate in the responsible vendor program, licensees must submit an application form to the board. If the application establishes that the licensee meets the qualifications to join the program, the board must send the licensee a membership certificate.

(e) A licensee participating in the responsible vendor program must at a minimum:

(i) Provide ongoing training to employees;

(ii) Accept only certain forms of identification for alcohol sales;

(iii) Adopt policies on alcohol sales and checking identification;

(iv) Post specific signs in the business; and

(v) Keep records verifying compliance with the program's requirements.

(f)(i) A spirits retail licensee that also holds a grocery store license under RCW 66.24.360 or a beer and/or wine specialty shop license under RCW 66.24.371 may, upon board approval and pursuant to board rules, transition to a combination spirits, beer, and wine license pursuant to RCW 66.24.055.

(ii) An applicant that would qualify for a spirits retail license under this section and that qualifies for a combination spirits, beer, and wine license pursuant to RCW 66.24.035 may apply for a license pursuant to RCW 66.24.035 instead of applying for a spirits retail license under this section.

Sec. 36. RCW 66.28.310 and 2019 c 149 s 1 are each amended to read as follows:

(1)(a) Nothing in RCW 66.28.305 prohibits an industry member from providing retailers branded promotional items which are of nominal value, singly or in the aggregate. Such items include but are not limited to: Trays, lighters, blotters, postcards, pencils, coasters, menu cards, meal checks, napkins, clocks, mugs, glasses, bottles or can openers, corkscrews, matches, printed recipes, shirts, hats, visors, and other similar items. Branded promotional items:

(i) Must be used exclusively by the retailer or its employees in a manner consistent with its license;

(ii) Must bear imprinted advertising matter of the industry member only, except imprinted advertising matter of the industry member can include the logo of a professional sports team which the industry member is licensed to use;

(iii) May be provided by industry members only to retailers and their employees and may not be provided by or through retailers or their employees to retail customers; and

(iv) May not be targeted to or appeal principally to youth.

(b) An industry member is not obligated to provide any such branded promotional items, and a retailer may not require an industry member to provide such branded promotional items as a condition for selling any alcohol to the retailer.

(c) Any industry member or retailer or any other person asserting that the provision of branded promotional items as allowed in (a) of this subsection has resulted or is more likely than not to result in undue influence or an adverse impact on public health and safety, or is otherwise inconsistent with the criteria in (a) of this subsection may file a complaint with the board. Upon receipt of a complaint the board may conduct such investigation as it deems appropriate in the circumstances. If the investigation reveals the provision of branded promotional items has resulted in or is more likely than not to result in undue influence or has resulted or is more likely than not to result in an adverse impact on public health and safety or is otherwise inconsistent with (a) of this subsection the board may issue an administrative violation notice to the industry member, to the retailer, or both. The recipient of the administrative violation notice may request a hearing under chapter 34.05 RCW.

(2) Nothing in RCW 66.28.305 prohibits:

(a) An industry member from providing to a special occasion licensee and a special occasion licensee from receiving services for:

(i) Installation of draft beer dispensing equipment or advertising;

(ii) Advertising, pouring, or dispensing of beer or wine at a beer or wine tasting exhibition or judging event; or

(iii) Pouring or dispensing of spirits by a licensed domestic distiller or the accredited representative of a distiller, manufacturer, importer, or distributor of spirituous liquor licensed under RCW 66.24.310; or

(b) Special occasion licensees from paying for beer, wine, or spirits immediately following the end of the special occasion event; or

(c) Wineries, breweries, or distilleries that are participating in a special occasion event from paying reasonable booth fees to the special occasion licensee.

(3) Nothing in RCW 66.28.305 prohibits industry members from performing, and retailers from accepting the service of building, rotating, and restocking displays and stockroom inventories; rotating and rearranging can and bottle displays of their own products; providing point of sale material and brand signs; pricing case goods of their own brands; and performing such similar business services consistent with board rules, or personal services as described in subsection (5) of this section.
(4) Nothing in RCW 66.28.305 prohibits:
   (a) Industry members from listing on their internet web sites information related to retailers who sell or promote their products, including direct links to the retailers' internet web sites;
   (b) Retailers from listing on their internet web sites information related to industry members whose products those retailers sell or promote, including direct links to the industry members' web sites;
   (c) Manufacturers, distributors, or their licensed representatives from using web sites or social media accounts in their name to post, repost, or share promotional information or images about events featuring a product of the manufacturer's own production or a product sold by the distributor, held at an on-premises licensed liquor retailer's location or a licensed special occasion event. The promotional information may include links to purchase event tickets. Manufacturers, distributors, or their licensed representatives may not pay a third party to enhance viewship of a specific post. Industry members, or their licensed representatives, are not obligated to post, repost, or share information or images on a web site or on social media. A licensed liquor retailer may not require an industry member or their licensed representative to post, repost, or share information or images on a web site or on social media as a condition for selling any alcohol to the retailer or participating in a retailer's event; or
   (d) Industry members and retailers from producing, jointly or together with regional, state, or local industry associations, brochures and materials promoting tourism in Washington state which contain information regarding retail licensees, industry members, and their products.

(5) Nothing in RCW 66.28.305 prohibits the performance of personal services offered from time to time by a domestic winery or certificate of approval holder to retailers when the personal services are (a) conducted at a licensed premises, and (b) intended to inform, educate, or enhance customers' knowledge or experience of the manufacturer's products. The performance of personal services may include participation and pouring, bottle signing events, and other similar informational or educational activities at the premises of a retailer holding a spirits, beer, and wine restaurant license, a wine and/or beer restaurant license, a specialty wine shop license, a special occasion license, a grocery store license with a tasting endorsement, or a private club license. A domestic winery or certificate of approval holder is not obligated to perform any such personal services, and a retail licensee may not require a domestic winery or certificate of approval holder to conduct any personal service as a condition for selling any alcohol to the retail licensee, or as a condition for including any product of the domestic winery or certificate of approval holder in any tasting conducted by the licensee. Except as provided in RCW 66.28.150, the cost of sampling may not be borne, directly or indirectly, by any domestic winery or certificate of approval holder or any distributor. Nothing in this section prohibits wineries, breweries, microbreweries, certificate of approval holders, and retail licensees from identifying the producers on private labels authorized under RCW 66.24.400, 66.24.425, 66.24.450, 66.24.360, and 66.24.371.

(6) Nothing in RCW 66.28.305 prohibits an industry member from entering into an arrangement with any holder of a sports entertainment facility license or an affiliated business for brand advertising at the licensed facility or promoting events held at the sports entertainment facility as authorized under RCW 66.24.570.

(7) Nothing in RCW 66.28.305 prohibits the performance of personal services offered from time to time by a domestic brewery, microbrewery, or beer certificate of approval holder to grocery store licensees with a tasting endorsement when the personal services are (a) conducted at a licensed premises in conjunction with a tasting event, and (b) intended to inform, educate, or enhance customers' knowledge or experience of the manufacturer's products. The performance of personal services may include participation and pouring, bottle signing events, and other similar informational or educational activities. A domestic brewery, microbrewery, or beer certificate of approval holder is not obligated to perform any such personal services, and a grocery store licensee may not require the performance of any personal service as a condition for including any product in any tasting conducted by the licensee.

(8) Nothing in RCW 66.28.305 prohibits an arrangement between a domestic winery and a restaurant licensed under RCW 66.24.320 or 66.24.400 to waive a corkage fee.

(9) Nothing in this section prohibits professional sports teams who hold a retail liquor license or their agents from accepting bona fide liquor advertising from manufacturers, importers, distributors, or their agents for use in the sporting arena. Professional sports teams who hold a retail liquor license or their agents may license the manufacturer, importer, distributor, or their agents to use the name and trademarks of the professional sports team in their advertising and promotions, under the following conditions:
   (a) Such advertising must be paid for by said manufacturer, importer, distributor, or their agent at the published advertising rate or at a reasonable fair market value.
   (b) Such advertising may carry with it no express or implied offer on the part of the manufacturer, importer, distributor, or their agent, or promise on the part of the retail licensee whose operation is directly or indirectly part of the sporting arena, to stock or list any particular brand of liquor to the total or partial exclusion of any other brand.

(10) Nothing in RCW 66.28.305 prohibits a licensed domestic brewery or microbrewery from providing branded promotional items which are of nominal value, singly or in the aggregate, to a nonprofit charitable corporation or association exempt from taxation under 26 U.S.C. Sec. 501(c)(3) of the internal revenue code as it existed on July 24, 2015, for use consistent with the purpose or purposes entitling it to such exemption.
(11) Nothing in RCW 66.28.305 prohibits a distillery, craft distillery, or spirits certificate of approval holder from providing branded promotional items of nominal value, singly or in the aggregate, to a nonprofit charitable corporation or association exempt from taxation under Title 26 U.S.C. Sec. 501(c)(3) of the federal internal revenue code of 1986, as amended, as of the effective date of this section, for use consistent with the purpose or purposes entitling it to such exemption.

Sec. 37. RCW 42.56.270 and 2019 c 394 s 10, 2019 c 344 s 14, and 2019 c 212 s 12 are each reenacted and amended to read as follows:

The following financial, commercial, and proprietary information is exempt from disclosure under this chapter:

1. Valuable formulae, designs, drawings, computer source code or object code, and research data obtained by any agency within five years of the request for disclosure when disclosure would produce private gain and public loss;

2. Financial information supplied by or on behalf of a person, firm, or corporation for the purpose of qualifying to submit a bid or proposal for (a) a ferry system construction or repair contract as required by RCW 47.60.680 through 47.60.750; (b) highway construction or improvement as required by RCW 47.28.070; or (c) alternative public works contracting procedures as required by RCW 39.10.200 through 39.10.905;

3. Financial and commercial information and records supplied by private persons pertaining to export services provided under chapters 43.163 and 53.31 RCW, and by persons pertaining to export projects under RCW 43.23.035;

4. Financial and commercial information and records supplied by businesses or individuals during application for loans or program services provided by chapters 43.325, 43.163, 43.160, 43.330, and 43.168 RCW, or during application for economic development loans or program services provided by any local agency;

5. Financial information, business plans, examination reports, and any information produced or obtained in evaluating or examining a business and industrial development corporation organized or seeking certification under chapter 31.24 RCW;

6. Financial and commercial information supplied to the state investment board by any person when the information relates to the investment of public trust or retirement funds and when disclosure would result in loss to such funds or in private loss to the providers of this information;

7. Financial and valuable trade information under RCW 51.36.120;

8. Financial, commercial, operations, and technical and research information and data submitted to or obtained by the clean Washington center in applications for, or delivery of, program services under chapter 70.95H RCW;

9. Financial and commercial information requested by the public stadium authority from any person or organization that leases or uses the stadium and exhibition center as defined in RCW 36.102.010;

10(a) Financial information, including but not limited to account numbers and values, and other identification numbers supplied by or on behalf of a person, firm, corporation, limited liability company, partnership, or other entity related to an application for a horse racing license submitted pursuant to RCW 67.16.260(1)(b), marijuana producer, processor, or retailer license, liquor license, gambling license, or lottery retail license;

(b) Internal control documents, independent auditors' reports and financial statements, and supporting documents:
   (i) Of house-banked social card game licensees required by the gambling commission pursuant to rules adopted under chapter 9.46 RCW; or (ii) submitted by tribes with an approved tribal/state compact for class III gaming;

(c) Valuable formulae or financial or proprietary commercial information records received during a consultative visit or while providing consultative services to a licensed marijuana business in accordance with RCW 69.50.561;

11 Proprietary data, trade secrets, or other information that relates to: (a) A vendor's unique methods of conducting business; (b) data unique to the product or services of the vendor; or (c) determining prices or rates to be charged for services, submitted by any vendor to the department of social and health services or the health care authority for purposes of the development, acquisition, or implementation of state purchased health care as defined in RCW 41.05.011;

12(a) When supplied to and in the records of the department of commerce:
   (i) Financial and proprietary information collected from any person and provided to the department of commerce pursuant to RCW 43.330.050(8); and

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

(b) When developed by the department of commerce based on information as described in (a)(1) of this subsection, any work product is not exempt from disclosure;

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

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

(14) Financial, commercial, operations, and technical and research information and data submitted to or obtained by the life sciences discovery fund authority in applications for, or delivery of, grants under (((chapter 43.350)) RCW 43.330.502, to the extent that such information, if revealed, would reasonably be expected to result in private loss to the providers of this information;

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

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

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

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

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

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

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

(21) Market share data submitted by a manufacturer under RCW 70.95N.190(4);

(22) Financial information supplied to the department of financial institutions, when filed by or on behalf of an issuer of securities for the purpose of obtaining the exemption from state securities registration for small securities offerings provided under RCW 21.20.880 or when filed by or on behalf of an investor for the purpose of purchasing such securities;

(23) Unaggregated or individual notices of a transfer of crude oil that is financial, proprietary, or commercial information, submitted to the department of ecology pursuant to RCW 90.56.565(1)(a), and that is in the possession of the department of ecology or any entity with which the department of ecology has shared the notice pursuant to RCW 90.56.565;

(24) Financial institution and retirement account information, and building security plan information, supplied to the liquor and cannabis board pursuant to RCW 69.50.325, 69.50.331, 69.50.342, and 69.50.345, when filed by or on behalf of a licensee or prospective licensee for the purpose of obtaining, maintaining, or renewing a license to produce, process, transport, or sell marijuana as allowed under chapter 69.50 RCW;

(25) Marijuana transport information, vehicle and driver identification data, and account numbers or unique access identifiers issued to private entities for traceability system access, submitted by an individual or business to the liquor and cannabis board under the requirements of RCW 69.50.325, 69.50.331, 69.50.342, and 69.50.345 for the purpose of marijuana product traceability. Disclosure to local, state, and federal officials is not considered public disclosure for purposes of this section;

(26) Financial and commercial information submitted to or obtained by the retirement board of any city that is responsible for the management of an employees' retirement system pursuant to the authority of chapter 35.39 RCW, when the information relates to investments in private funds, to the extent that such information, if revealed, would reasonably be expected to result in loss to the retirement fund or to result in private loss to the providers of this information except that (a) the names and commitment amounts of the private funds in which retirement funds are invested and (b) the aggregate quarterly performance results for a retirement fund's portfolio of investments in such funds are subject to disclosure;

(27) Proprietary financial, commercial, operations, and technical and research information and data submitted to or obtained by the liquor and cannabis board in applications for marijuana research licenses under RCW 69.50.372, or in reports submitted by marijuana research licensees in accordance with rules adopted by the liquor and cannabis board under RCW 69.50.372;

(28) Trade secrets, technology, proprietary information, and financial considerations contained in any agreements or contracts, entered into by a licensed marijuana business under RCW 69.50.395, which may be submitted to or obtained by the state liquor and cannabis board;

(29) Financial, commercial, operations, and technical and research information and data submitted to or obtained by the Andy Hill cancer research endowment program in applications for, or delivery of, grants under chapter 43.348 RCW, to the extent that such information, if revealed, would reasonably be expected to result in private loss to providers of this information;

(30) Proprietary information filed with the department of health under chapter 69.48 RCW; (posedi)
(31) Records filed with the department of ecology under chapter 70.375 RCW that a court has determined are confidential valuable commercial information under RCW 70.375.130, and

(32) Unaggregated financial, proprietary, or commercial information submitted to or obtained by the liquor and cannabis board in applications for licenses under RCW 66.24.140 or 66.24.145, or in any reports or remittances submitted by a person licensed under RCW 66.24.140 or 66.24.145 under rules adopted by the liquor and cannabis board under chapter 66.08 RCW.

NEW SECTION. Sec. 38. A new section is added to chapter 66.24 RCW to read as follows:

The board may adopt rules to implement this act.

NEW SECTION. Sec. 39. 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. 40. Sections 3, 5, 6, 7, and 10 of this act take effect January 1, 2021."

Correct the title.

Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kraft; Macri; Mosbrucker; Pettigrew; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representatives Kilduff and Pollet.

Referred to Committee on Appropriations.

February 21, 2020 40.0.

2ESB 5887  Prime Sponsor, Senator Short: Concerning health carrier requirements for prior authorization standards. Reported by Committee on Health Care & Wellness

MAJORITY recommendation: Do pass as amended.

Strike everything after the enacting clause and insert the following:

"NEW SECTION. Sec. 41. The legislature intends to facilitate patient access to appropriate therapies for newly diagnosed health conditions while recognizing the necessity for health carriers to employ reasonable utilization management techniques.

Sec. 42. RCW 48.43.016 and 2019 c 308 s 22 are each amended to read as follows:

(1) A health carrier or its contracted entity that imposes different prior authorization standards and criteria for a covered service among tiers of contracting providers of the same licensed profession in the same health plan shall inform an enrollee which tier an individual provider or group of providers is in by posting the information on its web site in a manner accessible to both enrollees and providers.

(2)(a) A health carrier or its contracted entity may not require utilization management or review of any kind including, but not limited to, prior, concurrent, or postservice authorization for an initial evaluation and management visit and up to six (consecutive) treatment visits with a contracting provider in a new episode of care (of chiropractic, physical therapy, occupational therapy, acupuncture and Eastern medicine, massage therapy, or speech and hearing therapies that meet the standards of medical necessity). Visits for which utilization management or review is prohibited under this section are subject to quantitative treatment limits of the health plan. Notwithstanding RCW 48.43.515(5) this section may not be interpreted to limit the ability of a health plan to require a referral or prescription for the therapies listed in this section.

(b) For visits for which utilization management or review is prohibited under this section, a health carrier or its contracted entity may not:

(i) Deny or limit coverage on the basis of medical necessity or appropriateness; or

(ii) Retroactively deny care or refuse payment for the visits.

(3) A health carrier shall post on its web site and provide upon the request of a covered person or contracting provider any prior authorization standards, criteria, or information the carrier uses for medical necessity decisions.

(4) A health care provider with whom a health carrier consults regarding a decision to deny, limit, or terminate a person's covered health care services must hold a license, certification, or registration, in good standing and must be in the same or related health field as the health care provider being reviewed or of a specialty whose practice entails the same or similar covered health care service.

(5) A health carrier may not require a provider to provide a discount from usual and customary rates for health care services not covered under a health plan, policy, or other agreement, to which the provider is a party.

(6) Nothing in this section prevents a health carrier from denying coverage based on insurance fraud.

(7) For purposes of this section:

(a) "New episode of care" means treatment for a new (or recurrent) condition or diagnosis for which the enrollee has not been treated by (the) a provider of the same licensed profession within the previous ninety days and is not currently undergoing any active treatment.

(b) "Contracting provider" does not include providers employed within an integrated delivery system operated by a carrier licensed under chapter 48.44 or 48.46 RCW."

Correct the title.
FORTY FOURTH DAY, FEBRUARY 25, 2020

Signed by Representatives Cody, Chair; Macri, Vice Chair; Schmick, Ranking Minority Member; Chambers; Chopp; Davis; DeBolt; Harris; Maycumber; Riccelli; Robinson; Stonier; Thai and Tharinger.

Referred to Committee on Rules for second reading.

February 21, 2020 42.0.

SSB 6029  Prime Sponsor, Committee on Law & Justice: Concerning the uniform directed trust act. Reported by Committee on Civil Rights & Judiciary

MAJORITY recommendation: Do pass. Signed by Representatives Kilduff, Chair; Thai, Vice Chair; Irwin, Ranking Minority Member; Dufault, Assistant Ranking Minority Member; Goodman; Graham; Kirby; Klippert; Orwall; Peterson; Rude; Valdez; Walen and Ybarra.

Referred to Committee on Rules for second reading.

February 21, 2020 42.0.

SSB 6037  Prime Sponsor, Committee on Law & Justice: Concerning business corporations. Reported by Committee on Civil Rights & Judiciary

MAJORITY recommendation: Do pass. Signed by Representatives Kilduff, Chair; Thai, Vice Chair; Goodman; Kirby; Orwall; Peterson; Valdez and Walen.

MINORITY recommendation: Do not pass. Signed by Representatives Irwin, Ranking Minority Member; Dufault, Assistant Ranking Minority Member; Graham; Klippert; Rude and Ybarra.

Referred to Committee on Rules for second reading.

February 21, 2020 42.0.

SB 6038  Prime Sponsor, Senator Rivers: Concerning acupuncture and Eastern medicine. Reported by Committee on Health Care & Wellness

MAJORITY recommendation: Do pass. Signed by Representatives Cody, Chair; Macri, Vice Chair; Schmick, Ranking Minority Member; Chambers; Chopp; Davis; DeBolt; Harris; Maycumber; Riccelli; Robinson; Stonier; Thai and Tharinger.

Referred to Committee on Rules for second reading.

February 21, 2020 42.0.

SSB 6051  Prime Sponsor, Committee on Health & Long Term Care: Concerning health coverage supplementing medicare part D provided through a federally authorized employer group waiver plan. Reported by Committee on Health Care & Wellness

MAJORITY recommendation: Do pass. Signed by Representatives Cody, Chair; Macri, Vice Chair; Schmick, Ranking Minority Member; Chambers; Chopp; Davis; DeBolt; Harris; Maycumber; Riccelli; Robinson; Stonier; Thai and Tharinger.

Referred to Committee on Rules for second reading.

February 21, 2020 42.0.

SSB 6086  Prime Sponsor, Committee on Behavioral Health Subcommittee to Health & Long Term Care: Increasing access to medications for opioid use disorder. Reported by Committee on Health Care & Wellness

MAJORITY recommendation: Do pass. Signed by Representatives Cody, Chair; Macri, Vice Chair; Schmick, Ranking Minority Member; Chambers; Chopp; Davis; DeBolt; Harris; Maycumber; Riccelli; Robinson; Stonier; Thai and Tharinger.

Referred to Committee on Rules for second reading.

February 21, 2020 42.0.

SB 6120  Prime Sponsor, Senator Conway: Amending types of nonprofit organizations qualified to engage in gambling activities. Reported by Committee on Commerce & Gaming

MAJORITY recommendation: Do pass. Signed by Representatives Peterson, Chair; Kloba, Vice Chair; MacEwen, Ranking Minority Member; Chambers, Assistant Ranking Minority Member; Blake; Jenkin; Kirby; Ramel; Vick and Young.

Referred to Committee on Rules for second reading.

February 21, 2020 42.0.

SB 6123  Prime Sponsor, Senator Hunt: Allowing state employee leave for organ donation. Reported by Committee on State Government & Tribal Relations

MAJORITY recommendation: Do pass. Signed by Representatives Gregerson, Chair; Pellicciotti, Vice Chair; Walsh, Ranking Minority Member; Goehner, Assistant Ranking Minority Member; Appleton; Dolan; Hudgins; Mosbrucker and Smith.

Referred to Committee on Rules for second reading.

February 21, 2020 42.0.
The legislature finds that students that have more opportunities for young voters. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass as amended by Committee on Appropriations and without amendment by Committee on State Government & Tribal Relations.

Strike everything after the enacting clause and insert the following:

"PART I

ACT NAME AND LEGISLATIVE FINDINGS

NEW SECTION. Sec. 43. This act may be known and cited as the voting opportunities through education act or the VOTE act.

NEW SECTION. Sec. 44. The legislature finds that robust participation by young voters in Washington state elections is critical to ensuring lifelong civic engagement. Research has shown that voting is a habitual behavior and that people who vote in the first three elections when they are eligible will likely vote for life. However, this is also the period of time when they are likely to face unique barriers to participate in the democratic process, including regularly changing their address, becoming eligible shortly after an election, and exclusion from certain voter registration policies.

The legislature also finds that the period prior to election day is the most critical time to ensure ballot access for young voters. States with early voting have higher participation rates than states that do not and the use of early voting sites on college campuses helped produce record levels of participation for young voters in 2016 and 2018.

The legislature finds that students that have more opportunities to be registered and vote are more likely to participate. Limiting statutory voter registration opportunities on college campuses to days well in advance of election day is inconsistent with implementation of same-day voter registration. Making automatic voter registration unavailable to those registering for the first time denies young voters the same benefits as every other voter.

PART II

PERSONS ALLOWED TO VOTE IN PRIMARIES

Sec. 45. RCW 29A.08.210 and 2018 c 109 s 8 are each amended to read as follows:

An applicant for voter registration shall complete an application providing the following information concerning his or her qualifications as a voter in this state:

1. The former address of the applicant if previously registered to vote;
2. The applicant's full name;
3. The applicant's date of birth;
4. The address of the applicant's residence for voting purposes;
5. The mailing address of the applicant if that address is not the same as the address in subsection (4) of this section;
6. The sex of the applicant;
7. The applicant's Washington state driver's license number, Washington state identification card number, or the last four digits of the applicant's social security number if he or she does not have a Washington state driver's license or Washington state identification card;
8. A check box allowing the applicant to indicate that he or she is a member of the armed forces, national guard, or reserves, or that he or she is an overseas voter;
9. A check box allowing the applicant to acknowledge that he or she is at least 16; sixteen years old ((or is at least sixteen years old and will vote only after he or she reaches the age of eighteen));
10. Clear and conspicuous language, designed to draw the applicant's attention, stating that ((the));
   (a) The applicant must be a United States citizen in order to register to vote; and
   (b) The applicant may register to vote if the applicant is at least sixteen years old and may vote if the applicant will be at least eighteen years old by the next general election, or is at least eighteen years old for special elections;
11. A check box and declaration confirming that the applicant is a citizen of the United States;
12. The following warning:

"If you knowingly provide false information on this voter registration form or knowingly make a false declaration about your qualifications for voter registration you will have committed a class C felony that is punishable by imprisonment for up to five years, a fine of up to ten thousand dollars, or both."

13. The oath required by RCW 29A.08.230 and a space for the applicant's signature; and
14. Any other information that the secretary of state determines is necessary to establish the identity of the
applicant and prevent duplicate or fraudulent voter registrations.

This information shall be recorded on a single registration form to be prescribed by the secretary of state.

Sec. 46. RCW 29A.08.230 and 2013 c 11 s 14 are each amended to read as follows:

For all voter registrations, the registrant shall sign the following oath:

"I declare that the facts on this voter registration form are true. I am a citizen of the United States, I will have lived at this address in Washington for at least thirty days immediately before the next election at which I vote, I am not disqualified from voting due to a court order, and I am not under department of corrections supervision for a Washington felony conviction."

Sec. 47. RCW 29A.08.330 and 2019 c 391 s 6 are each amended to read as follows:

(1) The secretary of state shall prescribe the method of voter registration for each designated agency. The agency shall use either the state voter registration by mail form with a separate declination form for the applicant to indicate that he or she declines to register at this time, or the agency may use a separate form approved for use by the secretary of state.

(2) The person providing service at the agency shall offer voter registration services to every client whenever he or she applies for service or assistance and with each renewal, recertification, or change of address. The person providing service shall give the applicant the same level of assistance with the voter registration application as is offered to fill out the agency's forms and documents, including information about age and citizenship requirements for voter registration.

(3) The person providing service at the agency shall determine if the prospective applicant wants to register to vote or update his or her voter registration by asking the following question:

"Do you want to register or sign up to vote or update your voter registration?"

If the applicant chooses to register, sign up, or update a registration, the service agent shall ask the following:

(a) "Are you a United States citizen?"

(b) "Are you at least ((eighteen)) sixteen years old (when I vote)?"

If the applicant answers in the affirmative to both questions, the agent shall then provide the applicant with a voter registration form and instructions and shall record that the applicant has requested to sign up to vote, register to vote, or update a voter registration. If the applicant answers in the negative to either question, the agent shall not provide the applicant with a voter registration application.

(4) If an agency uses a computerized application process, it may, in consultation with the secretary of state, develop methods to capture simultaneously the information required for voter registration during a person's computerized application process.

(5) Each designated agency shall transmit the applications to the secretary of state or appropriate county auditor within three business days and must be received by the election official by the required voter registration deadline.

(6) Information that is otherwise disclosable under this chapter cannot be disclosed on the future voter until the person reaches eighteen years of age, except for the purpose of processing and delivering ballots.

Sec. 48. RCW 29A.08.810 and 2011 c 10 s 20 are each amended to read as follows:

(1) Registration of a person as a voter is presumptive evidence of his or her right to vote. A challenge to the person's right to vote must be based on personal knowledge of one of the following:

(a) The challenged voter has been convicted of a felony and the voter's civil rights have not been restored;

(b) The challenged voter has been judicially declared ineligible to vote due to mental incompetency;

(c) The challenged voter does not live at the residential address provided, in which case the challenger must either:

(i) Provide the challenged voter's actual residence on the challenge form; or

(ii) Submit evidence that he or she exercised due diligence to verify that the challenged voter does not reside at the address provided and to attempt to contact the challenged voter to learn the challenged voter's actual residence, including that the challenger personally:

(A) Sent a letter with return service requested to the challenged voter's residential address provided, and to the challenged voter's mailing address, if provided;

(B) Visited the residential address provided and contacted persons at the address to determine whether the voter resides at the address and, if not, obtained and submitted with the challenge form a signed affidavit subject to the penalties of perjury from a person who owns or manages property, resides, or is employed at the address provided, that to his or her personal knowledge the challenged voter does not reside at the address as provided on the voter registration;

(C) Searched local telephone directories, including online directories, to determine whether the voter maintains a telephone listing at any address in the county;

(D) Searched county auditor property records to determine whether the challenged voter owns any property in the county; and

(E) Searched the statewide voter registration database to determine if the voter is registered at any other address in the state;
(d) The challenged voter will not be eighteen years of age by the next general election; or

(e) The challenged voter is not a citizen of the United States.

(2) A person’s right to vote may be challenged by another registered voter or the county prosecuting attorney.

(3) The challenger must file a signed affidavit subject to the penalties of perjury swearing that, to his or her personal knowledge and belief, having exercised due diligence to personally verify the evidence presented, the challenged voter either is not qualified to vote or does not reside at the address given on his or her voter registration record based on one of the reasons allowed in subsection (1) of this section. The challenger must provide the factual basis for the challenge, including any information required by subsection (1)(c) of this section, in the signed affidavit. The challenge may not be based on unsupported allegations or allegations by anonymous third parties. All documents pertaining to the challenge are public records.

(4) Challenges based on a felony conviction under RCW 29A.08.520 must be heard according to RCW 29A.08.520 and rules adopted by the secretary of state.

PART III

AUTOMATIC VOTER SIGN-UP TO REGISTER

Sec. 49. RCW 29A.08.355 and 2018 c 110 s 102 are each amended to read as follows:

(1) The department of licensing ((shall implement an automatic voter registration system so that)) must allow a person age eighteen years or older ((who)) to be registered to vote or update voter registration information at the time of registration, renewal, or change of address if:

(a) The person meets requirements for voter registration ((and));

(b) The person has received or is renewing an enhanced driver’s license or identicard issued under RCW 46.20.202 or is changing the address for an existing enhanced driver’s license or identicard pursuant to RCW 46.20.205 (may be registered to vote or update voter registration information at the time of registration, renewal, or change of address, by automated process if the); and

(c) The department of licensing record associated with the applicant contains:

(i) The data required to determine whether the applicant contains (;

(ii) Other information as required by the secretary of state; and

(iii) A signature image.

(2) The department of licensing must allow a person sixteen or seventeen years of age to be signed up to register to vote by automated process at the time of registration, renewal, or change of address if:

(a) The person meets requirements to sign up to register to vote;

(b) The person has received or is renewing an enhanced driver’s license or identicard issued under RCW 46.20.202 or is changing the address for an existing enhanced driver’s license or identicard pursuant to RCW 46.20.205; and

(c) The department of licensing record associated with the applicant contains:

(i) The data required to determine whether the applicant meets the requirements for voter registration under RCW 29A.08.210, other than age;

(ii) Other information as required by the secretary of state; and

(iii) A signature image.

(3) The person must be informed that his or her record will be used for voter registration and offered an opportunity to decline to register.

Sec. 50. RCW 46.20.155 and 2018 c 109 s 15 are each amended to read as follows:

(1) Before issuing an original license or identicard or renewing a license or identicard under this chapter, the licensing agent shall determine if the applicant wants to register to vote or update his or her voter registration by asking the following question:

“Do you want to register or sign up to vote or update your voter registration?”

If the applicant chooses to register, sign up, or update a registration, the agent shall ask the following:

1) "Are you a United States citizen?"

2) "Are you at least [[eighteen]] sixteen years old (or are you at least sixteen years old and will you vote only after you turn eighteen)?"

If the applicant answers in the affirmative to both questions, the agent shall then submit the registration, sign up form, or update. If the applicant answers in the negative to either question, the agent shall not submit an application. Information that is otherwise disclosable under chapter 29A.08 RCW cannot be disclosed on the future voter until the person reaches eighteen years of age, except for the purpose of processing and delivering ballots.

(2) The department shall establish a procedure that substantially meets the requirements of subsection (1) of this section when permitting an applicant to renew a license or identicard by mail or by electronic commerce.

Sec. 51. RCW 28A.230.094 and 2018 c 127 s 2 are each amended to read as follows:

1) (a) Beginning with or before the 2020-21 school year, each school district that operates a high school must provide a mandatory one-half credit stand-alone course in civics for each high school student. Except as provided by (c) of this subsection, civics content and instruction
embedded in other social studies courses do not satisfy the requirements of this subsection.

(b) Credit awarded to students who complete the civics course must be applied to course credit requirements in social studies that are required for high school graduation.

(c) Civics content and instruction required by this section may be embedded in social studies courses that offer students the opportunity to earn both high school and postsecondary credit.

(2) The content of the civics course must include, but is not limited to:

(a) Federal, state, tribal, and local government organization and procedures;

(b) Rights and responsibilities of citizens addressed in the Washington state and United States Constitutions;

(c) Current issues addressed at each level of government;

(d) Electoral issues, including elections, ballot measures, initiatives, and referenda;

(e) The study and completion of the civics component of the federally administered naturalization test required of persons seeking to become naturalized United States citizens; and

(f) The importance in a free society of living the basic values and character traits specified in RCW 28A.150.211.

(3) By September 1, 2020, the office of the superintendent of public instruction, in collaboration with the Washington state association of county auditors and a 501(c)(3) nonprofit organization engaged in voter outreach and increasing voter participation, shall identify and make available civics materials and resources for use in courses under this section. The materials and resources must be posted on the office of the superintendent of public instruction’s web site.

PART IV
STUDENT ENGAGEMENT HUBS

NEW SECTION. Sec. 52. A new section is added to chapter 29A.40 RCW to read as follows:

(1) Each state university, regional university, and The Evergreen State College as defined in RCW 28B.10.016 and each higher education campus as defined in RCW 28B.45.012 shall open a nonpartisan student engagement hub on its campus. The student engagement hub may be open during business hours beginning eight days before, and ending at 8:00 p.m. on the day of, the general election. All student engagement hubs must allow students to download their exact ballot from an online portal. Upon request of the student government organization to the administration and the county auditor, the student engagement hub at a state university, regional university, or The Evergreen State College as defined in RCW 28B.10.016 must allow voters to register in person pursuant to RCW 29A.08.140(1)(b) and provide voter registration materials and ballots.

(2) Each institution shall contract with the county auditor for the operation of a student engagement hub under this section.

(3) Student engagement hubs are not voting centers as outlined in RCW 29A.40.160 and must be operated in a manner that avoids partisan influence or electioneering.

PART V
VOTERS’ PAMPHLETS

Sec. 53. RCW 29A.32.031 and 2013 c 283 s 2 are each amended to read as follows:

The voters’ pamphlet published or distributed under RCW 29A.32.010 must contain:

(1) Information about each measure for an advisory vote of the people and each ballot measure initiated by or referred to the voters for their approval or rejection as required by RCW 29A.32.070;

(2) In even-numbered years, statements, if submitted, from candidates for the office of president and vice president of the United States, United States senator, United States representative, governor, lieutenant governor, secretary of state, state treasurer, state auditor, attorney general, commissioner of public lands, superintendent of public instruction, insurance commissioner, state senator, state representative, justice of the supreme court, judge of the court of appeals, or judge of the superior court. Candidates may also submit campaign contact information and a photograph not more than five years old in a format that the secretary of state determines to be suitable for reproduction in the voters’ pamphlet;

(3) In odd-numbered years, if any office voted upon statewide appears on the ballot due to a vacancy, then statements and photographs for candidates for any vacant office listed in subsection (2) of this section must appear;

(4) Contact information for the public disclosure commission established under RCW 42.17A.100, including the following statement: “For a list of the people and organizations that donated to state and local candidates and ballot measure campaigns, visit www.pdc.wa.gov.” The statement must be placed in a prominent position, such as on the cover or on the first two pages of the voters’ pamphlet. The secretary of state may substitute such language as is necessary for accuracy and clarity and consistent with the intent of this section;

(5) Contact information for major political parties;

(6) A brief statement explaining the deletion and addition of language for proposed measures under RCW 29A.32.080; [(i.m.i.d)]

(7) A list of all student engagement hubs as designated under section 10 of this act; and

(8) Any additional information pertaining to elections as may be required by law or in the judgment of the secretary of state is deemed informative to the voters.

Sec. 54. RCW 29A.32.241 and 2016 c 83 s 2 are each amended to read as follows:
(1) The local voters' pamphlet shall include but not be limited to the following:

(a) Appearing on the cover, the words "official local voters' pamphlet," the name of the jurisdiction producing the pamphlet, and the date of the election or primary;

(b) A list of jurisdictions that have measures or candidates in the pamphlet;

(c) Information on how a person may register to vote and obtain a ballot;

(d) The text of each measure accompanied by an explanatory statement prepared by the prosecuting attorney for any county measure or by the attorney for the jurisdiction submitting the measure if other than a county measure. All explanatory statements for city, town, or district measures not approved by the attorney for the jurisdiction submitting the measure shall be reviewed and approved by the county prosecuting attorney or city attorney, when applicable, before inclusion in the pamphlet;

(e) The arguments for and against each measure submitted by committees selected pursuant to RCW 29A.32.280; and

(f) A list of all student engagement hubs in the county as designated under section 10 of this act; and

(g) For partisan primary elections, information on how to vote the applicable ballot format and an explanation that minor political party candidates and independent candidates will appear only on the general election ballot.

(2) The county auditor's name may not appear in the local voters' pamphlet in his or her official capacity if the county auditor is a candidate for office during the same year. His or her name may only be included as part of the information normally included for candidates.

PART VI
HARMONIZING PROVISIONS

Sec. 55. RCW 29A.04.061 and 2003 c 111 s 111 are each amended to read as follows:

"Elector" means any person who possesses all of the qualifications to vote under Article VI of the state Constitution, including persons who are seventeen years of age at the primary election or presidential primary election but who will be eighteen years of age by the general election.

Sec. 56. RCW 29A.08.110 and 2019 c 391 s 5 are each amended to read as follows:

(1) For persons registering under RCW 29A.08.120, 29A.08.123, 29A.08.170, 29A.08.330, 29A.08.340, 29A.08.362, and 29A.08.365, an application is considered complete only if it contains the information required by RCW 29A.08.010. The applicant is considered to be registered to vote as of (the);

(a) The original date of receipt(when);

(b) When the person will be at least eighteen years old by the next election; or

(c) When the person will be at least seventeen years old by the next primary election or presidential primary election and eighteen years old by the general election, whichever is applicable.

(2) As soon as practicable, the auditor shall record the appropriate precinct identification, taxing district identification, and date of registration on the voter's record in the state voter registration list. The secretary of state shall, pursuant to RCW 29A.04.611, establish procedures to enable new or updated voter registrations to be recorded on an expedited basis. Any mailing address provided shall be used only for mail delivery purposes, and not for precinct assignment or residency purposes. Within sixty days after the receipt of an application or transfer, the auditor shall send to the applicant, by first-class nonforwardable mail, an acknowledgment notice identifying the registrant's precinct and containing such other information as may be required by the secretary of state. The postal service shall be instructed not to forward a voter registration card to any other address and to return to the auditor any card which is not deliverable.

(((((2)))))(3) If an application is not complete, the auditor shall promptly mail a verification notice to the applicant. The verification notice shall require the applicant to provide the missing information. If the applicant provides the required information within forty-five days, the applicant shall be registered to vote as of the original date of application. The applicant shall not be placed on the official list of registered voters until the application is complete.

(((3))))(4) Once a future voter is no longer in pending status, as described in RCW 29A.08.615, his or her application to sign up to register to vote is no longer pending and is subject to this section.

Sec. 57. RCW 29A.08.170 and 2018 c 109 s 6 are each amended to read as follows:

(1) A person may sign up to register to vote if he or she is sixteen or seventeen years of age, as part of the future voter program.

(2) A person who signs up to register to vote may not vote until reaching eighteen years of age(whenever is applicable) unless the person is seventeen years of age at the primary election or presidential primary election and will be eighteen years of age by the general election. A person who signs up to register to vote may not be added to the statewide voter registration database list of voters until such time as he or she will be ((eighteen years of age by)) eligible to vote in the next election.

Sec. 58. RCW 29A.08.172 and 2018 c 109 s 6 are each amended to read as follows:

(1) A person who has attained sixteen years of age may sign up to register to vote, as part of the future voter program, by submitting a voter registration application by mail.

(2) The applicant must attest to the truth of the information provided on the application by affirmatively accepting the information as true.

(3) If signing up to register by mail, the person must provide a signature for voter registration purposes.
(4) The applicant must affirmatively acknowledge that he or she will not vote in a special or general election until his or her eighteenth birthday.

Sec. 59. RCW 29A.08.174 and 2018 c 109 s 14 are each amended to read as follows:

1. A person who has attained sixteen years of age and has a valid Washington state driver's license or identification card may sign up to register to vote as part of the future voter program, by submitting a voter registration application electronically on the secretary of state's web site.

2. The applicant must attest to the truth of the information provided on the application by affirmatively accepting the information as true.

3. If signing up to register electronically, the applicant must affirmatively assent to the use of his or her driver's license or identification card signature for voter registration purposes.

4. The applicant must affirmatively acknowledge that he or she will not vote in a special or general election until his or her eighteenth birthday, and will only vote in a primary election or presidential primary election if he or she will be eighteen years of age by the general election.

5. For each electronic registration application, the secretary of state must obtain a digital copy of the applicant's driver's license or identification card signature from the department of licensing.

6. The secretary of state may employ additional security measures to ensure the accuracy and integrity of voter preregistration applications submitted electronically.

Sec. 60. RCW 29A.08.359 and 2019 c 391 s 8 are each amended to read as follows:

1. (a) For persons age eighteen years and older registering under RCW 29A.08.355(1), an application is considered complete only if it contains the information required by RCW 29A.08.010 and other information as required by the secretary of state. The applicant is considered to be registered to vote as of the original date of issuance or renewal or date of change of address of an enhanced driver's license or identification card issued under RCW 46.20.202 or change of address for an existing enhanced driver's license or identification card pursuant to RCW 46.20.205.

(b) For persons sixteen or seventeen years of age registering under RCW 29A.08.355(2), an application is considered complete only if it contains the information required by RCW 29A.08.010 and other information as required by the secretary of state. The applicant is considered to be registered to vote as of the date set forth in RCW 29A.08.110(1).

(c) The information must be transmitted in an expedited manner and must be received by an election official by the required voter registration deadline. The auditor shall record the appropriate precinct identification, taxing district identification, and date of registration on the voter's record in the state voter registration list. Any mailing address provided shall be used only for mail delivery purposes, and not for precinct assignment or residency purposes. Within sixty days after the receipt of an application or transfer, the auditor shall send to the applicant, by first-class nonforwardable mail, an acknowledgment notice identifying the registrant's precinct and containing such other information as may be required by the secretary of state. The United States postal service shall be instructed not to forward a voter registration card to any other address and to return to the auditor any card which is not deliverable.

((d)) (d) An auditor may use other means to communicate with potential and registered voters such as, but not limited to, email, phone, or text messaging. The alternate form of communication must not be in lieu of the first-class mail requirements. The auditor shall act in compliance with all voter notification processes established in federal law.

2. If an application is not complete, the auditor shall promptly mail a verification notice to the applicant. The verification notice must require the applicant to provide the missing information. If the applicant provides the required information within forty-five days, the applicant must be registered to vote. The applicant must not be placed on the official list of registered voters until the application is complete.

3. If the prospective registration applicant declines to register to vote or the information provided by the department of licensing does not indicate citizenship, the information must not be included on the list of registered voters.

4. The department of licensing is prohibited from sharing data files used by the secretary of state to certify voters registered through the automated process outlined in RCW 29A.08.355 with any federal agency, or state agency other than the secretary of state. Personal information supplied for the purposes of obtaining a driver's license or identification card is exempt from public inspection pursuant to RCW 42.56.230.

Sec. 61. RCW 29A.80.041 and 2009 c 106 s 3 are each amended to read as follows:

Any member of a major political party who is a registered voter in the precinct and who will be at least eighteen years old by the date of the precinct committee officer election may file his or her declaration of candidacy as prescribed under RCW 29A.24.031 with the county auditor for the office of precinct committee officer of his or her party in that precinct. When elected at the primary, the precinct committee officer shall serve so long as the committee officer remains an eligible voter in that precinct.

Sec. 62. RCW 29A.84.140 and 2018 c 109 s 13 are each amended to read as follows:

A person who knows that he or she does not possess the legal qualifications of a voter and who registers to vote is guilty of a class C felony. This section does not apply to persons age sixteen or seventeen signing up to register to vote as authorized under RCW 29A.08.170 or 29A.08.355(2).

Sec. 63. RCW 46.20.156 and 2018 c 110 s 105 are each amended to read as follows:
For persons eighteen years of age or older who meet requirements for voter registration and persons sixteen or seventeen years of age who meet requirements to sign up to vote, who have been issued or are renewing an enhanced driver’s license or identicard under RCW 46.20.202 or applying for a change of address for an existing enhanced driver’s license or identicard pursuant to RCW 46.20.205, and have not declined to register to vote, the department shall produce and transmit to the secretary of state the following information from the records of each individual: The name, address, date of birth, gender of the applicant, the driver’s license number, signature image, and the date on which the application was submitted. The department and the secretary of state shall process information as an automated application on a daily basis.

PART VII
OTHER PROVISIONS

Sec. 64. RCW 29A.08.140 and 2019 c 391 s 4 are each amended to read as follows:

(1) In order to vote in any primary, special election, or general election, a person who is not registered to vote in Washington must:

(a) Submit a registration application that is received by an election official no later than eight days before the day of the primary, special election, or general election. For purposes of this subsection (1)(a), "received" means: (i) Being physically received by an election official by the close of business of the required deadline; or (ii) for applications received online or electronically, by midnight, of the required deadline; or

(b) Register in person at (i) a county auditor’s office, the division of elections if in a separate city from the county auditor's office, a voting center, or other location designated by the county auditor ((in his or her county of residence)) no later than 8:00 p.m. on the day of the primary, special election, or general election.

(2) (((a)(i))) (a) In order to change a residence address for voting in any primary, special election, or general election, a person who is already registered to vote in Washington may update his or her registration by:

(((a)(i))) (i) Submitting an address change using a registration application or making notification via any non-in-person method that is received by election officials no later than eight days before the day of the primary, special election, or general election; or

(((a)(ii))) (ii) Appearing in person, at ((the)) a county auditor’s office, the division of elections if in a separate city from the county auditor's office, a voting center, or other location designated by the county auditor ((in his or her county of residence)) no later than 8:00 p.m. on the day of the primary, special election, or general election to be in effect for that primary, special election, or general election.

((a)(i)) (b) A registered voter who fails to update his or her residential address by this deadline may vote according to his or her previous registration address.

(3) To register or update a voting address in person at ((the)) a county auditor's office, a voting center, or other location designated by the county auditor, a person must appear in person at ((the)) a county auditor's office, a voting center, or other location designated by the county auditor ((in the county in which the person resides)) at a time when the facility is open and complete the voter registration application by providing the information required by RCW 29A.08.010.

NEW SECTION. Sec. 65. Subject to the availability of amounts appropriated for this specific purpose, the secretary of state may provide grants to county auditors to implement section 10 of this act.

NEW SECTION. Sec. 66. Sections 3, 5, 6, and 13 through 17 of this act take effect January 1, 2022.

NEW SECTION. Sec. 67. Sections 7, 8, 18, 20, and 21 of this act take effect September 1, 2023."

Correct the title.

EFFECT: Requires student engagement hubs to allow students to download ballots from an online portal and removes the requirement that hubs must provide replacement ballots. Requires, upon request of student government organizations, student engagement hubs to provide ballots in addition to voter registration materials. Specifies that student engagement hubs are nonpartisan and must be operated in a manner that avoids partisan influence or electioneering. Clarifies that student engagement hubs are not voting centers.

Signed by Representatives Ormsby, Chair; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Chopp; Cody; Dolan; Fitzgibbon; Hansen; Hudgings; Kilduff; Macri; Pettigrew; Pollet; Ryu; Senn; Springer; Sullivan; Tarleton and Tharinger.

MINORITY recommendation: Do not pass. Signed by Representatives Stokesbary, Ranking Minority Member; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Dye; Hoff; Kraft; Mosbrucker; Schmick; Steele; Sutherland and Ybarra.


Referred to Committee on Appropriations.

February 20, 2020 67.0.

SB 6357 Prime Sponsor, Senator Conway: Increasing the dollar limit of pull-tabs. Reported by Committee on Commerce & Gaming
MAJORITY recommendation: Do pass.  Signed by Representatives Peterson, Chair; Kloba, Vice Chair; MacEwen, Ranking Minority Member; Chambers, Assistant Ranking Minority Member; Blake; Jenkin; Kirby; Ramel; Vick and Young.

Referred to Committee on Rules for second reading.

February 20, 2020 67.0.

SSB 6392  Prime Sponsor, Committee on Labor & Commerce: Creating a local wine industry association license.  Reported by Committee on Commerce & Gaming

MAJORITY recommendation: Do pass.  Signed by Representatives Peterson, Chair; Kloba, Vice Chair; MacEwen, Ranking Minority Member; Chambers, Assistant Ranking Minority Member; Blake; Jenkin; Kirby; Ramel; Vick and Young.

Referred to Committee on Rules for second reading.

February 21, 2020 67.0.

SSB 6499  Prime Sponsor, Committee on State Government, Tribal Relations & Elections: Concerning the confidentiality of retirement system files and records relating to health information.  Reported by Committee on State Government & Tribal Relations

MAJORITY recommendation: Do pass.  Signed by Representatives Gregerson, Chair; Pellicciotti, Vice Chair; Walsh, Ranking Minority Member; Goehner, Assistant Ranking Minority Member; Appleton; Dolan; Hudgins; Mosbrucker and Smith.

Referred to Committee on Rules for second reading.

February 21, 2020 67.0.

SB 6567  Prime Sponsor, Senator Frockt: Recognizing the eighteenth day of December as blood donor day.  Reported by Committee on State Government & Tribal Relations

MAJORITY recommendation: Do pass.  Signed by Representatives Gregerson, Chair; Pellicciotti, Vice Chair; Walsh, Ranking Minority Member; Goehner, Assistant Ranking Minority Member; Appleton; Dolan; Hudgins; Mosbrucker and Smith.

Referred to Committee on Rules for second reading.

There being no objection, the bills listed on the day’s committee reports under the fifth order of business were referred to the committees so designated.

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

MOTION

There being no objection, the Committee on Education was relieved of SENATE BILL NO. 6117, and the bill was referred to the Committee on Appropriations.

There being no objection, the House adjourned until 10:00 a.m., February 26, 2020, the 45th Day of the Regular Session.

LAURIE JINKINS, Speaker

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

The flags were escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Scott Hermann and Lucy Holmes. The Speaker (Representative Lovick presiding) led the Chamber in the Pledge of Allegiance. The prayer was offered by Armand Minthorn, Spiritual Advisor, Confederated Tribes of the Umatilla Indian Nation Board of Trustees, Washington.

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

SPEAKER’S PRIVILEGE

The Speaker (Representative Lovick presiding) introduced the Tahoma High School Volleyball team in honor of their first state championship and recognized by House Resolution 4659, and asked the members to acknowledge them.

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

MOTION

There being no objection, the Committee on Rules was relieved of the following bills and the bills were placed on the second reading calendar:

- HOUSE BILL NO. 2032
- HOUSE BILL NO. 2236
- HOUSE BILL NO. 2248
- HOUSE BILL NO. 2804
- HOUSE BILL NO. 2825
- HOUSE BILL NO. 2880
- HOUSE BILL NO. 2903
- SUBSTITUTE SENATE BILL NO. 5097
- ENGROSSED SENATE BILL NO. 5282
- SECOND ENGROSSED SENATE BILL NO. 5887
- SUBSTITUTE SENATE BILL NO. 6029
- SUBSTITUTE SENATE BILL NO. 6037
- SUBSTITUTE SENATE BILL NO. 6038
- SUBSTITUTE SENATE BILL NO. 6051
- SUBSTITUTE SENATE BILL NO. 6052
- SENATE BILL NO. 6131

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

MESSAGE FROM THE SENATE

February 26, 2020

Mme. SPEAKER:

The Senate has passed:

ENGROSSED HOUSE BILL NO. 1687, HOUSE BILL NO. 1750,

and the same are herewith transmitted.

Brad Hendrickson, Secretary

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

INTRODUCTION & FIRST READING

HB 2951 by Representatives Hoff, Wylie, Vick and Mosbrucker

AN ACT Relating to auto mall directional signs; and adding a new section to chapter 47.36 RCW.

Referred to Committee on Transportation.

There being no objection, the bill listed on the day’s introduction sheet under the fourth order of business was referred to the committee so designated.

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

REPORTS OF STANDING COMMITTEES

February 25, 2020 67.0.

HB 2936 Prime Sponsor, Representative Steele: Adjusting predesign requirements and thresholds. Reported by Committee on Capital Budget

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Tharinger, Chair; Callan, Vice Chair; Doglio, Vice Chair; Smith, Assistant Ranking Minority Member; Steele, Assistant Ranking Minority Member; Corry; Davis; Dye; Eslick; Gildon; Harris; Jenkins; Leavitt; Lekanoff; Maycum; Morgan; Pellicciotti; Peterson; Riccelli; Santos; Sells; Stonier and Walsh.
Referred to Committee on Rules for second reading.

March 2, 2020 67.0.

SB 5197 Prime Sponsor, Senator Hobbs: Concerning the Washington national guard postsecondary education grant program. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; MacEwen, Assistant Ranking Minority Member; Rude, Assistant Ranking Minority Member; Calder; Chandler; Chopp; Cody; Corry; Dolan; Dye; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Pollet; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.


Referred to Committee on Appropriations.

February 29, 2020 67.0.

SB 6170 Prime Sponsor, Senator Keiser: Concerning plumbing. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Ormsby, Chair; Stokesbary, Ranking Minority Member; Robinson, 1st Vice Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Calder; Chandler; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Appropriations.

February 24, 2020 67.0.

ESB 6421 Prime Sponsor, Senator Muzzall: Extending the farm internship program. Reported by Committee on Labor & Workplace Standards

MAJORITY recommendation: Do pass. Signed by Representatives Sells, Chair; Chapman, Vice Chair; Mosbrucker, Ranking Minority Member; Chandler, Assistant Ranking Minority Member; Gregerson; Hoff and Ormsby.

Referred to Committee on Rules for second reading.

February 25, 2020 67.0.

SSB 6670 Prime Sponsor, Committee on Agriculture, Water, Natural Resources & Parks: Encouraging access to state parks through cooperative programs with libraries. Reported by Committee on Housing, Community Development & Veterans

MAJORITY recommendation: Do pass. Signed by Representatives Jenkin, Ranking Minority Member; Gildon, Assistant Ranking Minority Member; Ryu, Chair; Morgan, Vice Chair; Frame; Johnson, J.; Leavitt and Ramel.

Referred to Committee on Rules for second reading.

There being no objection, the bills listed on the day’s committee reports under the fifth order of business were referred to the committees so designated.

There being no objection, the House adjourned until 10:00 a.m., February 27, 2020, the 46th Day of the Regular Session.

LAURIE JINKINS, Speaker

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

The flags were escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Meg Spidle and Thaddeus Schaefer. The Speaker (Representative Tarleton presiding) led the Chamber in the Pledge of Allegiance. The prayer was offered by Representative Drew Hansen, 23rd legislative district.

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

RESOLUTION

HOUSE RESOLUTION NO. 2020-4668, by Representatives Slatter, Ryu, Callan, Thai, Dufault, and Ramel

WHEREAS, Women in Cloud celebrates female entrepreneurs in the tech industry as a source of inspiration and support that connects and empowers women throughout Washington and beyond; and

WHEREAS, Women in Cloud cultivates partnerships with innovative companies, leaders, and governments to advance the success of women in tech; and

WHEREAS, Women in Cloud strives to change industry narratives by creating economic access for women in the cloud economy; and

WHEREAS, The underrepresentation of women in tech leadership not only harms technological development, societal and economic growth, but is also unacceptable in the 21st century; and

WHEREAS, Only ten percent of leadership positions in the tech industry are held by women and more than half of U.S. tech start-ups lack female representation on their boards; and

WHEREAS, Fifty-six percent of women in tech fields leave their positions midcareer, double the turnover rate for men; and

WHEREAS, Female mentorship in tech fosters valuable skills in communication, leadership, adaptation, and networking; and

WHEREAS, Inclusivity and representation empower young women and girls to pursue careers in tech; and

WHEREAS, Women in Cloud connects female entrepreneurs with leaders in business, tech, and politics to further opportunities for growth and mentorship; and

WHEREAS, Women in Cloud is partnering with global leaders and women entrepreneurs with an aim to create one billion dollars in economic access in the public and private sector by 2030; and

WHEREAS, Women in Cloud will expand their accelerator programs in 2020 to reach eight additional countries including India and Canada; and

WHEREAS, The 2021 Women in Cloud Summit will be an international event dedicated to uplifting women in tech across North America, India, Africa, and Europe;

NOW, THEREFORE, BE IT RESOLVED, That the Washington State House of Representatives recognize the achievements of the Women in Cloud Initiative to foster opportunities for emerging women entrepreneurs and leaders in the tech field around the world.

There being no objection, HOUSE RESOLUTION NO. 4668 was adopted.

RESOLUTION

HOUSE RESOLUTION NO. 2020-4669, by Representative Dufault

WHEREAS, It is the policy of the Washington State Legislature to recognize excellence in all fields of endeavor; and

WHEREAS, Brian Winter was born in Pasadena, California, and grew up in Harrah, Washington, graduating in 1977 from White Swan High School; and

WHEREAS, Brian Winter earned a bachelor's degree in law and justice at Central Washington University in 1983; and

WHEREAS, Brian Winter joined the United States Marine Corps, and worked as an auxiliary police officer in Union Gap; and

WHEREAS, Brian Winter served his country with distinction and honor in the Marine Corps, including combat deployment in support of both Operation Desert Storm and Operation Iraqi Freedom; and

WHEREAS, Brian Winter served his community for twenty-seven years in the Yakima County Sheriff's Office, including four years as the elected Yakima County Sheriff; and
WHEREAS, Sheriff Brian Winter increased public safety during his time as sheriff, including strengthening Block Watch programs, building plans for active shooter situations, investing in a new crime tracking system, expanding training opportunities, and working to improve law enforcement relationships with the community; and

WHEREAS, Brian Winter exhibited the highest levels of excellence during his lengthy years of public service; and

WHEREAS, Yakima County Sheriff Brian Winter retired in 2018 due to medical conditions associated with ALS (Lou Gehrig’s disease) after a successful career of nearly thirty years in law enforcement; and

WHEREAS, Former Sheriff Winter put his trust in God as he fought to maintain his health, but succumbed to the disease on January 25, 2020; and

WHEREAS, Brian Winter leaves behind a wife, Tammy, and their three adult children;

NOW, THEREFORE, BE IT RESOLVED, That the House of Representatives of the state of Washington posthumously recognize the late Sheriff Brian Winter for his years of dedicated service, his personal and professional integrity, and for making Yakima County and the state of Washington a better place to live, work, and raise a family; and

BE IT FURTHER RESOLVED, That a copy of this Resolution be immediately transmitted by the Chief Clerk of the House of Representatives to the family of the late Sheriff Brian Winter.

There being no objection, HOUSE RESOLUTION NO. 4669 was adopted.

RESOLUTION

HOUSE RESOLUTION NO. 2020-4670, by Representative Dufault

WHEREAS, It is the policy of the Washington State House of Representatives to recognize excellence in all fields of endeavor; and

WHEREAS, Ricardo R. Garcia was born in San Diego, Texas, attended a bilingual elementary and high school where he learned to speak, read, and write fluently in Spanish and English, and graduated from high school in 1957; and

WHEREAS, Ricardo R. Garcia entered the United States Army, training in Fort Ord, California, serving in South Korea, and finally ending his service at Fort Lewis, Washington; and

WHEREAS, It was the United States Army that brought him to the Yakima Valley where he participated in Army maneuvers, became involved in the Valley with farm workers from Texas doing harvest work, and met his future wife, Monica; and

WHEREAS, Ricardo R. Garcia attended the local community college in 1966 and graduated from Central Washington University; and

WHEREAS, Ricardo R. Garcia became a strong advocate for farm workers and, as part of that advocacy, was one of four men who helped to create the nation’s second noncommercial Spanish language radio station, KDNA, in Granger, Washington, in December 1979; and

WHEREAS, KDNA became known as Radio Cadena, “La Voz Del Campesino,” — or, “The Voice of the Farm Worker,” — because it educated farm workers, advocated farm worker’s organizations, and provided Spanish language programs to non-English speaking families; and

WHEREAS, Ricardo R. Garcia served as station manager of KDNA for many years, but is now retired from the radio station; and

WHEREAS, KDNA 91.9 FM is the only public and educational radio station in Spanish that transmits twenty-four hours a day in Washington state and reaches listeners across southeast Washington and northern Oregon, and via the internet; and

WHEREAS, KDNA Radio Cadena recently celebrated its fortieth anniversary broadcasting on the air and reaching about 17,000 people while they work in the fields and drive home from packing warehouses; and

WHEREAS, Ricardo R. Garcia remains active on local boards and advisory groups to state agencies, a community foundation, and consults on health and education matters;

NOW, THEREFORE, BE IT RESOLVED, That the House of Representatives of the state of Washington recognize Ricardo R. Garcia and KDNA Radio Cadena 91.9 FM for outstanding achievements and contributions to the Latino farm worker community and Spanish-speaking people of Central Washington; and

BE IT FURTHER RESOLVED, That a copy of this Resolution be immediately transmitted by the Chief Clerk of the House of Representatives to Ricardo R. Garcia and representatives of KDNA Radio Cadena 91.9 FM.

There being no objection, HOUSE RESOLUTION NO. 4670 was adopted.

RESOLUTION

HOUSE RESOLUTION NO. 2020-4671, by Representative Blake

WHEREAS, Lori Christian, an esteemed resident of Chehalis and a student at William F. West High School, has achieved national recognition for exemplary volunteer service by receiving a 2020 Prudential Spirit of Community award; and

WHEREAS, This prestigious award, presented by Prudential Financial in partnership with the National Association of Secondary School Principals, honors young volunteers across America who have demonstrated an extraordinary commitment to serving their communities; and

WHEREAS, Ms. Christian earned this award by giving generously her time and energy to founding Teens for
WHEREAS, The success of the state of Washington, the strength of our communities, and the overall vitality of American society depend, in great measure, upon the dedication of young people like Ms. Christian who use their considerable talents and resources to serve others;

NOW, THEREFORE, BE IT RESOLVED, That the House of Representatives congratulate and honor Ms. Christian as a recipient of a Prudential Spirit of Community Award, recognizing her outstanding record of volunteer service, peer leadership, and community spirit, and extend our best wishes for her continued success and happiness.

There being no objection, HOUSE RESOLUTION NO. 4671 was adopted.

SPEAKER'S PRIVILEGE

The Speaker (Representative Tarleton presiding) recognized the staff of TVW for their 25th year anniversary and asked the members to acknowledge them.

The Speaker (Representative Tarleton presiding) called upon Representative Lovick to preside.

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

MESSAGE FROM THE SENATE

February 26, 2020

Mme. SPEAKER:

The Senate has passed:

ENGROSSED SUBSTITUTE SENATE BILL NO. 6248,

and the same is herewith transmitted.

Brad Hendrickson, Secretary

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

INTRODUCTION & FIRST READING

HB 2952 by Representatives Vick, Stokesbary, Dent, Harris, Van Werven, Walsh and Graham

AN ACT Relating to removing the automatic adjustment of the per barrel hazardous substances tax rate on petroleum products; and amending RCW 82.21.030.

Referred to Committee on Finance.

HB 2953 by Representatives Hoff, Stokesbary, Dent, Eslick, Harris, Van Werven, Walsh, Young and Graham

AN ACT Relating to delaying the business and occupation tax increase on health care services; amending RCW 82.04.290; creating a new section; providing an effective date; and declaring an emergency.

Referred to Committee on Finance.

HB 2954 by Representatives Orcutt, Stokesbary, Dufault, Eslick, Harris, MacEwen, Van Werven, Walsh, Gildon, Maycumber, Sutherland, Young, Hoff, Barkis, Dent, Vick, Graham, Griffey and Jenkin

AN ACT Relating to reducing the state property tax rate for calendar years 2021, 2022, and 2023; amending RCW 84.52.065; and creating a new section.

Referred to Committee on Finance.

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

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

REPORTS OF STANDING COMMITTEES

February 25, 2020 67.0.

ESSB 5006 Prime Sponsor, Committee on Labor & Commerce: Allowing the sale of wine by microbrewery license holders. (REVISED FOR ENGROSSED: Creating a new on-premises endorsement for domestic wineries and domestic breweries and microbreweries.) Reported by Committee on Commerce & Gaming

MAJORITY recommendation: Do pass. Signed by Representatives Peterson, Chair; MacEwen, Ranking Minority Member; Chambers, Assistant Ranking Minority Member; Blake; Jenkin; Kirby; Morgan; Ramel; Vick and Young.

Referred to Committee on Rules for second reading.

February 25, 2020 67.0.

SSB 5247 Prime Sponsor, Committee on Ways & Means: Addressing catastrophic incidents that are natural or human-caused emergencies. Reported by Committee on Housing, Community Development & Veterans

MAJORITY recommendation: Do pass as amended.
Strike everything after the enacting clause and insert the following:

"NEW SECTION. Sec. 68. (1) The legislature finds that the widespread impact of damage, casualties, and displacement of people resulting from a catastrophic incident makes it one of the most important topics in emergency management today. A catastrophic incident can result in tens of thousands of casualties and displaced people, and significantly disrupt the functioning of our infrastructure and economy; will almost immediately exceed the resources normally available to state, tribal, local, and private sector authorities for response; and will significantly disrupt governmental operations, schools, and the availability of emergency services. The characteristics of the precipitating event will severely aggravate the response strategy and quickly exhaust the capabilities and resources available in the impacted area, requiring significant resources from outside the area.

(2) The legislature further finds that joint local, state, and federal agencies must plan and prepare to provide extraordinary levels of lifesaving, life-sustaining, and other resources necessary to respond to the no notice or short notice hazard represented by a seismic catastrophic incident. Schools with their large number of vulnerable children, will need focused additional assistance to plan for seismic risks.

Sec. 69. RCW 38.52.030 and 2019 c 471 s 3 are each amended to read as follows:

(1) The director may employ such personnel and may make such expenditures within the appropriation therefor, or from other funds made available for purposes of emergency management, as may be necessary to carry out the purposes of this chapter.

(2) The director, subject to the direction and control of the governor, shall be responsible to the governor for carrying out the program for emergency management of this state. The director shall coordinate the activities of all organizations for emergency management within the state, and shall maintain liaison with and cooperate with emergency management agencies and organizations of other states and of the federal government, and shall have such additional authority, duties, and responsibilities authorized by this chapter, as may be prescribed by the governor.

(3) The director shall develop and maintain a comprehensive, all-hazard emergency plan and a catastrophic incident emergency response plan for the state which shall include an analysis of the natural, technological, or human-caused hazards which could affect the state of Washington, and shall include the procedures to be used during emergencies for coordinating local resources, as necessary, and the resources of all state agencies, departments, commissions, and boards. The comprehensive emergency management plan shall direct the department in times of state emergency to administer and manage the state’s emergency operations center. This will include representation from all appropriate state agencies and be available as a single point of contact for the authorizing of state resources or actions, including emergency permits. The comprehensive emergency management plan must specify the use of the incident command system for multiagency/multijurisdiction operations. The comprehensive, all-hazard emergency plan authorized under this subsection may not include preparation for emergency evacuation or relocation of residents in anticipation of nuclear attack. This plan shall be known as the comprehensive emergency management plan.

(4) Subject to the availability of amounts appropriated for this specific purpose, the director may develop guidance, in consultation with the office of the superintendent of public instruction, that may be used by local school districts in developing, maintaining, training, and exercising catastrophic incident plans.

(5) In accordance with the comprehensive emergency management plans and the programs for the emergency management of this state, the director shall procure supplies and equipment, institute training programs and public information programs, and shall take all other preparatory steps, including the partial or full mobilization of emergency management organizations in advance of actual disaster, to insure the furnishing of adequately trained and equipped forces of emergency management personnel in time of need.

(6) The director shall make such studies and surveys of the industries, resources, and facilities in this state as may be necessary to ascertain the capabilities of the state for emergency management, and shall plan for the most efficient emergency use thereof.

(7) The emergency management council shall advise the director on all aspects of the communications and warning systems and facilities operated or controlled under the provisions of this chapter.

(8) The director, through the state enhanced 911 coordinator, shall coordinate and facilitate implementation and operation of a statewide enhanced 911 emergency communications network.

(9) The director shall appoint a state coordinator of search and rescue operations to coordinate those state resources, services and facilities (other than those for which the state director of aeronautics is directly responsible) requested by political subdivisions in support of search and rescue operations, and on request to maintain liaison with and coordinate the resources, services, and facilities of political subdivisions when more than one political subdivision is engaged in joint search and rescue operations.

(10) The director, subject to the direction and control of the governor, shall prepare and administer a state program for emergency assistance to individuals within the state who are victims of a natural, technological, or human-caused disaster, as defined by RCW 38.52.010(9). Such program may be integrated into and coordinated with disaster assistance plans and programs of the federal government which provide to the state, or through the state to any political subdivision thereof, services, equipment, supplies, materials, or funds by way of gift, grant, or loan for purposes of assistance to individuals affected by a disaster. Further, such program may include, but shall not be limited to, grants, loans, or gifts of services, equipment, supplies, materials, or funds of the state, or any political subdivision thereof, to individuals who, as a result of a disaster, are in

NEW SECTION. Sec. 70. (1) The director shall coordinate the activities of all organizations for emergency management within the state, and shall maintain liaison with and cooperate with emergency management agencies and organizations of other states and of the federal government, and shall have such additional authority, duties, and responsibilities authorized by this chapter, as may be prescribed by the governor.

(2) The director, subject to the direction and control of the governor, shall be responsible to the governor for carrying out the program for emergency management of this state. The director shall coordinate the activities of all organizations for emergency management within the state, and shall maintain liaison with and cooperate with emergency management agencies and organizations of other states and of the federal government, and shall have such additional authority, duties, and responsibilities authorized by this chapter, as may be prescribed by the governor.

(3) The director shall develop and maintain a comprehensive, all-hazard emergency plan and a catastrophic incident emergency response plan for the state which shall include an analysis of the natural, technological, or human-caused hazards which could affect the state of Washington, and shall include the procedures to be used during emergencies for coordinating local resources, as necessary, and the resources of all state agencies, departments, commissions, and boards. The comprehensive emergency management plan shall direct the department in times of state emergency to administer and manage the state’s emergency operations center. This will include representation from all appropriate state agencies and be available as a single point of contact for the authorizing of state resources or actions, including emergency permits. The comprehensive emergency management plan must specify the use of the incident command system for multiagency/multijurisdiction operations. The comprehensive, all-hazard emergency plan authorized under this subsection may not include preparation for emergency evacuation or relocation of residents in anticipation of nuclear attack. This plan shall be known as the comprehensive emergency management plan.

(4) Subject to the availability of amounts appropriated for this specific purpose, the director may develop guidance, in consultation with the office of the superintendent of public instruction, that may be used by local school districts in developing, maintaining, training, and exercising catastrophic incident plans.

(5) In accordance with the comprehensive emergency management plans and the programs for the emergency management of this state, the director shall procure supplies and equipment, institute training programs and public information programs, and shall take all other preparatory steps, including the partial or full mobilization of emergency management organizations in advance of actual disaster, to insure the furnishing of adequately trained and equipped forces of emergency management personnel in time of need.

(6) The director shall make such studies and surveys of the industries, resources, and facilities in this state as may be necessary to ascertain the capabilities of the state for emergency management, and shall plan for the most efficient emergency use thereof.

(7) The emergency management council shall advise the director on all aspects of the communications and warning systems and facilities operated or controlled under the provisions of this chapter.

(8) The director, through the state enhanced 911 coordinator, shall coordinate and facilitate implementation and operation of a statewide enhanced 911 emergency communications network.

(9) The director shall appoint a state coordinator of search and rescue operations to coordinate those state resources, services and facilities (other than those for which the state director of aeronautics is directly responsible) requested by political subdivisions in support of search and rescue operations, and on request to maintain liaison with and coordinate the resources, services, and facilities of political subdivisions when more than one political subdivision is engaged in joint search and rescue operations.

(10) The director, subject to the direction and control of the governor, shall prepare and administer a state program for emergency assistance to individuals within the state who are victims of a natural, technological, or human-caused disaster, as defined by RCW 38.52.010(9). Such program may be integrated into and coordinated with disaster assistance plans and programs of the federal government which provide to the state, or through the state to any political subdivision thereof, services, equipment, supplies, materials, or funds by way of gift, grant, or loan for purposes of assistance to individuals affected by a disaster. Further, such program may include, but shall not be limited to, grants, loans, or gifts of services, equipment, supplies, materials, or funds of the state, or any political subdivision thereof, to individuals who, as a result of a disaster, are in
need of assistance and who meet standards of eligibility for disaster assistance established by the department of social and health services: PROVIDED, HOWEVER, That nothing herein shall be construed in any manner inconsistent with the provisions of Article VIII, section 5 or section 7 of the Washington state Constitution.

((40)) (11) The director shall appoint a state coordinator for radioactive and hazardous waste emergency response programs. The coordinator shall consult with the state radiation control officer in matters relating to radioactive materials. The duties of the state coordinator for radioactive and hazardous waste emergency response programs shall include:

(a) Assessing the current needs and capabilities of state and local radioactive and hazardous waste emergency response teams on an ongoing basis;

(b) Coordinating training programs for state and local officials for the purpose of updating skills relating to emergency mitigation, preparedness, response, and recovery;

(c) Utilizing appropriate training programs such as those offered by the federal emergency management agency, the department of transportation and the environmental protection agency; and

(d) Undertaking other duties in this area that are deemed appropriate by the director.

((41)) (12) The director is responsible to the governor to lead the development and management of a program for interagency coordination and prioritization of continuity of operations planning by state agencies. Each state agency is responsible for developing an organizational continuity of operations plan that is updated and exercised annually in compliance with the program for interagency coordination of continuity of operations planning.

((42)) (13) The director shall maintain a copy of the continuity of operations plan for election operations for each county that has a plan available.

((43)) (14) Subject to the availability of amounts appropriated for this specific purpose, the director is responsible to the governor to lead the development and management of a program to provide information and education to state and local government officials regarding catastrophic incidents and continuity of government planning to assist with statewide development of continuity of government plans by all levels and branches of state and local government that address how essential government functions and services will continue to be provided following a catastrophic incident."

Correct the title.

Strike everything after the enacting clause and insert the following:

"NEW SECTION. Sec. 70. (1) The legislature finds that the widespread impact of damage, casualties, and displacement of people resulting from a catastrophic incident makes it one of the most important topics in emergency management today. A catastrophic incident can result in tens of thousands of casualties and displaced people, and significantly disrupt the functioning of our infrastructure and economy; will almost immediately exceed the resources normally available to state, tribal, local, and private sector authorities for response; and will significantly disrupt governmental operations, schools, and the availability of emergency services. The characteristics of the precipitating event will severely aggravate the response strategy and quickly exhaust the capabilities and resources available in the impacted area, requiring significant resources from outside the area.

(2) The legislature further finds that joint local, state, and federal agencies must plan and prepare to provide extraordinary levels of lifesaving, life-sustaining, and other resources necessary to respond to the no notice or short notice hazard represented by a seismic catastrophic incident. Schools with their large number of vulnerable children, will need focused additional assistance to plan for seismic risks.

Sec. 71. RCW 38.52.010 and 2017 c 312 s 3 are each amended to read as follows:

As used in this chapter:

(1)(a) "Catastrophic incident" means any natural or human-caused incident, including terrorism and enemy attack, that results in extraordinary levels of mass casualties, damage, or disruption severely affecting the population, infrastructure, environment, economy, or government functions.

(b) "Catastrophic incident" does not include an event resulting from individuals exercising their rights, under the first amendment, of freedom of speech, and of the people to peaceably assemble.

(2) "Communication plan," as used in RCW 38.52.070, means a section in a local comprehensive emergency management plan that addresses emergency notification of life safety information.

((2)) (3) "Continuity of operations planning" means the internal effort of an organization to assure that the capability exists to continue essential functions and services in response to a comprehensive array of potential emergencies or disasters.

((4)) (4) "Department" means the state military department.

((5)) (5) "Director" means the adjutant general.

((6)) (6) "Emergency management" or "comprehensive emergency management" means the preparation for and the carrying out of all emergency functions, other than functions for which the military forces are primarily responsible, to mitigate, prepare for, respond to, and recover from emergencies and disasters, and to aid victims suffering from injury or damage, resulting from disasters caused by all hazards, whether natural, technological, or human-caused, and to provide support for search and rescue operations for persons and property in distress. However, "emergency
management” or “comprehensive emergency management” does not mean preparation for emergency evacuation or relocation of residents in anticipation of nuclear attack.

(((444)) (7)(a) "Emergency or disaster" as used in all sections of this chapter except RCW 38.52.430 shall mean an event or set of circumstances which: (i) Demands immediate action to preserve public health, protect life, protect public property, or to provide relief to any stricken community overtaken by such occurrences, or (ii) reaches such a dimension or degree of destructiveness as to warrant the governor declaring a state of emergency pursuant to RCW 43.06.010.

(b) "Emergency" as used in RCW 38.52.430 means an incident that requires a normal police, coroner, fire, rescue, emergency medical services, or utility response as a result of a violation of one of the statutes enumerated in RCW 38.52.430.

(((445)) (8) "Emergency response" as used in RCW 38.52.430 means a public agency’s use of emergency services during an emergency or disaster as defined in subsection (((444)) (7)(b) of this section.

(((446)) (9) "Emergency worker" means any person who is registered with a local emergency management organization or the department and holds an identification card issued by the local emergency management director or the department for the purpose of engaging in authorized emergency management activities or is an employee of the state of Washington or any political subdivision thereof who is called upon to perform emergency management activities.

(((447)) (10) "Executive head" and "executive heads" means the county executive in those charter counties with an elective office of county executive, however designated, and, in the case of other counties, the county legislative authority. In the case of cities and towns, it means the mayor in those cities and towns with mayor-council or commission forms of government, where the mayor is directly elected, and it means the city manager in those cities and towns with council manager forms of government. Cities and towns may also designate an executive head for the purposes of this chapter by ordinance.

(((448)) (11) "Expense of an emergency response" as used in RCW 38.52.430 means reasonable costs incurred by a public agency in reasonably making an appropriate emergency response to the incident, but shall only include those costs directly arising from the response to the particular incident. Reasonable costs shall include the costs of providing police, coroner, firefighting, rescue, emergency medical services, or utility response at the scene of the incident, as well as the salaries of the personnel responding to the incident.

(((449)) (12) "Incident command system" means: (a) An all-hazards, on-scene functional management system that establishes common standards in organization, terminology, and procedures; provides a means (unified command) for the establishment of a common set of incident objectives and strategies during multiagency/multi-jurisdiction operations while maintaining individual agency/jurisdiction authority, responsibility, and accountability; and is a component of the national interagency incident management system; or (b) an equivalent and compatible all-hazards, on-scene functional management system.

(((450)) (13) "Injury” as used in this chapter shall mean and include accidental injuries and/or occupational diseases arising out of emergency management activities.

(((451)) (14) "Life safety information” means information provided to people during a response to a life-threatening emergency or disaster informing them of actions they can take to preserve their safety. Such information may include, but is not limited to, information regarding evacuation, sheltering, sheltering-in-place, facility lockdown, and where to obtain food and water.

(((452)) (15) "Local director" means the director of a local organization of emergency management or emergency services.

(((453)) (16) "Local organization for emergency services or management” means an organization created in accordance with the provisions of this chapter by state or local authority to perform local emergency management functions.

(((454)) (17) "Political subdivision” means any county, city or town.

(((455)) (18) "Public agency” means the state, and a city, county, municipal corporation, district, town, or public authority located, in whole or in part, within this state which provides or may provide firefighting, police, ambulance, medical, or other emergency services.

(((456)) (19) "Radio communications service company” has the meaning ascribed to it in RCW 82.14B.020.

(((457)) (20) "Search and rescue" means the acts of searching for, rescuing, or recovering by means of ground, marine, or air activity any person who becomes lost, injured, or is killed while outdoors or as a result of a natural, technological, or human-caused disaster, including instances involving searches for downed aircraft when ground personnel are used. Nothing in this section shall affect appropriate activity by the department of transportation under chapter 47.68 RCW.

**Sec. 72.** RCW 38.52.030 and 2018 c 26 s 2 are each amended to read as follows:

(1) The director may employ such personnel and may make such expenditures within the appropriation therefor, or from other funds made available for purposes of emergency management, as may be necessary to carry out the purposes of this chapter.

(2) The director, subject to the direction and control of the governor, shall be responsible to the governor for carrying out the program for emergency management of this state. The director shall coordinate the activities of all organizations for emergency management within the state, and shall maintain liaison with and cooperate with emergency management agencies and organizations of other states and of the federal government, and shall have such additional authority, duties, and responsibilities authorized by this chapter, as may be prescribed by the governor.
(3) The director shall develop and maintain a comprehensive, all-hazard emergency plan and a catastrophic incident emergency response plan for the state, which shall include an analysis of the natural, technological, or human-caused hazards which could affect the state of Washington, and shall include the procedures to be used during emergencies for coordinating local resources, as necessary, and the resources of all state agencies, departments, commissions, and boards. The comprehensive emergency management plan shall direct the department in times of state emergency to administer and manage the state's emergency operations center. This will include representation from all appropriate state agencies and be available as a single point of contact for the authorizing of state resources or actions, including emergency permits. The comprehensive emergency management plan must specify the use of the incident command system for multiagency/multijurisdiction operations. The comprehensive, all-hazard emergency plan authorized under this subsection may not include preparation for emergency evacuation or relocation of residents in anticipation of nuclear attack. This plan shall be known as the comprehensive emergency management plan.

(4) Subject to the availability of amounts appropriated for this specific purpose, the director may develop guidance, in consultation with the office of the superintendent of public instruction, that may be used by local school districts in developing, maintaining, training, and exercising catastrophic incident plans.

(5) In accordance with the comprehensive emergency management plans and the programs for the emergency management of this state, the director shall procure supplies and equipment, institute training programs and public information programs, and shall take all other preparatory steps, including the partial or full mobilization of emergency management organizations in advance of actual disaster, to assure the furnishing of adequately trained and equipped forces of emergency management personnel in time of need.

((44)) (6) The director shall make such studies and surveys of the industries, resources, and facilities in this state as may be necessary to ascertain the capabilities of the state for emergency management, and shall plan for the most efficient emergency use thereof.

((44)) (7) The emergency management council shall advise the director on all aspects of the communications and warning systems and facilities operated or controlled under the provisions of this chapter.

((44)) (8) The director, through the state enhanced 911 coordinator, shall coordinate and facilitate implementation and operation of a statewide enhanced 911 emergency communications network.

((44)) (9) The director shall appoint a state coordinator of search and rescue operations to coordinate those state resources, services and facilities (other than those for which the state director of aeronautics is directly responsible) requested by political subdivisions in support of search and rescue operations, and on request to maintain liaison with and coordinate the resources, services, and facilities of political subdivisions when more than one political subdivision is engaged in joint search and rescue operations.

((44)) (10) The director, subject to the direction and control of the governor, shall prepare and administer a state program for emergency assistance to individuals within the state who are victims of a natural, technological, or human-caused disaster, as defined by RCW 38.52.010((44)) (7). Such program may be integrated into and coordinated with disaster assistance plans and programs of the federal government which provide to the state, or through the state to any political subdivision thereof, services, equipment, supplies, materials, or funds by way of gift, grant, or loan for purposes of assistance to individuals affected by a disaster. Further, such program may include, but shall not be limited to, grants, loans, or gifts of services, equipment, supplies, materials, or funds of the state, or any political subdivision thereof, to individuals who, as a result of a disaster, are in need of assistance and who meet standards of eligibility for disaster assistance established by the department of social and health services: PROVIDED, HOWEVER, That nothing herein shall be construed in any manner inconsistent with the provisions of Article VIII, section 5 or section 7 of the Washington state Constitution.

((44)) (11) The director shall appoint a state coordinator for radioactive and hazardous waste emergency response programs. The coordinator shall consult with the state radiation control officer in matters relating to radioactive materials. The duties of the state coordinator for radioactive and hazardous waste emergency response programs shall include:

(a) Assessing the current needs and capabilities of state and local radioactive and hazardous waste emergency response teams on an ongoing basis;

(b) Coordinating training programs for state and local officials for the purpose of updating skills relating to emergency mitigation, preparedness, response, and recovery;

(c) Utilizing appropriate training programs such as those offered by the federal emergency management agency, the department of transportation and the environmental protection agency; and

(d) Undertaking other duties in this area that are deemed appropriate by the director.

((44)) (12) The director is responsible to the governor to lead the development and management of a program for interagency coordination and prioritization of continuity of operations planning by state agencies. Each state agency is responsible for developing an organizational continuity of operations plan that is updated and exercised annually in compliance with the program for interagency coordination of continuity of operations planning.

((44)) (13) The director shall maintain a copy of the continuity of operations plan for election operations for each county that has a plan available."

Correct the title.
Signed by Representatives Jenkin, Ranking Minority Member; Gildon, Assistant Ranking Minority Member; Ryu, Chair; Morgan, Vice Chair; Frame; Johnson, J.; Leavitt and Ramel.

Referred to Committee on Appropriations.

March 2, 2020 72.0.

ESSB 5385

Prime Sponsor, Committee on Health & Long Term Care: Concerning telemedicine payment parity. (REVISED FOR ENGROSSED: Reimbursement for telemedicine services at the same rate as in person. ) Reported by Committee on Appropriations

MAJORITY recommendation: Do pass as amended.

Strike everything after the enacting clause and insert the following:

"Sec. 73. RCW 48.43.735 and 2017 c 219 s 1 are each amended to read as follows:

(1)(a) For health plans issued or renewed on or after January 1, 2017, a health carrier shall reimburse a provider for a health care service provided to a covered person through telemedicine or store and forward technology if:

((1)(a)(i) The plan provides coverage of the health care service when provided in person by the provider;

((1)(a)(ii) The health care service is medically necessary;

((1)(a)(iii) The health care service is a service recognized as an essential health benefit under section 1302(b) of the federal patient protection and affordable care act in effect on January 1, 2015; and

((1)(a)(iv) The health care service is determined to be safely and effectively provided through telemedicine or store and forward technology according to generally accepted health care practices and standards, and the technology used to provide the health care service meets the standards required by state and federal laws governing the privacy and security of protected health information.

(b)(i) Except as provided in (b)(ii) of this subsection, for health plans issued or renewed on or after January 1, 2021, a health carrier shall reimburse a provider for a health care service provided to a covered person through telemedicine at the same rate as if the health care service was provided in person by the provider.

(ii) Hospitals, hospital systems, telemedicine companies, and provider groups consisting of eleven or more providers may elect to negotiate a reimbursement rate for telemedicine services that differs from the reimbursement rate for in-person services.

(iii) For purposes of this subsection (1)(b), the number of providers in a provider group refers to all providers within the group, regardless of a provider’s location.

(2)(a) If the service is provided through store and forward technology there must be an associated office visit between the covered person and the referring health care provider. Nothing in this section prohibits the use of telemedicine for the associated office visit.

(b) For purposes of this section, reimbursement of store and forward technology is available only for those covered services specified in the negotiated agreement between the health carrier and the health care provider.

(3) An originating site for a telemedicine health care service subject to subsection (1) of this section includes a:

(a) Hospital;

(b) Rural health clinic;

(c) Federally qualified health center;

(d) Physician’s or other health care provider’s office;

(e) Community mental health center;

(f) Skilled nursing facility;

(g) Home or any location determined by the individual receiving the service; or

(h) Renal dialysis center, except an independent renal dialysis center.

(4) Except for subsection (3)(g) of this section, any originating site under subsection (3) of this section may charge a facility fee for infrastructure and preparation of the patient. Reimbursement for a facility fee must be subject to a negotiated agreement between the originating site and the health carrier. A distant site or any other site not identified in subsection (3) of this section may not charge a facility fee.

(5) A health carrier may not distinguish between originating sites that are rural and urban in providing the coverage required in subsection (1) of this section.

(6) A health carrier may subject coverage of a telemedicine or store and forward technology health service under subsection (1) of this section to all terms and conditions of the plan in which the covered person is enrolled including, but not limited to, utilization review, prior authorization, deductible, copayment, or coinsurance requirements that are applicable to coverage of a comparable health care service provided in person.

(7) This section does not require a health carrier to reimburse:

(a) An originating site for professional fees;

(b) A provider for a health care service that is not a covered benefit under the plan; or

(c) An originating site or health care provider when the site or provider is not a contracted provider under the plan.

(8) For purposes of this section:

(a) "Distant site" means the site at which a physician or other licensed provider, delivering a professional service, is physically located at the time the service is provided through telemedicine;
(b) "Health care service" has the same meaning as in RCW 48.43.005;

(c) "Hospital" means a facility licensed under chapter 70.41, 71.12, or 72.23 RCW;

(d) "Originating site" means the physical location of a patient receiving health care services through telemedicine;

(e) "Provider" has the same meaning as in RCW 48.43.005;

(f) "Store and forward technology" means use of an asynchronous transmission of a covered person's medical information from an originating site to the health care provider at a distant site which results in medical diagnosis and management of the covered person, and does not include the use of audio-only telephone, facsimile, or email; and

(g) "Telemedicine" means the delivery of health care services through the use of interactive audio and video technology, permitting real-time communication between the patient at the originating site and the provider, for the purpose of diagnosis, consultation, or treatment. For purposes of this section only, "telemedicine" does not include the use of audio-only telephone, facsimile, or email.

Sec. 74. RCW 41.05.700 and 2018 c 260 s 30 are each amended to read as follows:

(1)(a) A health plan offered to employees, school employees, and their covered dependents under this chapter issued or renewed on or after January 1, 2017, shall reimburse a provider for a health care service provided to a covered person through telemedicine or store and forward technology if:

((iii)) (i) The plan provides coverage of the health care service when provided in person by the provider;

((iii)) (ii) The health care service is medically necessary;

((iii)) (iii) The health care service is a service recognized as an essential health benefit under section 1302(b) of the federal patient protection and affordable care act in effect on January 1, 2015; and

((iii)) (iv) The health care service is determined to be safely and effectively provided through telemedicine or store and forward technology according to generally accepted health care practices and standards, and the technology used to provide the health care service meets the standards required by state and federal laws governing the privacy and security of protected health information.

(b)(i) Except as provided in (b)(ii) of this subsection, a health plan offered to employees, school employees, and their covered dependents under this chapter issued or renewed on or after January 1, 2021, shall reimburse a provider for a health care service provided to a covered person through telemedicine at the same rate as if the health care service was provided in person by the provider.

(ii) Hospitals, hospital systems, telemedicine companies, and provider groups consisting of eleven or more providers may elect to negotiate a reimbursement rate for telemedicine services that differs from the reimbursement rate for in-person services.

(iii) For purposes of this subsection (1)(b), the number of providers in a provider group refers to all providers within the group, regardless of a provider's location.

(2)(a) If the service is provided through store and forward technology there must be an associated office visit between the covered person and the referring health care provider. Nothing in this section prohibits the use of telemedicine for the associated office visit.

(ah)) For purposes of this section, reimbursement of store and forward technology is available only for those covered services specified in the negotiated agreement between the health plan and health care provider.

(3) An originating site for a telemedicine health care service subject to subsection (1) of this section includes a:

(a) Hospital;
(b) Rural health clinic;
(c) Federally qualified health center;
(d) Physician's or other health care provider's office;
(e) Community mental health center;
(f) Skilled nursing facility;
(g) Home or any location determined by the individual receiving the service; or
(h) Renal dialysis center, except an independent renal dialysis center.

(4) Except for subsection (3)(g) of this section, any originating site under subsection (3) of this section may charge a facility fee for infrastructure and preparation of the patient. Reimbursement for a facility fee must be subject to a negotiated agreement between the originating site and the health plan. A distant site or any other site not identified in subsection (3) of this section may not charge a facility fee.

(5) The plan may not distinguish between originating sites that are rural and urban in providing the coverage required in subsection (1) of this section.

(6) The plan may subject coverage of a telemedicine or store and forward technology health care service under subsection (1) of this section to all terms and conditions of the plan including, but not limited to, utilization review, prior authorization, deductible, copayment, or coinsurance requirements that are applicable to coverage of a comparable health care service provided in person.

(7) This section does not require the plan to reimburse:

(a) An originating site for professional fees;
(b) A provider for a health care service that is not a covered benefit under the plan; or
(c) An originating site or health care provider when the site or provider is not a contracted provider under the plan.

(8) For purposes of this section:
(a) "Distant site" means the site at which a physician or other licensed provider, delivering a professional service, is physically located at the time the service is provided through telemedicine;

(b) "Health care service" has the same meaning as in RCW 48.43.005;

(c) "Hospital" means a facility licensed under chapter 70.41, 71.12, or 72.23 RCW;

(d) "Originating site" means the physical location of a patient receiving health care services through telemedicine;

(e) "Provider" has the same meaning as in RCW 48.43.005;

(f) "Store and forward technology" means use of an asynchronous transmission of a covered person's medical information from an originating site to the health care provider at a distant site which results in medical diagnosis and management of the covered person, and does not include the use of audio-only telephone, facsimile, or email; and

(g) "Telemedicine" means the delivery of health care services through the use of interactive audio and video technology, permitting real-time communication between the patient at the originating site and the provider, for the purpose of diagnosis, consultation, or treatment. For purposes of this section only, "telemedicine" does not include the use of audio-only telephone, facsimile, or email.

Sec. 75. RCW 74.09.325 and 2017 c 219 s 3 are each amended to read as follows:

(1)(a) Upon initiation or renewal of a contract with the Washington state health care authority to administer a medicaid managed care plan, a managed health care system shall reimburse a provider for a health care service provided to a covered person through telemedicine or store and forward technology if:

(((i))) (i) The medicaid managed care plan in which the covered person is enrolled provides coverage of the health care service when provided in person by the provider;

(((ii))) (ii) The health care service is medically necessary;

(((iii))) (iii) The health care service is a service recognized as an essential health benefit under section 1302(b) of the federal patient protection and affordable care act in effect on January 1, 2015; and

(((iv))) (iv) The health care service is determined to be safely and effectively provided through telemedicine or store and forward technology according to generally accepted health care practices and standards, and the technology used to provide the health care service meets the standards required by state and federal laws governing the privacy and security of protected health information.

(b)(i) Except as provided in (b)(ii) of this subsection, upon initiation or renewal of a contract with the Washington state health care authority to administer a medicaid managed care plan, a managed health care system shall reimburse a provider for a health care service provided to a covered person through telemedicine at the same rate as if the health care service was provided in person by the provider.

(ii) Hospitals, hospital systems, telemedicine companies, and provider groups consisting of eleven or more providers may elect to negotiate a reimbursement rate for telemedicine services that differs from the reimbursement rate for in-person services.

(iii) For purposes of this subsection (1)(b), the number of providers in a provider group refers to all providers within the group, regardless of a provider's location.

(2) (((a)) If the service is provided through store and forward technology there must be an associated visit between the covered person and the referring health care provider. Nothing in this section prohibits the use of telemedicine for the associated office visit.

((a))) For purposes of this section, reimbursement of store and forward technology is available only for those services specified in the negotiated agreement between the managed health care system and health care provider.

(3) An originating site for a telemedicine health care service subject to subsection (1) of this section includes a:

(a) Hospital;

(b) Rural health clinic;

(c) Federally qualified health center;

(d) Physician's or other health care provider's office;

(e) Community mental health center;

(f) Skilled nursing facility;

(g) Home or any location determined by the individual receiving the service; or

(h) Renal dialysis center, except an independent renal dialysis center.

(4) Except for subsection (3)(g) of this section, any originating site under subsection (3) of this section may charge a facility fee for infrastructure and preparation of the patient. Reimbursement for a facility fee must be subject to a negotiated agreement between the originating site and the managed health care system. A distant site or any other site not identified in subsection (3) of this section may not charge a facility fee.

(5) A managed health care system may not distinguish between originating sites that are rural and urban in providing the coverage required in subsection (1) of this section.

(6) A managed health care system may subject coverage of a telemedicine or store and forward technology health service under subsection (1) of this section to all terms and conditions of the plan in which the covered person is enrolled including, but not limited to, utilization review, prior authorization, deductible, copayment, or coinsurance requirements that are applicable to coverage of a comparable health care service provided in person.
(7) This section does not require a managed health care system to reimburse:

(a) An originating site for professional fees;

(b) A provider for a health care service that is not a covered benefit under the plan; or

(c) An originating site or health care provider when the site or provider is not a contracted provider under the plan.

(8) For purposes of this section:

(a) "Distant site" means the site at which a physician or other licensed provider, delivering a professional service, is physically located at the time the service is provided through telemedicine;

(b) "Health care service" has the same meaning as in RCW 48.43.005;

(c) "Hospital" means a facility licensed under chapter 70.41, 71.12, or 72.23 RCW;

(d) "Managed health care system" means any health care organization, including health care providers, insurers, health care service contractors, health maintenance organizations, health insuring organizations, or any combination thereof, that provides directly or by contract health care services covered under this chapter and rendered by licensed providers, on a prepaid capitated basis and that meets the requirements of section 1903(m)(1)(A) of Title XIX of the federal social security act or federal demonstration waivers granted under section 1115(a) of Title XI of the federal social security act;

(e) "Originating site" means the physical location of a patient receiving health care services through telemedicine;

(f) "Provider" has the same meaning as in RCW 48.43.005;

(g) "Store and forward technology" means use of an asynchronous transmission of a covered person's medical information from an originating site to the health care provider at a distant site which results in medical diagnosis and management of the covered person, and does not include the use of audio-only telephone, facsimile, or email; and

(h) "Telemedicine" means the delivery of health care services through the use of interactive audio and video technology, permitting real-time communication between the patient at the originating site and the provider, for the purpose of diagnosis, consultation, or treatment. For purposes of this section only, "telemedicine" does not include the use of audio-only telephone, facsimile, or email.

(9) To measure the impact on access to care for underserved communities and costs to the state and the medicaid managed health care system for reimbursement of telemedicine services, the Washington state health care authority, using existing data and resources, shall provide a report to the appropriate policy and fiscal committees of the legislature no later than December 31, 2018.

Sec. 76. RCW 28B.20.830 and 2018 c 256 s 1 are each amended to read as follows:

(1) The collaborative for the advancement of telemedicine is created to enhance the understanding and use of health services provided through telemedicine and other similar models in Washington state. The collaborative shall be hosted by the University of Washington telehealth services and shall be comprised of one member from each of the two largest caucuses of the senate and the house of representatives, and representatives from the academic community, hospitals, clinics, and health care providers in primary care and specialty practices, carriers, and other interested parties.

(2) By July 1, 2016, the collaborative shall be convened. The collaborative shall develop recommendations on improving reimbursement and access to services, including originating site restrictions, provider to provider consultative models, and technologies and models of care not currently reimbursed; identify the existence of telemedicine best practices, guidelines, billing requirements, and fraud prevention developed by recognized medical and telemedicine organizations; and explore other priorities identified by members of the collaborative. After review of existing resources, the collaborative shall explore and make recommendations on whether to create a technical assistance center to support providers in implementing or expanding services delivered through telemedicine technologies.

(3) The collaborative must submit an initial progress report by December 1, 2016, with follow-up policy reports including recommendations by December 1, 2017, December 1, 2018, and December 1, 2021. The reports shall be shared with the relevant professional associations, governing boards or commissions, and the health care committees of the legislature.

(4) The collaborative shall study store and forward technology, with a focus on:

(a) Utilization;

(b) Whether store and forward technology should be paid for at parity with in-person services;

(c) The potential for store and forward technology to improve rural health outcomes in Washington state; and

(d) Ocular services.

(5) The meetings of the board shall be open public meetings, with meeting summaries available on a web page.

(6) The future of the collaborative shall be reviewed by the legislature with consideration of ongoing technical assistance needs and opportunities. The collaborative terminates December 31, 2021.

NEW SECTION. Sec. 77. This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect immediately."

Correct the title.
changes in working conditions or work schedule that would accommodate the caregiving inaccessibility, by having promptly notified the employer of the reason for the absence, and by having promptly requested reemployment when again able to assume employment;

(b) The employer, without a commensurate change in pay:

(i) Substantially increases the individual's job duties; or

(ii) Significantly changes the individual's working conditions; and

(c) The individual left work to relocate outside the existing labor market because of the geographical location of or proximity to and the separation from a minor child.

(3) The legislature intends to have the employment security department study the impacts to Washington's unemployment insurance trust fund and the contribution rates of employers if the law was amended to allow unemployment insurance benefits for individuals who leave work voluntarily for the reasons described in subsection (2) of this section.

NEW SECTION. Sec. 2. (1) The employment security department must study the impacts to:

(a) Washington's unemployment insurance trust fund and the contribution rates of employers if the law was amended to allow unemployment insurance benefits for individuals who leave work voluntarily for the reasons described in subsection (2) of this act; and

(b) Washington's unemployment insurance trust fund if the law was amended to allow unemployment insurance benefits for individuals who leave work voluntarily for the reasons described in subsection (2) of this act, and the benefits were not charged to the employers' experience rating accounts.

(2) The employment security department may consider:

(a) The existing and prior Washington laws, rules, and case law governing the disqualification of individuals from receiving unemployment benefits for leaving work voluntarily without good cause;

(b) The laws and regulations of other states governing the disqualification of individuals from receiving unemployment benefits for leaving work voluntarily without good cause; and

(c) Any other information the employment security department deems relevant.

(3) By November 6, 2020, and in compliance with RCW 43.01.036, the employment security department must report to the governor and the appropriate committees of the legislature providing:

(a) The impacts described in subsection (1) of this section, broken down by each of the reasons described in subsection (2) of this act;

(b) Any recommendations for how the statutes and rules may be amended to address the circumstances described in
section 1(2) of this act, as fully as practicable, while limiting adverse impacts to the unemployment trust fund and the contribution rates of employers.

(4) While the employment security department is conducting the study, the department must meet at least three times with a representative of the largest business association and a representative from an organization which provides low-cost representation or free advice and counsel to people regarding their unemployment benefits to discuss the information gathered by the department.

(5) This section expires December 31, 2020."

Correct the title.

Signed by Representatives Sells, Chair; Chapman, Vice Chair; Gregerson; Hoff and Ormsby.

MINORITY recommendation: Do not pass. Signed by Representatives Mosbrucker, Ranking Minority Member Chandler, Assistant Ranking Minority Member.

Referred to Committee on Rules for second reading.

February 29, 2020 2.0.

E2SSB 5481 Prime Sponsor, Committee on Ways & Means: (REVISED FOR ENGROSSED: Concerning collective bargaining by fish and wildlife officers. ) Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Robinson, 1st Vice Chair; Ormsby, Chair; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Calder; Chopp; Corry; Dolan; Fitzgibbon; Hansen; Hoff; HUDgins; Kilduff; Macri; Mosbrucker; Pettigrew; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Tarleton; Tharinger and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representatives Stokesbary, Ranking Minority Member; Caldier; Dye; Hoff; Kilduff; Macri; Mosbrucker; Pettigrew; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Tarleton; Tharinger and Ybarra.

Referred to Committee on Appropriations.

February 25, 2020 2.0.

SSB 5900 Prime Sponsor, Committee on Ways & Means: Promoting access to earned benefits and services for lesbian, gay, bisexual, transgender, and queer veterans. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Robinson, 1st Vice Chair; Ormsby, Chair; Stokesbury, Ranking Minority Member; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Calder; Chopp; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Macri; Mosbrucker; Pettigrew; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Tarleton; Tharinger and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representative Kraft.

Referred to Committee on Appropriations.

February 25, 2020 2.0.

SSB 6035 Prime Sponsor, Committee on Labor & Commerce: Concerning liquor license employees. Reported by Committee on Commerce & Gaming

MAJORITY recommendation: Do pass. Signed by Representatives Peterson, Chair; MacEwen, Ranking Minority Member; Chambers, Assistant Ranking Minority Member; Blake; Jenkin; Kirby; Morgan; Ramel; Vick and Young.

Referred to Committee on Rules for second reading.

February 25, 2020 2.0.

SB 6047 Prime Sponsor, Senator Hasegawa: Prohibiting retaliation against school district employees that report noncompliance with individualized education programs. Reported by Committee on Education

MAJORITY recommendation: Do pass. Signed by Representatives Santos, Chair; Dolan, Vice Chair; Paul, Vice Chair; Steele, Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Volz, Assistant Ranking Minority Member; Bergquist, Calder; Callan; Corry; Harris; Ortiz-Self; Rude; Stonier; Thai; Valdez and Ybarra.

Referred to Committee on Rules for second reading.

February 29, 2020 2.0.
February 25, 2020 2.0.

SB 6096  Prime Sponsor, Senator Keiser: Preventing disruption of certain state-financed and procured services due to labor unrest within contracted service providers. Reported by Committee on Labor & Workplace Standards

MAJORITY recommendation: Do pass. Signed by Representatives Sells, Chair; Chapman, Vice Chair; Gregerson and Ormsby.

MINORITY recommendation: Do not pass. Signed by Representatives Mosbrucker, Ranking Minority Member; Chandler, Assistant Ranking Minority Member and Hoff.

Referred to Committee on Rules for second reading.

February 25, 2020 2.0.

SB 6099  Prime Sponsor, Senator Hunt: Repealing the education accountability system oversight committee. Reported by Committee on Education

MAJORITY recommendation: Do pass. Signed by Representatives Santos, Chair; Dolan, Vice Chair; Paul, Vice Chair; Steele, Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Volz, Assistant Ranking Minority Member; Bergquist; Caldier; Callan; Corry; Harris; Ortiz-Self; Rude; Stonier; Valdez and Ybarra.


Referred to Committee on Rules for second reading.

February 25, 2020 2.0.

SB 6187  Prime Sponsor, Senator Zeiger: Modifying the definition of personal information for notifying the public about data breaches of a state or local agency system. Reported by Committee on Innovation, Technology & Economic Development

MAJORITY recommendation: Do pass. Signed by Representatives Hudgins, Chair; Kloba, Vice Chair; Smith, Ranking Minority Member; Boehnke, Assistant Ranking Minority Member; Entenman; Slatter; Tarleton and Wylie.

Referred to Committee on Rules for second reading.

February 29, 2020 2.0.

SSB 6191  Prime Sponsor, Committee on Early Learning & K-12 Education: Assessing the prevalence of adverse childhood experiences in middle and high school students to inform decision making and improve services. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass as amended by Committee on Education.

Strike everything after the enacting clause and insert the following:

“NEW SECTION. Sec. 3. (1) The legislature stated in RCW 70.305.005 that “adverse childhood experiences are a powerful common determinant of a child's ability to be successful at school and, as an adult, to be successful at work, to avoid behavioral and chronic physical health conditions, and to build healthy relationships.”

(2) The legislature recognizes that the healthy youth survey is a voluntary and anonymous survey administered every two years to students in sixth, eighth, tenth, and twelfth grades.

(3) The legislature intends to include questions related to adverse childhood experiences in the healthy youth survey to help assess the prevalence of adverse childhood experiences throughout the state. The legislature further intends for these data to help inform school district and community decision making and improve services for students.

NEW SECTION. Sec. 4. A new section is added to chapter 28A.300 RCW to read as follows:

(1)(a) The health care authority, in collaboration with the office of the superintendent of public instruction, the department of health, and the liquor and cannabis board, must incorporate questions related to adverse childhood experiences in the healthy youth survey that are validated for children and would allow reporting of adverse childhood experiences during childhood to be included in frequency reports. The questions must be administered for two cycles of the healthy youth survey and then evaluated by the agencies for any needed changes.

(b) Student responses to the healthy youth survey are voluntary and must remain anonymous.

(c) The aggregated student responses to the adverse childhood experiences questions must be made publicly available and disaggregated by state, educational service district, and county.

(d) School districts and school buildings must be provided the aggregated student responses of their students.

(e) The student response data specified in (c) and (d) of this subsection must comply with state and federal privacy laws.

(2) School districts are encouraged to use the information about adverse childhood experiences in their decision making and to help improve services for students.”

Correct the title.
Signed by Representatives Robinson, 1st Vice Chair; Ormsby, Chair; Stokesbary, Ranking Minority Member; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Macri; Mosbrucker; Pettigrew; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

MINORITY recommendation: Do not pass. Signed by Representative Kraft.

Referred to Committee on Appropriations.

February 25, 2020 4.0.

ESSB 6217 Prime Sponsor, Committee on Labor & Commerce: Concerning minimum labor standards for certain employees working at an airport or air navigation facility. Reported by Committee on Labor & Workplace Standards

MAJORITY recommendation: Do pass. Signed by Representatives Sells, Chair; Chapman, Vice Chair; Gregerson and Ormsby.

MINORITY recommendation: Do not pass. Signed by Representatives Mosbrucker, Ranking Minority Member; Chandler, Assistant Ranking Minority Member and Hoff.

Referred to Committee on Rules for second reading.

February 25, 2020 4.0.

SB 6263 Prime Sponsor, Senator McCoy: Creating a model educational data sharing agreement between school districts and tribes. Reported by Committee on Education

MAJORITY recommendation: Do pass as amended.

Strike everything after the enacting clause and insert the following:

“NEW SECTION. Sec. 5. A new section is added to chapter 28A.604 RCW to read as follows:

(1) The Washington state school directors' association, in consultation and collaboration with tribes, shall develop a model policy and procedure to establish data sharing agreements between school districts and local tribes by January 1, 2021.

(2) In developing the model policy and procedure, the Washington state school directors' association must:

(a) Consult with the office of the superintendent of public instruction, the office of native education, the tribal leaders congress on education, and local tribes;

(b) Consider model agreements developed by the bureau of Indian education and model data sharing agreements and procedures developed by national Native educational organizations; and

(c) Consider standards for the identification of Native students for data sharing purposes.

(3) The model policy and procedure developed under this section must safeguard students' personally identifiable information consistent with the requirements of the federal family educational rights and privacy act (20 U.S.C. Sec. 1232g).”

Correct the title.

Signed by Representatives Santos, Chair; Dolan, Vice Chair; Paul, Vice Chair; Steele, Ranking Minority Member; McCaslin, Assistant Ranking Minority Member; Volz, Assistant Ranking Minority Member; Bergquist; Caldier; Callan; Corry; Harris; Ortiz-Self; Rude; Stonier; Thai; Valdez and Ybarra.

Referred to Committee on Appropriations.

February 29, 2020 5.0.

SSB 6521 Prime Sponsor, Committee on Early Learning & K-12 Education: Creating an innovative learning pilot program. Reported by Committee on Appropriations

MAJORITY recommendation: Do pass. Signed by Representatives Robinson, 1st Vice Chair; Ormsby, Chair; Stokesbary, Ranking Minority Member; Bergquist, 2nd Vice Chair; Rude, Assistant Ranking Minority Member; Caldier; Chandler; Chopp; Cody; Corry; Dolan; Dye; Fitzgibbon; Hansen; Hoff; Hudgins; Kilduff; Kraft; Macri; Mosbrucker; Pettigrew; Ryu; Schmick; Senn; Springer; Steele; Sullivan; Sutherland; Tarleton; Tharinger and Ybarra.

Referred to Committee on Rules for second reading.

February 25, 2020 5.0.

SSB 6526 Prime Sponsor, Committee on Health & Long Term Care: Reusing and donating unexpired prescription drugs. Reported by Committee on Health Care & Wellness

MAJORITY recommendation: Do pass. Signed by Representatives Cody, Chair; Macri, Vice Chair; Schmick, Ranking Minority Member; Caldier, Assistant Ranking Minority Member; Chambers; Chopp; Davis; DeBolt; Harris; Maycumber; Riccelli; Robinson; Stonier; Thai and Tharinger.

Referred to Committee on Rules for second reading.

There being no objection, the bills listed on the day’s committee reports under the fifth order of business were referred to the committees so designated.
There being no objection, the House advanced to the sixth order of business.

SECOND READING

HOUSE BILL NO. 2032, by Representatives Tarleton, Morris, Ryu, Springer and Macri

Providing a tax deferral for the expansion of certain existing public facilities district convention centers.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2032 was substituted for House Bill No. 2032 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2032 was read the second time.

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

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

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2032.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2032, and the bill passed the House by the following vote: Yea, 94; Nays, 4; Absent, 0; Excused, 0.


Voting nay: Representatives McCaslin, Shea, Walsh and Young.

SUBSTITUTE HOUSE BILL NO. 2032, having received the necessary constitutional majority, was declared passed.


Expanding equitable access to the benefits of renewable energy through community solar projects.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2248 was substituted for House Bill No. 2248 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2248 was read the second time.

Representative Doglio moved the adoption of the striking amendment (1477):

Strike everything after the enacting clause and insert the following:

"NEW SECTION. Sec. 6. (1) The legislature finds and declares that stimulating local investment in community solar projects continues to be an important part of a state energy strategy by helping to increase energy independence from fossil fuels, promote economic development, hedge against the effects of climate change, and attain environmental benefits. The legislature finds that while previous community solar programs were successful in stimulating these benefits, the programs failed to provide an adequate framework for low-income participation and long-term market certainty. The legislature finds that the vast majority of Washingtonians still do not have access to the benefits of solar energy. The legislature intends to stimulate the deployment of community solar projects for the benefit of all Washingtonians by funding the renewable energy production incentive program for community solar projects and by creating opportunities for broader participation, especially by low-income households and low-income service providers. As of December 2019, the state is thirteen megawatts short of the one hundred fifteen megawatts of solar photovoltaic capacity established as a goal under RCW 82.16.155. The legislature therefore intends to provide an incentive sufficient to promote installation of community solar projects through June 30, 2031, at which point the legislature expects to review the effectiveness of enhancing access to community solar projects.

(2) The legislature finds that participation of low-income customers in community solar projects is consistent with the goals and intent of the energy assistance provisions of chapter 19.405 RCW, the Washington clean energy transformation act, when this participation achieves a reduction in energy burden for the customers.

(3) The legislature also finds that offering energy assistance through renewable energy programs, including community solar, at a discount to low-income customers is consistent with the goal and intent of RCW 80.28.068.

Sec. 7. RCW 82.16.130 and 2017 3rd sp.s. c 36 s 4 are each amended to read as follows:
(1) A light and power business is allowed a credit against taxes due under this chapter in an amount equal to:

(a) Incentive payments made in any fiscal year under RCW 82.16.120 and 82.16.165; and

(b) Any fees a utility is allowed to recover pursuant to RCW 82.16.165(5).

(2) The credits must be taken in a form and manner as required by the department. The credit taken under this section for the fiscal year may not exceed one and one-half percent of the ((businesses)) business's taxable power sales generated in calendar year 2014 and due under RCW 82.16.020(1)(b) or two hundred fifty thousand dollars, whichever is greater, for incentive payments made for the following:

(a) Renewable energy systems, other than community solar projects, that are certified for an incentive payment as of June 30, 2020; and

(b) Community solar projects that are under precertification status under RCW 82.16.165(7)(b) as of June 30, 2020, and that are certified for an incentive payment in accordance with the terms of that precertification by June 30, 2021.

(3) The credit may not exceed the tax that would otherwise be due under this chapter. Refunds may not be granted in the place of credits. Expenditures not used to earn a credit in one fiscal year may not be used to earn a credit in subsequent years.

(4) For any business that has claimed credit for amounts that exceed the correct amount of the incentive payable under RCW 82.16.120, the amount of tax against which credit was claimed for the excess payments is immediately due and payable. The department may deduct amounts due from future credits claimed by the business.

(a) Except as provided in (b) of this subsection, the department must assess interest but not penalties on the taxes against which the credit was claimed. Interest must be assessed at the rate provided for delinquent excise taxes under chapter 82.32 RCW, retroactively to the date the credit was claimed, and accrues until the taxes against which the credit was claimed are repaid.

(b) A business is not liable for excess payments made in reliance on amounts reported by the Washington State University extension energy program as due and payable as provided under RCW 82.16.165(20), if such amounts are later found to be abnormal or inaccurate due to no fault of the business.

(5) The amount of credit taken under this section is not confidential taxpayer information under RCW 82.32.330 and is subject to disclosure.

(6) The right to earn tax credits for incentive payments made under RCW 82.16.120 expires June 30, 2020. Credits may not be claimed after June 30, 2021.

(7) (a) The right to earn tax credits for incentive payments made under RCW 82.16.165 for the following expires June 30, 2029:

(i) Renewable energy systems, other than community solar projects, that are certified for an incentive payment as of June 30, 2020; and

(ii) Community solar projects that are under precertification status under RCW 82.16.165(7)(b) as of June 30, 2020, and that are certified for an incentive payment in accordance with the terms of that precertification by June 30, 2021.

(b) Credits may not be claimed after June 30, 2030.

(8) This section expires June 30, 2031.

NEW SECTION. Sec. 8. A new section is added to chapter 82.16 RCW to read as follows:

(1) Beginning July 1, 2020, a light and power business is allowed a credit against taxes due under this chapter in an amount equal to incentive payments made in any fiscal year under section 7 of this act.

(2) The credits must be taken in a form and manner as required by the department. The credit taken under this section for the fiscal year may not exceed one and one-half percent of the business's taxable power sales generated in calendar year 2014 and due under RCW 82.16.020(1)(b) or two hundred fifty thousand dollars, whichever is greater, for incentive payments made for community solar projects that submit an application for precertification under section 7 of this act on or after July 1, 2020, and that are certified for an incentive payment in accordance with the terms of that precertification by June 30, 2031.

(3) The credit may not exceed the tax that would otherwise be due under this chapter. Refunds may not be granted in the place of credits. Expenditures not used to earn a credit in one fiscal year may not be used to earn a credit in subsequent years.

(4) For any business that has claimed credit for amounts that exceed the correct amount of the incentive payable under RCW 82.16.120, the amount of tax against which credit was claimed for the excess payments is immediately due and payable. The department may deduct amounts due from future credits claimed by the business.

(a) Except as provided in (b) of this subsection, the department must assess interest but not penalties on the taxes against which the credit was claimed. Interest may be assessed at the rate provided for delinquent excise taxes under chapter 82.32 RCW, retroactively to the date the credit was claimed, and accrues until the taxes against which the credit was claimed are repaid.

(b) A business is not liable for excess payments made in reliance on amounts reported by the Washington State University extension energy program as due and payable as provided under section 7 of this act, if such amounts are later found to be abnormal or inaccurate due to no fault of the business.

(5) The amount of credit taken under this section is not confidential taxpayer information under RCW 82.32.330 and is subject to disclosure.
(6) The right to earn tax credits for incentive payments made under section 7 of this act expires June 30, 2034. Credits may not be claimed under this section after June 30, 2035.

(7) This section expires June 30, 2036.

Sec. 9. RCW 82.16.160 and 2017 3rd sp.s. c 36 s 5 are each amended to read as follows:

(1) The definitions in this section apply throughout this section and RCW 82.16.165(1) and 82.16.175 unless the context clearly requires otherwise.

((4)) (a) "Administrator" means the utility, nonprofit, or other local housing authority that organizes and administers a community solar project as provided in RCW 82.16.165 and 82.16.170.

((5)) (b) "Certification" means the authorization issued by the Washington State University extension energy program establishing a person's eligibility to receive annual incentive payments from the person's utility for the program term.

((6)) (c) "Commercial-scale system" means a renewable energy system or systems other than a community solar project or a shared commercial solar project with a combined nameplate capacity greater than twelve kilowatts that meets the applicable system eligibility requirements established in RCW 82.16.165.

((7)) (d) "Community solar project" means a solar energy system that has a direct current nameplate generating capacity that is no larger than one thousand kilowatts and meets the applicable eligibility requirements established in RCW 82.16.165 and 82.16.170.

((8)) (e) "Consumer-owned utility" has the same meaning as in RCW 19.280.020.

((9)) (f) "Customer-owner" means the owner of a residential-scale or commercial-scale renewable energy system, where such owner is not a utility and such owner is a customer of the utility and either owns the premises where the renewable energy system is installed or occupies the premises.

((10)) (g) "Electric utility" or "utility" means a consumer-owned utility or investor-owned utility as those terms are defined in RCW 19.280.020.

((11)) (h) "Governing body" has the same meaning as provided in RCW 19.280.020.

((12)) (i) "Person" means any individual, firm, partnership, corporation, company, association, agency, or any other legal entity.

((13)) (j) "Program term" means: ((e)) (i) For community solar projects that are certified under RCW 82.16.165, eight years or until cumulative incentive payments for electricity produced by the project reach fifty percent of the total system price, including applicable sales tax, whichever occurs first; and ((e)) (ii) for other renewable energy systems, including shared commercial solar projects, eight years or until cumulative incentive payments for electricity produced by a system reach fifty percent of the total system price, including applicable sales tax, whichever occurs first.

((14)) (k) "Renewable energy system" means a solar energy system, including a community solar project, an anaerobic digester as defined in RCW 82.08.900, or a wind generator used for producing electricity.

((15)) (l) "Residential-scale system" means a renewable energy system or systems located at a single site with combined nameplate capacity of twelve kilowatts or less that meets the applicable system eligibility requirements established in RCW 82.16.165.

((16)) (m) "Shared commercial solar project" means a solar energy system, owned or administered by an electric utility, with a combined nameplate capacity of greater than one megawatt and not more than five megawatts and meets the applicable eligibility requirements established in RCW 82.16.165 and 82.16.175.

(2) This section expires June 30, 2031.

Sec. 10. RCW 82.16.165 and 2017 3rd sp.s. c 36 s 6 are each amended to read as follows:

(1) Beginning July 1, 2017, and through June 30, 2020, the following persons may submit a one-time application to the Washington State University extension energy program to receive a certification authorizing the utility serving the site of a renewable energy system in the state of Washington to remit an annual production incentive for each kilowatt-hour of alternating current electricity generated by the renewable energy system:

(a) The utility's customer who is the customer-owner of a residential-scale or commercial-scale renewable energy system;

(b) An administrator of a community solar project meeting the eligibility requirements outlined in RCW 82.16.170(2) and applies for certification on behalf of each of the project participants; or

(c) A utility or a business under contract with a utility that administers a shared commercial solar project that meets the eligibility requirements in RCW 82.16.175 and applies for certification on behalf of each of the project participants.

(2) No person, business, or household is eligible to receive incentive payments provided under subsection (1) of this section of more than five thousand dollars per year for residential systems or community solar projects, twenty-five thousand dollars per year for commercial-scale systems, or thirty-five thousand dollars per year for shared commercial solar projects.

3(a) No new certification may be issued under this section to an applicant who submits a request for or receives an annual incentive payment for a renewable energy system that was certified under RCW 82.16.120, or for a renewable energy system served by a utility that has elected not to participate in the incentive program, as provided in subsection (4) of this section.

(b) The Washington State University extension energy program may issue a new certification for an additional
system installed at a situs with a previously certified system so long as the new system meets the requirements of this section and its production can be measured separately from the previously certified system.

(c) The Washington State University extension energy program may issue a recertification for a residential-scale or commercial-scale system if a customer makes investments resulting in an expansion of the system's nameplate capacity. Such recertification expires on the same day as the original certification for the residential-scale or commercial-scale system and applies to the entire system the incentive rates and program rules in effect as of the date of the recertification.

(4) A utility's participation in the incentive program provided in this section is voluntary.

(a) A utility electing to participate in the incentive program must notify the Washington State University extension energy program of such election in writing.

(b) The utility may terminate its voluntary participation in the production incentive program by providing notice in writing to the Washington State University extension energy program to cease issuing new certifications for renewable energy systems that would be served by that utility.

(c) Such notice of termination of participation is effective after fifteen days, at which point the Washington State University extension energy program may not accept new applications for certification of renewable energy systems that would be served by that utility.

(d) Upon receiving a utility's notice of termination of participation in the incentive program, the Washington State University extension energy program must report on its website that customers of that utility are no longer eligible to receive new certifications under the program.

(e) A utility's termination of participation does not affect the utility's obligation to continue to make annual incentive payments for electricity generated by systems that were certified prior to the effective date of the notice. The Washington State University extension energy program must continue to process and issue certifications for renewable energy systems that were received by the Washington State University extension energy program before the effective date of the notice of termination.

(f) A utility that has terminated participation in the program may resume participation upon filing notice with the Washington State University extension energy program.

(5)(a) The Washington State University extension energy program may certify a renewable energy system that is connected to equipment capable of measuring the electricity production of the system and interconnecting with the utility's system in a manner that allows the utility, or the customer at the utility's option, to measure and report to the Washington State University extension energy program the total amount of electricity produced by the renewable energy system.

(b) The Washington State University extension energy program must establish a reporting and fee-for-service system to accept electricity production data from the utility or the customer that is not reported electronically and with the reporting entity selected at the utility's option as described in subsection (19) of this section. The fee-for-service agreement must allow for electronic reporting or reporting by mail, may be specific to individual utilities, and must recover only the program's costs of obtaining the electricity production data and incorporating it into an electronic format. A statement of the amount due for the fee-for-service must be provided to the utility by the Washington State University extension energy program with the report provided to the utility pursuant to subsection (20)(a) of this section. The utility may determine how to assess and remit the fee, and the utility may be allowed a credit for fees paid under this subsection (5) against taxes due, as provided in RCW 82.16.130(1).

(6) The Washington State University extension energy program may issue a certification authorizing annual incentive payments up to the following annual dollar limits:

(a) For community solar projects, five thousand dollars per project participant;

(b) For residential-scale systems, five thousand dollars;

(c) For commercial-scale systems, twenty-five thousand dollars; and

(d) For shared commercial solar projects, up to thirty-five thousand dollars a year per participant, as determined by the terms of subsection (15) of this section.

(7)(a) To obtain certification for the incentive payment provided under subsection (1) of this section by June 30, 2020, for renewable energy systems other than community solar projects, or by June 30, 2021, for community solar projects, a person must submit to the Washington State University extension energy program an application, including:

(i) A signed statement that the applicant has not previously received a notice of eligibility from the department under RCW 82.16.120 entitling the applicant to receive annual incentive payments for electricity generated by the renewable energy system at the same meter location;

(ii) A signed statement of the total price, including applicable sales tax, paid by the applicant for the renewable energy system;

(iii) System operation data including global positioning system coordinates, tilt, estimated shading, and azimuth;

(iv) Any other information the Washington State University extension energy program deems necessary in determining eligibility and incentive levels, administering the program, tracking progress toward achieving the limits on program participation established in RCW 82.16.130, or facilitating the review of the performance of the tax preferences by the joint legislative audit and review committee, as described in RCW 82.16.155; and
(v)(A) Except as provided in (a)(v)(B) of this subsection (7), the date that the renewable energy system received its final electrical inspection from the applicable local jurisdiction, as well as a copy of the permit or, if the permit is available online, the permit number;

(B) The Washington State University extension energy program may waive the requirement in (a)(v)(A) of this subsection (7), accepting an application and granting provisional certification prior to proof of final electrical inspection. Provisional certification expires one hundred eighty days after issuance, unless the applicant submits proof of the final electrical inspection from the applicable local jurisdiction or the Washington State University extension energy program extends the certification, for a term or terms of thirty days, due to extenuating circumstances; and

(b)(i) Prior to obtaining certification under this subsection, a community solar project or shared commercial solar project must apply for precertification against the remaining funds available for incentive payments under subsection (13)(d) of this section in order to be guaranteed an incentive payment under subsection (1) of this section. Community solar projects that are under precertification status under this subsection (7) as of June 30, 2020, may not apply for precertification for the incentive payment provided under section 7 of this act for that same project; and

(ii) A project applicant of a community solar project or shared commercial solar project must complete an application for certification with the Washington State University extension energy program within less than ((one year)) two years to retain the precertification status described in this subsection. If a community solar project application is in precertification status as of June 30, 2020, the project applicant must continue in that status until either it is certified by the Washington State University extension energy program or its precertification expires; and

(iii) The Washington State University extension energy program may design a reservation or precertification system for an applicant of a residential-scale or commercial-scale renewable energy system.

(8) No incentive payments may be authorized or accrued until the final electrical inspection and executed interconnection agreement are submitted to the Washington State University extension energy program.

(9) Within thirty days of receipt of ((the)) an application for certification, the Washington State University extension energy program must notify the applicant and, except when a utility is the applicant, the utility serving the situs of the renewable energy system, by mail or electronically, whether certification has been granted. The certification notice must state the rate to be paid per kilowatt-hour of electricity generated by the renewable energy system, as provided in subsection (12) of this section, subject to any applicable cap on total annual payment provided in subsection (6) of this section.

(10) Certification is valid for the program term and entitles the applicant or, in the case of a community solar project or shared commercial solar project, the participant, to receive incentive payments for electricity generated from the date the renewable energy system commences operation, or the date the system is certified, whichever date is later. For purposes of this subsection, the Washington State University extension energy program must define when a renewable energy system commences operation and provide notice of such date to the recipient and the utility serving the situs of the system. Certification may not be retroactively changed except to correct later discovered errors that were made during the original application or certification process.

(11)(a) System certification follows the system if the following conditions are met using procedures established by the Washington State University extension energy program:

(i) The renewable energy system is transferred to a new owner who notifies the Washington State University extension energy program of the transfer; and

(ii) The new owner provides an executed interconnection agreement with the utility serving the premises.

(b) In the event that a community solar project participant terminates their participation in a community solar project, the system certification follows the system and participation may be transferred to a new participant. The administrator of a community solar project must provide notice to the Washington State University extension energy program of any changes or transfers in project participation.

(12) The Washington State University extension energy program must determine the total incentive rate for ((a new renewable energy system certification by adding to the base rate any applicable made-in-Washington bonus rate)) renewable energy systems, other than a community solar project, certified through June 30, 2020, and for community solar projects precertified as of June 30, 2020, and certified through June 30, 2021, as provided in this subsection. A made-in-Washington bonus rate is provided for a renewable energy system or a community solar project certified through June 30, 2019, with solar modules made in Washington or with a wind turbine or tower that is made in Washington. Both the base rates and bonus rate vary, depending on the fiscal year in which the system is certified and the type of renewable energy system being certified, as provided in the following table:

<table>
<thead>
<tr>
<th>Fiscal year of system certification</th>
<th>Base rate - residential-scale</th>
<th>Base rate - commercial-scale</th>
<th>Base rate - community solar</th>
<th>Base rate - shared commercial solar</th>
<th>Made in Washington bonus</th>
</tr>
</thead>
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<tr>
<td>2018</td>
<td>$0.16</td>
<td>$0.06</td>
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<td>$0.06</td>
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</tr>
<tr>
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<td>$0.12</td>
<td>$0.02</td>
<td>$0.12</td>
<td>$0.02</td>
<td>($0.02)</td>
</tr>
</tbody>
</table>
(13) The Washington State University extension energy program must cease to issue new certifications:

(a) For community solar projects and shared commercial solar projects in any fiscal year for which the Washington State University extension energy program estimates that fifty percent of the remaining funds for credit available to a utility for renewable energy systems certified under this section as of July 1, 2017, have been allocated to community solar projects and shared commercial solar projects combined;

(b) For commercial-scale systems in any fiscal year for which the Washington State University extension energy program estimates that twenty-five percent of the remaining funds for credit available to a utility for renewable energy systems certified under this section as of July 1, 2017, have been allocated to commercial-scale systems;

(c) For any renewable energy system served by a turbine or wind turbine or wind turbine system if certification is likely to result in incentive payments by that utility, including payments made under RCW 82.16.120, exceeding the utility's available funds for credit under RCW 82.16.130; and

(d) For any renewable energy system if certification is likely to result in total incentive payments under this section exceeding one hundred ten million dollars.

(14) If the Washington State University extension energy program ceases issuing new certifications during a fiscal year or biennium as provided in subsection (13) of this section, in the following fiscal year or biennium, or when additional funds are available for credit such that the thresholds described in subsection (13) of this section are no longer exceeded, the Washington State University extension energy program must resume issuing new certifications using a method of awarding certifications that results in equitable and orderly allocation of benefits to applicants.

(15) A customer who is a participant in a shared commercial solar project may not receive incentive payments associated with the project greater than the difference between the levelized cost of energy output of the system over its production life and the retail rate for the rate class to which the customer belongs. The levelized cost of the output of the energy must be determined by the utility that administers the shared commercial solar project and must be disclosed, along with an explanation of the limitations on incentive payments contained in this subsection (15), in the contractual agreement with the shared commercial solar project participants.

(16) In order to begin to receive annual incentive payments, a person who has been issued a certification for the incentive as provided in subsection (9) of this section must obtain an executed interconnection agreement with the utility serving the situs of the renewable energy system.

(17) The Washington State University extension energy program must establish a list of equipment that is eligible for the bonus rates described in subsection (12) of this section. The Washington State University extension energy program must, in consultation with the department of commerce, develop technical specifications and guidelines to ensure consistent and predictable determination of eligibility. A solar module is made in Washington for purposes of receiving the bonus rate only if the lamination of the module takes place in Washington. A wind turbine is made in Washington only if it is powered by a turbine or built with a tower manufactured in Washington.

(18) The manufacturer of a renewable energy system component subject to a bonus rate under subsection (12) of this section may apply to the Washington State University extension energy program to receive a determination of eligibility for such bonus rates. The Washington State University extension energy program must publish a list of components that have been certified as eligible for such bonus rates. The Washington State University extension energy program may assess an equipment certification fee to recover its costs. The Washington State University extension energy program must deposit all revenue generated by this fee into the state general fund.

(19) Annually, the utility must report electronically to the Washington State University extension energy program the amount of gross kilowatt-hours generated by each renewable energy system since the prior annual report. For the purposes of this section, to report electronically means to submit statistical or factual information in alphanumeric form through a web site established by the Washington State University extension energy program or in a list, table, spreadsheet, or other nonnarrative format that can be digitally transmitted or processed. The utility may instead opt to report by mail or require program participants to report individually, but if the utility exercises one or more of these options it must negotiate with the Washington State University extension energy program the fee-for-service arrangement described in subsection (5)(b) of this section.

(20)(a) The Washington State University extension energy program must calculate for the year and provide to the utility the amount of the incentive payment due to each participant and the total amount of credit against tax due available to the utility under RCW 82.16.130 that has been allocated as annual incentive payments. Upon notice to the Washington State University extension energy program, a utility may opt to directly perform this calculation and provide its results to the Washington State University extension energy program.

(b) If the Washington State University extension energy program identifies an abnormal production claim, it must notify the utility, the department of revenue, and the applicant, and must recommend withholding payment until the applicant has demonstrated that the production claim is accurate and valid. The utility is not liable to the customer for withholding payments pursuant to such recommendation unless and until the Washington State University extension energy program notifies the utility to resume incentive payments.

(21)(a) The utility must issue the incentive payment within ninety days of receipt of the information required under subsection (20)(a) of this section from the Washington State University extension energy program. The utility must...
resume the incentive payments withheld under subsection (20)(b) of this section within thirty days of receiving notice from the Washington State University extension energy program that the claim has been demonstrated accurate and valid and payment should be resumed.

(b) A utility is not liable for incentive payments to a customer-owner if the utility has disconnected the customer due to a violation of a customer service agreement, such as nonpayment of the customer's bill, or a violation of an interconnection agreement.

(22) Beginning January 1, 2018, the Washington State University extension energy program must post on its web site and update at least monthly a report, by utility, of:

(a) The number of certifications issued for renewable energy systems, including estimated system sizes, costs, and annual energy production and incentive yields for various system types; and

(b) An estimate of the amount of credit that has not yet been allocated for incentive payments under each utility's credit limit and remains available for new renewable energy system certifications.

(23) Persons receiving incentive payments under this section must keep and preserve, for a period of five years for the duration of the consumer contract, suitable records as may be necessary to determine the amount of incentive payments applied for and received. The Washington State University extension energy program may direct a utility to cease issuing incentive payments if the records are not made available for examination upon request. A utility receiving such a directive is not liable to the applicant for any incentive payments or other damages for ceasing payments pursuant to the directive.

(24) The nonpower attributes of the renewable energy system belong to the utility customer who owns or hosts the system or, in the case of a community solar project or a shared commercial solar project, the participant, and can be kept, sold, or transferred at the utility customer's discretion unless, in the case of a utility-owned community solar or shared commercial solar project, a contract between the customer and the utility clearly specifies that the attributes will be retained by the utility.

(25) All lists, technical specifications, determinations, and guidelines developed under this section must be made publicly available online by the Washington State University extension energy program.

(26) No certification may be issued under this section by the Washington State University extension energy program for any renewable energy system, other than a community solar project, after June 30, (2024). No certification may be issued under this section for any community solar project after June 30, 2021.

(27) The Washington State University extension energy program must collect a one-time fee for applications submitted under subsection (1) of this section of one hundred twenty-five dollars per applicant. The Washington State University extension energy program must deposit all revenue generated by this fee into the state general fund. The Washington State University extension energy program must administer and budget for the program established in RCW 82.16.120, this section, and RCW 82.16.170 in a manner that ensures its administrative costs through June 30, 2022, are completely met by the revenues from this fee. If the Washington State University extension energy program determines that the fee authorized in this subsection is insufficient to cover the administrative costs through June 30, 2022, the Washington State University extension energy program must report to the legislature on costs incurred and fees collected and demonstrate why a different fee amount or funding mechanism should be authorized.

(28) The Washington State University extension energy program may, through a public process, develop any program requirements, policies, and processes necessary for the administration or implementation of this section, RCW 82.16.120, 82.16.155, and 82.16.170. The department is authorized, in consultation with the Washington State University extension energy program, to adopt any rules necessary for administration or implementation of the program established under this section and RCW 82.16.170.

(29) Applications, certifications, requests for incentive payments under this section, and the information contained therein are not deemed tax information under RCW 82.32.330 and are subject to disclosure.

(30)(a) By November 1, 2019, and in compliance with RCW 43.01.036, the Washington State University extension energy program must submit a report to the legislature that includes the following:

(i) The number and types of renewable energy systems that have been certified under this section as of July 1, 2019, both statewide and per participating utility;

(ii) The number of utilities that are approaching or have reached the credit limit established under RCW 82.16.130(2) or the thresholds established under subsection (13) of this section;

(iii) The share of renewable energy systems by type that contribute to each utility's threshold under subsection (13) of this section;

(iv) An assessment of the deployment of community solar projects in the state, including but not limited to the following:

(A) An evaluation of whether or not community solar projects are being deployed in low-income and moderate-income communities, as those terms are defined in RCW 43.63A.510, including a description of any barriers to project deployment in these communities;

(B) A description of the share of community solar projects by administrator type that contribute to each utility's threshold under subsection (13)(a) of this section; and

(C) A description of any barriers to participation by nonprofits and local housing authorities in the incentive program established under this section and under RCW 82.16.170;
(v) The total dollar amount of incentive payments that have been made to participants in the incentive program established under this section to date; and

(vi) The total number of megawatts of solar photovoltaic capacity installed to date by participants in the incentive program established under this section.

(b) By December 31, 2019, the legislature must review the report submitted under (a) of this subsection and determine whether the credit limit established under RCW 82.16.130(2) should be increased to two percent of a light and power business’s taxable power sales generated in calendar year 2014 and due under RCW 82.16.020(1)(b) or two hundred fifty thousand dollars, whichever is greater, in order to achieve the legislative intent under section 1, chapter 56, Laws of 2017 3rd sp. sess.

(31) This section expires June 30, 2031.

NEW SECTION. Sec. 11. A new section is added to chapter 82.16 RCW to read as follows:

(1) The definitions in this section apply throughout this section and section 7 of this act unless the context clearly requires otherwise.

(a) "Administrator" means the utility, nonprofit, or other local housing authority that organizes and administers a community solar project as provided in section 7 of this act and RCW 82.16.170.

(b) "Certification" means the authorization issued by the Washington State University extension energy program establishing a community solar project administrator’s eligibility to receive a low-income community solar incentive payment from the electric utility serving the site of the community solar project, on behalf of, and for the purpose of providing direct benefits to, its low-income subscribers, low-income service provider subscribers, and tribal and public agency subscribers.

(c) "Community solar project" means a solar energy system that:

(i) Has an alternating current nameplate capacity that is greater than twelve kilowatts but no greater than one hundred ninety-nine kilowatts;

(ii) Has, at minimum, either two subscribers or one low-income service provider subscriber; and

(iii) Meets the applicable eligibility requirements in section 7 of this act and RCW 82.16.170.

(d) "Consumer-owned utility" has the same meaning as in RCW 19.280.020.

(e) "Electric utility" or "utility" means a consumer-owned utility or investor-owned utility as those terms are defined in RCW 19.280.020.

(f) "Energy assistance" has the same meaning as provided in RCW 19.405.020.

(g) "Energy burden" has the same meaning as provided in RCW 19.405.020.

(h) "Governing body" has the same meaning as provided in RCW 19.280.020.

(i) "Low-income" has the same meaning as provided in RCW 19.405.020.

(j) "Low-income service provider" includes, but is not limited to, a local community action agency or local community service agency designated by the department of commerce under chapter 43.63A RCW, local housing authority, tribal housing authority, low-income tribal housing program, affordable housing provider, food bank, or other nonprofit organization that provides services to low-income households.

(k) "Multifamily residential building" means a building containing more than two sleeping units or dwelling units where occupants are primarily permanent in nature.

(l) "Person" means an individual, firm, partnership, corporation, company, association, agency, or any other legal entity.

(m) "Public agency" means any political subdivision of the state including, but not limited to, municipal and county governments, special purpose districts, and local housing authorities, but does not include state agencies.

(n)(i) Except as otherwise provided in (n)(ii) of this subsection, "qualifying subscriber" means a low-income subscriber, low-income service provider subscriber, tribal agency subscriber, or public agency subscriber.

(ii) For tribal agency subscribers and public agency subscribers, only the portion of their subscription to a community solar project that is demonstrated to benefit low-income beneficiaries, including low-income service providers and services provided to low-income citizens or households, is to be considered a qualifying subscriber.

(o) "Subscriber" means a retail electric customer of an electric utility who owns or is the beneficiary of one or more subscriptions or ownership shares of a community solar project directly interconnected with that same utility.

(p) "Subscription" means an agreement between a subscriber and the administrator of a community solar project.

(2) This section expires June 30, 2036.

NEW SECTION. Sec. 12. A new section is added to chapter 82.16 RCW to read as follows:

(1) Beginning July 1, 2020, through June 30, 2031, an administrator of a community solar project meeting the eligibility requirements described in this section and RCW 82.16.170(3) may submit an application to the Washington State University extension energy program to receive a precertification for a community solar project. Projects with precertification applications approved by the Washington State University extension energy program have two years to complete their projects and apply for certification. By certifying qualified projects pursuant to the requirements of this section and RCW 82.16.170(3), the Washington State University extension energy program authorizes the utility serving the site of a community solar project in the state of
Washington to remit a one-time low-income community solar incentive payment to the community solar project administrator, who accepts the payment on behalf of, and for the purpose of providing direct benefits to, the project's qualifying subscribers.

(2) A one-time low-income community solar incentive payment remitted to a community solar project administrator for a project certified under this section equals the sum of the following:

(a) An amount, not to exceed twenty thousand dollars per community solar project, equal to the community solar project's administrative costs related to administering the project for qualifying subscribers; and

(b) An amount that does not exceed one hundred percent of the proportional cost of the share of the community solar project that provides direct benefits to qualifying subscribers.

(3) No new certification may be issued under this section to an applicant who receives an annual incentive payment for a community solar project that was certified under RCW 82.16.120 or 82.16.165, or for a community solar project served by a utility that has elected not to participate in the incentive program provided in this section.

(4) Community solar projects that are under precertification status under RCW 82.16.165 as of June 30, 2020, may not apply for precertification of that same project for the one-time low-income community solar incentive payment provided in this section.

(5)(a) In addition to the one-time low-income community solar incentive payment under subsection (2) of this section, a participating utility must also provide the administrator of a community solar project certified under this section the following compensation for the generation of electricity from the certified project:

(i) For a community solar project that has an alternating current nameplate capacity greater than twelve kilowatts but no greater than one hundred kilowatts, and that is connected behind the electric service meter, compensation must be determined in accordance with RCW 80.60.020.

(ii) For a community solar project that has an alternating current nameplate capacity greater than one hundred kilowatts but no greater than one hundred ninety-nine kilowatts, compensation must be determined at a rate set by the participating utility.

(b) A utility may authorize the administrator of a community solar project to provide compensation for the generation of electricity from a certified project to the project subscribers on behalf of the utility. The administrator must provide the utility with signed statements of the following:

(i) The production meter reading for the period for which compensation is to be provided;

(ii) Each subscriber's share of the project;

(iii) The amount to be dispersed to each subscriber for the period; and

(iv) The date and amount dispersed to each subscriber.

(6) A utility's participation in the incentive program provided in this section is voluntary.

(a) A utility electing to participate in the incentive program must notify the Washington State University extension energy program of such election in writing.

(b) The utility may terminate its voluntary participation in the program by providing notice in writing to the Washington State University extension energy program to cease accepting new applications for precertification for community solar projects that would be served by that utility. Such notice of termination of participation is effective after fifteen days, at which point the Washington State University extension energy program may not accept new applications for precertification for community solar projects that would be served by that utility.

(c) Upon receiving a utility's notice of termination of participation in the incentive program, the Washington State University extension energy program must report on its web site that community solar project customers of that utility are no longer eligible to receive new certifications under the program.

(d) A utility that has terminated participation in the program may resume participation upon filing a notice with the Washington State University extension energy program.

(7)(a) The Washington State University extension energy program may issue certifications authorizing incentive payments under this section in a total statewide amount not to exceed twenty million dollars, and subject to the following biennial dollar limits:

(i) For fiscal year 2021, three hundred thousand dollars; and

(ii) For each biennium beginning on or after July 1, 2021, five million dollars.

(b) For the first year of each full biennium for which funds are available for incentive payments, the amount available to each utility to pay low-income community solar incentive payments to community solar projects certified under this section is proportional to the amount of electricity provided to each utility's retail electric customers against the total retail sales of electricity by all electric utilities in the state, obtained from the most recent year in which a full year's data for retail sales of electricity in the state is available from the United States energy information administration. For the second year of each full biennium, any amounts not reserved for precertified community solar projects in the first year will be made available on a first-come, first-served basis to utilities that have not reached the public utility tax credit limit established under section 3(2) of this act.

(8)(a) Prior to obtaining certification under this section, the administrator of a community solar project must apply for precertification against the funds available for incentive payments under subsection (7) of this section in order to be guaranteed an incentive payment under this
section. The application for precertification must include, at a minimum:

(i) A demonstration of how the project will deliver direct benefits to low-income subscribers. A direct benefit can include credit for the power generation for the community solar project or from sales of renewable energy credits, a low-income specific discount, or other mechanisms that lower the energy burden of a low-income subscriber; and

(ii) Any other information the Washington State University extension energy program deems necessary in determining eligibility for precertification.

(b) The administrator of a community solar project must complete an application for certification in accordance with the requirements of subsection (9) of this section within less than two years of being approved for precertification status. The administrator must submit a project update to the Washington State University extension energy program after one year in precertification status.

(9) To obtain certification for the one-time low-income community solar incentive payment provided under this section, a project administrator must submit to the Washington State University extension energy program an application, including, at a minimum:

(a) A signed statement that the applicant has not previously received a notice of eligibility from the department under RCW 82.16.120 or the Washington State University extension energy program under RCW 82.16.165 entitling the applicant to receive annual incentive payments for electricity generated by the community solar project at the same meter location;

(b) A signed statement of the costs paid by the administrator related to administering the project for qualifying subscribers;

(c) A signed statement of the total project costs, including the proportional cost of the share of the community solar project that provides direct benefits to qualifying subscribers;

(d) A signed statement of the amount of direct benefits that will be provided to low-income subscribers, other qualifying subscribers, and subscribers who are not qualifying subscribers. The statement must describe the timing, method, and estimated energy burden reduction associated with the direct benefits. The statement must also include a comparison of the amount of upfront incentive payment to the amount of direct benefit paid to low-income subscribers;

(e) Available system operation data, such as global positioning system coordinates, tilt, estimated shading, and azimuth;

(f) Any other information the Washington State University extension energy program deems necessary in determining eligibility and incentive levels or administering the program;

(g)(i) Except as provided in (g)(ii) of this subsection (9), the date that the community solar project received its final electrical inspection from the applicable local jurisdiction, as well as a copy of the permit or, if the permit is available online, the permit number;

(ii) The Washington State University extension energy program may waive the requirement in (g)(i) of this subsection (9), accepting an application and granting provisional certification prior to proof of final electrical inspection. Provisional certification expires one hundred eight days after issuance, unless the applicant submits proof of the final electrical inspection from the applicable local jurisdiction or the Washington State University extension energy program extends certification, for a term or terms of thirty days, due to extenuating circumstances;

(h) Confirmation of the number of qualifying subscribers; and

(i) Any other information the Washington State University extension energy program deems necessary in determining eligibility and incentive levels or administering the program.

(10) No incentive payments may be authorized or accrued until the final electrical inspection and executed interconnection agreement are submitted to the Washington State University extension energy program.

(11)(a) The Washington State University extension energy program must review each project for which an application for certification is submitted in accordance with subsection (8) of this section for reasonable cost and financial structure, with a targeted cost of three dollars per watt of installed system capacity that is designated for a community solar project's qualifying subscribers. The Washington State University extension energy program may approve an application for a project that costs more or less than three dollars per watt of installed system capacity based on a review of the project, documents submitted by the project applicant, and available data. Project cost evaluations must exclude costs associated with energy storage systems. Applicants may petition the Washington State University extension energy program to approve a higher cost per watt for unusual circumstances, except that such costs may not include costs associated with energy storage systems.

(b) The Washington State University extension energy program may review the cost per watt target under (a) of this subsection prior to each fiscal biennium and is authorized to determine a new cost per watt target.

(12)(a) Within thirty days of receipt of an application for certification, the Washington State University extension energy program must notify the applicant and, except when a utility is the applicant, the utility serving the site of the community solar project, by mail or electronically, whether certification has been granted. The certification notice must state the total dollar amount of the low-income community solar incentive payment for which the applicant is eligible under this section.

(b) Within sixty days of receipt of a notification under (a) of this subsection, the utility serving the site of the community solar project must remit the applicable one-time low-income community solar incentive payment to the
project administrator, who accepts the payment on behalf of, and for the purpose of providing direct benefits to, the project's qualifying subscribers.

(13)(a) Certification follows the community solar project if the following conditions are met using procedures established by the Washington State University extension energy program:

(i) The community solar project is transferred to a new owner who notifies the Washington State University extension energy program of the transfer; and

(ii) The new owner provides an executed interconnection agreement with the utility serving the site of the community solar project.

(b) In the event that a qualifying subscriber terminates their participation in a community solar project, the system certification follows the project and participation must be transferred to a new qualifying subscriber.

(14) Beginning January 1, 2021, the Washington State University extension energy program must post on its website and update at least monthly a report, by utility, of:

(a) The number of certifications issued for community solar projects; and

(b) An estimate of the amount of credit that has not yet been allocated for low-income community solar incentive payments under each utility's credit limit and that remains available for new community solar project certifications in the state.

(15) Persons receiving incentive payments under this section must keep and preserve, for a period of five years for the duration of the consumer contract, suitable records as may be necessary to determine the amount of incentive payments applied for and received.

(16) The nonpower attributes of the community solar project belong to the individual subscribers, and must be kept, sold, or transferred at a subscriber's discretion, unless a contract between the subscriber and administrator clearly specifies that the attributes will be transferred to the administrator.

(17) All lists, technical specifications, determinations, and guidelines developed under this section must be made publicly available online by the Washington State University extension energy program.

(18) The Washington State University extension energy program must collect a one-time fee for precertification applications submitted under this section of five hundred dollars per applicant. The Washington State University extension energy program must deposit all revenue generated by this fee into the state general fund.

(19) The Washington State University extension energy program may, through a public process, develop program requirements, policies, and processes necessary for the administration or implementation of this section.

(20) Applications, certifications, requests for incentive payments under this section, and the information contained therein are not deemed tax information under RCW 82.32.330 and are subject to disclosure.

(21) No certification may be issued under this section by the Washington State University extension energy program for a community solar project after June 30, 2033.

(22) This section expires June 30, 2036.

Sec. 13. RCW 82.16.170 and 2017 3rd sp.s c 36 s 7 are each amended to read as follows:

(1) The purpose of community solar programs is to facilitate broad, equitable community investment in and access to solar power. Beginning July 1, 2017, a community solar administrator may organize and administer a community solar project as provided in this section.

(2) ((A)) In order to receive certification for the incentive payment provided under RCW 82.16.165(1) by June 30, 2021, a community solar project must have a direct current nameplate capacity that is no more than one thousand kilowatts and must have at least ten participants or one participant for every ten kilowatts of direct current nameplate capacity, whichever is greater. A community solar project that has a direct current nameplate capacity greater than five hundred kilowatts must be subject to a standard interconnection agreement with the utility serving the situs of the community solar project. Except for community solar projects authorized under subsection ((B)) (10) of this section, each participant must be a customer of the utility providing service at the situs of the community solar project.

(3) In order to receive certification for the incentive payment provided under section 7 of this act beginning July 1, 2020, a community solar project must meet the following requirements:

(a) The administrator of the community solar project must be a utility, nonprofit, or other local housing authority. The administrator of the community solar project must apply for precertification under section 7 of this act on or after July 1, 2020;

(b) The community solar project must have an alternating current nameplate capacity that is greater than twelve kilowatts but no greater than one hundred ninety-nine kilowatts, and must have at least two subscribers or one low-income service provider subscriber;

(c) The administrator of the community solar project must provide a verified list of qualifying subscribers;

(d) Verification that an individual household subscriber meets the definition of low-income must be provided to the administrator by an entity with authority to maintain the confidentiality of the income status of the low-income subscriber. If the providing entity incurs costs to verify a subscriber’s income status, the administrator must provide reimbursement of those costs;

(e) Except for community solar projects authorized under subsection (10) of this section, each subscriber must be a customer of the utility providing service at the situs of the community solar project.
(f) In the event that a low-income subscriber in a community solar project certified under section 7 of this act moves from the household premises of the subscriber's current subscription to another, the subscriber may continue the subscription, provided that the new household premises is served by the utility providing service at the site of the community solar project. In the event that a subscriber is no longer served by that utility or the subscriber terminates participation in a community solar project certified under section 7 of this act, the certification follows the system and participation may be transferred by the administrator to a new qualifying subscriber.

(g) The administrator must include in the application for precertification a project prospectus that demonstrates how the administrator intends to provide direct benefits to qualifying subscribers for the duration of their subscription to the community solar project; and

(h) The length of the subscription term for low-income subscribers must be the same length as for other subscribers, if applicable.

(4) The administrator of a community solar project must administer the project in a transparent manner that allows for fair and nondiscriminatory opportunity for participation by utility customers.

(5) The administrator of a community solar project may establish a reasonable fee to cover costs incurred in operating and administering the community solar project. Project participants, prior to making the commitment to participate in the project, must be given clear and conspicuous notice of the portion of the incentive payment that will be used for this purpose.

(6) The administrator of a community solar project must maintain and update annually through June 30, 2030, the following information for each project it operates or administers:

(a) Ownership information;
(b) Contact information for technical management questions;
(c) Business address;
(d) Project design details, including project location, output capacity, equipment list, and interconnection information; and
(e) Subscription information, including rates, fees, terms, and conditions.

(7) The administrator of a community solar project must provide the information required in subsection (6) of this section to the Washington State University extension energy program at the time it submits the applications allowed under RCW 82.16.165(1) and section 7 of this act.

(8) The administrator of a community solar project must provide each project participant with a disclosure form containing all material terms and conditions of participation in the project, including but not limited to the following:

(a) Plain language disclosure of the terms under which the project participant's share of any incentive payment will be calculated by the Washington State University extension energy program (over the life of the contract);
(b) Contract provisions regulating the disposition or transfer of the project participant's interest in the project, including any potential costs associated with such a transfer;
(c) All recurring and nonrecurring charges;
(d) A description of the billing and payment procedures;
(e) A description of any compensation to be paid in the event of project underperformance;
(f) Current production projections and a description of the methodology used to develop the projections;
(g) Contact information for questions and complaints; and
(h) Any other terms and conditions of the services provided by the administrator.

(9) A utility may not adopt rates, terms, conditions, or standards that unduly or unreasonably discriminate between utility-administered community solar projects and those administered by another entity.

(10) A public utility district that is engaged in distributing electricity to more than one retail electric customer in the state and a joint operating agency organized under chapter 43.52 RCW on or before January 1, 2017, may enter into an agreement with each other to construct and own a community solar project that is located on property owned by a joint operating agency or on property that receives electric service from a participating public utility district. Each participant of a community solar project under this subsection must be a customer of at least one of the public utility districts that is a party to the agreement with a joint operating agency to construct and own a community solar project.

(11) The Washington utilities and transportation commission must publish, without disclosing proprietary information, a list of the following:

(a) Entities other than utilities, including affiliates or subsidiaries of utilities, that organize and administer community solar projects; and
(b) Community solar projects and related programs and services offered by investor-owned utilities.

(12) If a consumer-owned utility opts to provide a community solar program or contracts with a nonutility administrator to offer a community solar program, the governing body of the consumer-owned utility must publish, without disclosing proprietary information, a list of the nonutility administrators contracted by the utility as part of its community solar program.

(13) A utility administrator of a community solar project applying for and receiving precertification and certification on or after July 1, 2020, that meets the requirements of section 7 of this act and subsection (3) of
this section may provide energy assistance and investments to reduce the energy burden for low-income households and low-income service providers by offsetting the proportional administration and subscription costs for those entities.

(14) Except for parties engaged in actions and transactions regulated under laws administered by other authorities and exempted under RCW 19.86.170, a violation of this section constitutes an unfair or deceptive act in trade or commerce in violation of chapter 19.86 RCW, the consumer protection act. Acts in violation of chapter 36, Laws of 2017 3rd sp. sess. are not reasonable in relation to the development and preservation of business, and constitute matters vitally affecting the public interest for the purpose of applying the consumer protection act, chapter 19.86 RCW.

(15) Nothing in this section may be construed as intending to preclude persons from investing in or possessing an ownership interest in a community solar project, or from applying for and receiving federal investment tax credits.

(16) This section expires June 30, 2036.

Sec. 14. RCW 82.16.110 and 2011 c 179 s 2 are each amended to read as follows:

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

(14)(a) "Administrator" means an owner and assignee of a community solar project as defined in subsection (2)(a)(i) of this section that is responsible for applying for the investment cost recovery incentive on behalf of the other owners and performing such administrative tasks on behalf of the other owners as may be necessary, such as receiving investment cost recovery incentive payments, and allocating and paying appropriate amounts of such payments to the other owners.

(14)(b)(i) "Community solar project" means:

(14)(a) A solar energy system that is capable of generating up to seventy-five kilowatts of electricity and is owned by local individuals, households, nonprofit organizations, or nonutility businesses that is placed on the property owned by a cooperating local governmental entity that is not in the light and power business or in the gas distribution business;

(14)(b) A utility-owned solar energy system that is capable of generating up to seventy-five kilowatts of electricity and that is voluntarily funded by the utility's ratepayers where, in exchange for their financial support, the utility gives contributors a payment or credit on their utility bill for the value of the electricity produced by the project; or

(14)(c) A solar energy system, placed on the property owned by a cooperating local governmental entity that is not in the light and power business or in the gas distribution business, that is capable of generating up to seventy-five kilowatts of electricity, and that is owned by a company whose members are each eligible for an investment cost recovery incentive for the same customer-generated electricity as provided in RCW 82.16.120.

(14)(ii) For the purposes of "community solar project" as defined in (14)(a)(i) of this subsection:

(15)(a) "Company" means an entity that is:

(15)(b)(I) A limited liability company; ((15)(c)) a cooperative formed under chapter 23.86 RCW; or ((15)(d)) a mutual corporation or association formed under chapter 24.06 RCW; and

(15)(b)(II) Not a "utility" as defined in this subsection ((15)(d)) (1)(b)(ii) and

(15)(c) "Nonprofit organization" means an organization exempt from taxation under 26 U.S.C. Sec. 501(c)(3) of the federal internal revenue code of 1986, as amended, as of January 1, 2009; and

(15)(d) "Utility" means a light and power business, an electric cooperative, or a mutual corporation that provides electricity service.

(15)(e) "Customer-generated electricity" means a community solar project or the alternating current electricity that is generated from a renewable energy system located in Washington and installed on an individual’s, businesses’, or local government’s real property that is also provided electricity generated by a light and power business. Except for community solar projects, a system located on a leasehold interest does not qualify under this definition. Except for utility-owned community solar projects, "customer-generated electricity" does not include electricity generated by a light and power business with greater than one thousand megawatt-hours of annual sales or a gas distribution business.

(15)(f) "Economic development kilowatt-hour" means the actual kilowatt-hour measurement of customer-generated electricity multiplied by the appropriate economic development factor.

(15)(g) "Local governmental entity" means any unit of local government of this state including, but not limited to, counties, cities, towns, municipal corporations, quasi-municipal corporations, special purpose districts, and school districts.

(15)(h) "Photovoltaic cell" means a device that converts light directly into electricity without moving parts.

(15)(i) "Renewable energy system" means a solar energy system, an anaerobic digester as defined in RCW 82.08.900, or a wind generator used for producing electricity.

(15)(j) "Solar energy system" means any device or combination of devices or elements that rely upon direct sunlight as an energy source for use in the generation of electricity.

(15)(k) "Solar inverter" means the device used to convert direct current to alternating current in a solar energy system.

(15)(l) "Solar module" means the smallest nondivisible self-contained physical structure housing interconnected photovoltaic cells and providing a single direct current electrical output.
(k) “Stirling converter” means a device that produces electricity by converting heat from a solar source utilizing a stirling engine.

(2) This section expires June 30, 2031.

Sec. 15. RCW 82.16.120 and 2017 3rd sp.s. c 36 s 3 are each amended to read as follows:

(1)(a) Any individual, business, local governmental entity, not in the light and power business or in the gas distribution business, or a participant in a community solar project may apply to the light and power business serving the situs of the system, each fiscal year beginning on July 1, 2005, and ending June 30, 2017, for an investment cost recovery incentive for each kilowatt-hour from a customer-generated electricity renewable energy system.

(b) In the case of a community solar project as defined in RCW 82.16.110(2)(a)(iii) (1)(b)(i)(A), the administrator must apply for the investment cost recovery incentive on behalf of each of the other owners.

(c) In the case of a community solar project as defined in RCW 82.16.110(2)(b)(i)(C), the company owning the community solar project must apply for the investment cost recovery incentive on behalf of each member of the company.

(2)(a) Before submitting for the first time the application for the incentive allowed under subsection (4) of this section, the applicant must submit to the department of revenue and to the climate and rural energy development center at the Washington State University, established under RCW 28B.30.642, a certification in a form and manner prescribed by the department that includes, but is not limited to, the information described in (c) of this subsection.

(b) The department may not accept certifications submitted to the department under (a) of this subsection after September 30, 2017.

(c) The certification must include:

(i) The name and address of the applicant and location of the renewable energy system.

(A) If the applicant is an administrator of a community solar project as defined in RCW 82.16.110(2)(b)(i)(A), the certification must also include the name and address of each of the owners of the community solar project.

(B) If the applicant is a company that owns a community solar project as defined in RCW 82.16.110(2)(b)(i)(C), the certification must also include the name and address of each member of the company;

(ii) The applicant's tax registration number;

(iii) That the electricity produced by the applicant meets the definition of "customer-generated electricity" and that the renewable energy system produces electricity with;

(A) Any solar inverters and solar modules manufactured in Washington state;

(B) A wind generator powered by blades manufactured in Washington state;

(C) A solar inverter manufactured in Washington state;

(D) A solar module manufactured in Washington state;

(E) A stirling converter manufactured in Washington state; or

(F) Solar or wind equipment manufactured outside of Washington state;

(iv) That the electricity can be transformed or transmitted for entry into or operation in parallel with electricity transmission and distribution systems; and

(v) The date that the renewable energy system received its final electrical inspection from the applicable local jurisdiction.

(d) Within thirty days of receipt of the certification the department of revenue must notify the applicant by mail, or electronically as provided in RCW 82.32.135, whether the renewable energy system qualifies for an incentive under this section. The department may consult with the climate and rural energy development center to determine eligibility for the incentive. System certifications and the information contained therein are not confidential tax information under RCW 82.32.330 and are subject to disclosure.

(3)(a) By August 1st of each year through August 1, 2017, the application for the incentive must be made to the light and power business serving the situs of the system by certification in a form and manner prescribed by the department that includes, but is not limited to, the following information:

(i) The name and address of the applicant and location of the renewable energy system.

(A) If the applicant is an administrator of a community solar project as defined in RCW 82.16.110(2)(b)(i)(A), the application must also include the name and address of each of the owners of the community solar project.

(B) If the applicant is a company that owns a community solar project as defined in RCW 82.16.110(2)(b)(i)(C), the application must also include the name and address of each member of the company;

(ii) The applicant’s tax registration number;

(iii) The date of the notification from the department of revenue stating that the renewable energy system is eligible for the incentives under this section; and

(iv) A statement of the amount of kilowatt-hours generated by the renewable energy system in the prior fiscal year.

(b) Within sixty days of receipt of the incentive certification the light and power business serving the situs of the system must notify the applicant in writing whether the incentive payment will be authorized or denied. The
business may consult with the climate and rural energy development center to determine eligibility for the incentive payment. Incentive certifications and the information contained therein are not confidential tax information under RCW 82.32.330 and are subject to disclosure.

(c)(i) Persons, administrators of community solar projects, and companies receiving incentive payments must keep and preserve, for a period of five years, suitable records as may be necessary to determine the amount of incentive applied for and received. Such records must be open for examination at any time upon notice by the light and power business that made the payment or by the department. If upon examination of any records or from other information obtained by the business or department it appears that an incentive has been paid in an amount that exceeds the correct amount of incentive payable, the business may assess against the person for the amount found to have been paid in excess of the correct amount of incentive payable and must add thereto interest on the amount. Interest is assessed in the manner that the department assesses interest upon delinquent tax under RCW 82.32.050.

(ii) If it appears that the amount of incentive paid is less than the correct amount of incentive payable the business may authorize additional payment.

(4) Except for community solar projects, the investment cost recovery incentive may be paid fifteen cents per economic development kilowatt-hour unless requests exceed the amount authorized for credit to the participating light and power business. For community solar projects, the investment cost recovery incentive may be paid thirty cents per economic development kilowatt-hour unless requests exceed the amount authorized for credit to the participating light and power business. For the purposes of this section, the rate paid for the investment cost recovery incentive may be multiplied by the following factors:

(a) For customer-generated electricity produced using solar modules manufactured in Washington state or a solar stirling converter manufactured in Washington state, two and four-tenths;

(b) For customer-generated electricity produced using a solar or a wind generator equipped with an inverter manufactured in Washington state, one and two-tenths;

(c) For customer-generated electricity produced using an anaerobic digester, or by other solar equipment or using a wind generator equipped with blades manufactured in Washington state, one; and

(d) For all other customer-generated electricity produced by wind, eight-tenths.

(5)(a) No individual, household, business, or local governmental entity is eligible for incentives provided under subsection (4) of this section for more than five thousand dollars per year.

(b) Except as provided in (c) through (e) of this subsection (5), each applicant in a community solar project is eligible for up to five thousand dollars per year.

(c) Where the applicant is an administrator of a community solar project as defined in RCW 82.16.110((12)(b)(A)), each owner is eligible for an incentive but only in proportion to the ownership share of the project, up to five thousand dollars per year.

(d) Where the applicant is a company owning a community solar project that has applied for an investment cost recovery incentive on behalf of its members, each member of the company is eligible for an incentive that would otherwise belong to the company but only in proportion to each ownership share of the company, up to five thousand dollars per year. The company itself is not eligible for incentives under this section.

(e) In the case of a utility-owned community solar project, each ratepayer that contributes to the project is eligible for an incentive in proportion to the contribution, up to five thousand dollars per year.

(6) The climate and rural energy development center at Washington State University energy program may establish guidelines and standards for technologies that are identified as Washington manufactured and therefore most beneficial to the state's environment.

(7) The environmental attributes of the renewable energy system belong to the applicant, and do not transfer to the state or the light and power business upon receipt of the investment cost recovery incentive.

(8) No incentive may be paid under this section for kilowatt-hours generated before July 1, 2005, or after June 30, 2017, except as provided in subsections (10) through (12) of this section.

(9) Beginning October 1, 2017, program management, technical review, and tracking responsibilities of the department under this section are transferred to the Washington State University extension energy program. At the earliest date practicable and no later than September 30, 2017, the department must transfer all records necessary for the administration of the remaining incentive payments due under this section to the Washington State University extension energy program.

(10) Participants in the renewable energy investment cost recovery program under this section will continue to receive payments for electricity produced through June 30, 2020, at the same rates their utility paid to participants for electricity produced between July 1, 2015, and June 30, 2016.

(11) In order to continue to receive the incentive payment allowed under subsection (4) of this section, a person or community solar project administrator who has, by September 30, 2017, submitted a complete certification to the department under subsection (2) of this section must apply to the Washington State University extension energy program by April 30, 2018, for a certification authorizing the utility serving the situs of the renewable energy system to annually remit the incentive payment allowed under subsection (4) of this section for each kilowatt-hour generated by the renewable energy system through June 30, 2020.
(12)(a) The Washington State University extension energy program must establish an application process and form by which to collect the system operation data described in RCW 82.16.165(7)(a)(iii) from each person or community solar project administrator applying for a certification under subsection (11) of this section. The Washington State University extension energy program must notify any applicant that providing this data is a condition of certification and that any certification issued pursuant to this section is void as of June 30, 2018, if the applicant has failed to provide the data by that date.

(b) Beginning July 1, 2018, the Washington State University extension energy program must, in a form and manner that is consistent with the roles and processes established under RCW 82.16.165 (19) and (20), calculate for the year and provide to the utility the amount of the incentive payment due to each participant under subsection (11) of this section.

(13) This section expires June 30, 2031.

Sec. 16. RCW 82.16.150 and 2010 c 202 s 5 are each amended to read as follows:

(1) Owners of a community solar project as defined in RCW 82.16.110(1)(a)(i) and (iii)(a) and (b)(1)(A) and (C) must agree to hold harmless the light and power business serving the situs of the system, including any employee, for the good faith reliance on the information contained in an application or certification submitted by an administrator or company. In addition, the light and power business and any employee is immune from civil liability for the good faith reliance on any misstatement that may be made in such application or certification. Should a light and power business or employee prevail upon the defense provided in this section, it is entitled to recover expenses and reasonable attorneys' fees incurred in establishing the defense.

(2) This section expires June 30, 2031.

Sec. 17. RCW 82.16.155 and 2017 3rd sp.s. c 36 s 2 are each amended to read as follows:

(1) This section is the tax preference performance statement for the tax preference and incentives created under ((RCW 82.16.130 and)) sections 4 and 6, chapter 36, Laws of 2017 3rd sp. sess. This performance statement is only intended to be used for subsequent evaluation of the tax preference and incentives. It is not intended to create a private right of action by any party or be used to determine eligibility for preferential tax treatment.

(2) The legislature categorizes the tax preference created under ((RCW 82.16.130)) section 4, chapter 36, Laws of 2017 3rd sp. sess., and incentive payments authorized in section 6, chapter 36, Laws of 2017 3rd sp. sess., as intended to:

(a) Induce participating utilities to make incentive payments to utility customers who invest in renewable energy systems; and

(b) By inducing utilities, nonprofit organizations, and utility customers to acquire and install renewable energy systems, retain jobs in the clean energy sector and create additional jobs.

(3) The legislature's public policy objectives are to:

(a) Increase energy independence from fossil fuels; and

(b) Promote economic development through increasing and improving investment in, development of, and use of clean energy technology in Washington; and

(c) Increase the number of jobs in and enhance the sustainability of the clean energy technology industry in Washington.

(4) It is the legislature's intent to provide the incentives in sections 4 and 6, chapter 36, Laws of 2017 3rd sp. sess. ((and RCW 82.16.130)) in order to ensure the sustainable job growth and vitality of the state's renewable energy sector. The purpose of the incentive is to reduce the costs associated with installing and operating solar energy systems by persons or entities receiving the incentive.

(5) As part of its 2021 tax preference reviews, the joint legislative audit and review committee must review the tax preferences and incentives in sections 4 and 6, chapter 36, Laws of 2017 3rd sp. sess. ((and RCW 82.16.130)) The legislature intends for the legislative auditor to determine that the incentive has achieved its desired outcomes if the following objectives are achieved:

(a) Installation of one hundred fifteen megawatts of solar photovoltaic capacity by participants in the incentive program between July 1, 2017, and June 30, 2021; and

(b) Growth of solar-related employment from 2015 levels, as evidenced by:

(i) An increased per capita rate of solar energy-related jobs in Washington, which may be determined by consulting a relevant trade association in the state; or

(ii) Achievement of an improved national ranking for solar energy-related employment and per capita solar energy-related employment, as reported in a nationally recognized report.

(6) In order to obtain the data necessary to perform the review, the joint legislative audit and review committee may refer to data collected by the Washington State University extension energy program and may obtain employment data from the employment security department.

(7) The Washington State University extension energy program must collect, through the application process, data from persons claiming the tax credit under ((RCW 82.16.130)) section 4, chapter 36, Laws of 2017 3rd sp. sess., and persons receiving the incentive payments created in ((RCW 82.16.165)) section 6, chapter 36, Laws of 2017 3rd sp. sess., as necessary, and may collect data from other interested persons as necessary to report on the performance of chapter 36, Laws of 2017 3rd sp. sess.

(8) All recipients of tax credits or incentive payments awarded under this chapter must provide data necessary to evaluate the tax preference performance objectives in this section as requested by the Washington State University
extension energy program or the joint legislative audit and review committee. Failure to comply may result in the loss of a tax credit award or incentive payment in the following year.

(9) This section expires June 30, 2031.

NEW SECTION. Sec. 18. The provisions of RCW 82.32.805 and 82.32.808 do not apply to this act.

NEW SECTION. Sec. 19. This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect immediately.

Correct the title.

Representatives Doglio and DeBolt spoke in favor of the adoption of the striking amendment.

The striking amendment (1477) was adopted.

The bill was ordered engrossed.

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

Representatives Doglio, DeBolt and Tarleton spoke in favor of the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2248.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2248, and the bill passed the House by the following vote: Yeas, 88; Nays, 10; Absent, 0; Excused, 0.


Voting nay: Representatives Chandler, Dufault, Dye, Jenkin, Kraft, McCaslin, Schmick, Shea, Stokesbary and Sutherland.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2248, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2880, by Representatives Dent, Chandler and Barkis

Concerning sales and use tax exemptions for aircraft fuel used for research and development purposes.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2880 was substituted for House Bill No. 2880 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2880 was read the second time.

Representative Dent moved the adoption of amendment (1185):

19.0. On page 2, line 5, after "testbed aircraft" insert "that is based in the state"

On page 2, beginning on line 8, strike all of subsection (c)

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

Amendment (1185) was adopted.

The bill was ordered engrossed.

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

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

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2880.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2880, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


Voting nay: Representatives Chandler, Dufault, Dye, Jenkin, Kraft, McCaslin, Schmick, Shea, Stokesbary and Sutherland.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2880, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2903, by Representatives Chapman, Stokesbary, Chambers, Gildon, Tharinger and Senn

Providing that qualified dealer cash incentives paid to auto dealers are bona fide discounts for purposes of the business and occupation tax.

The bill was read the second time.

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

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

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute Senate Bill No. 5097.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 5097, and the bill passed the House by the following vote: Yeas, 89; Nays, 9; Absent, 0; Excused, 0.


Voting nay: Representatives Chapman, Fey, Kloba, Peterson, Pollet, Ryu, Santos, Shewmake and Smith.

SUBSTITUTE SENATE BILL NO. 5097, having received the necessary constitutional majority, was declared passed.

ENGROSSED SENATE BILL NO. 5282, by Senators Liias, Cleveland, Darnelle, Short, Kuderer, Walsh, Brown, Randall, Dhingra, Rolfs, Billig, Das, Hunt, Keiser and Pedersen

Requiring informed consent for pelvic exams.

The bill was read the second time.

There being no objection, the committee amendment by the Committee on Health Care & Wellness was adopted. (For Committee amendment, see Journal, Day 44, February 25, 2020).

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

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed Senate Bill No. 5282, as amended by the House.

**ROLL CALL**

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 5282, as amended by the House, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


ENGROSSED SENATE BILL NO. 5282, as amended by the House, having received the necessary constitutional majority, was declared passed.

There being no objection, the House adjourned until 10:00 a.m., February 28, 2020, the 47th Day of the Regular Session.

LAURIE JINKINS, Speaker
BERNARD DEAN, Chief Clerk