JOURNAL OF THE SENATE

FIFTY FIRST DAY, FEBRUARY 28, 2023

FIFTY FIRST DAY

MORNING SESSION

Senate Chamber, Olympia Tuesday, February 28, 2023

The Senate was called to order at 10 o'clock a.m. by the President of the Senate, Lt. Governor Heck presiding. The Secretary called the roll and announced to the President that all Senators were present with the exception of Senator Boehnke.

The Sergeant at Arms Color Guard consisting of Pages Miss Yma Lovelett and Miss Anike Sharp, presented the Colors.

Miss Kinsley Murray sang the National Anthem. Miss Murray was a guest of Senator Warnick.

The prayer was offered by Reverend Corey Passons of Interfaith Program Coordinator for Interfaith Works and Interfaith Minister for Community Interfaith Celebration Church, Olympia.

MOTIONS

On motion of Senator Pedersen, the reading of the Journal of the previous day was dispensed with and it was approved.

On motion of Senator Pedersen, the Senate advanced to the third order of business.

MESSAGE FROM THE GOVERNOR GUBERNATORIAL APPOINTMENTS

February 17, 2023

TO THE HONORABLE, THE SENATE OF THE STATE OF WASHINGTON

Ladies and Gentlemen:

I have the honor to submit the following appointment, subject to your confirmation.

JILL K. MINSHALL, appointed March 1, 2023, for the term ending April 15, 2026, as Member of the Indeterminate Sentence Review Board.

Sincerely,

JAY INSLEE, Governor Referred to Committee on Human Services as Senate Gubernatorial Appointment No. 9333.

February 24, 2023 TO THE HONORABLE, THE SENATE OF THE STATE OF WASHINGTON

Ladies and Gentlemen:

I have the honor to submit the following appointment, subject to your confirmation.

JESUS A. VILLEGAS RIVERA, appointed February 24, 2023, for the term ending September 30, 2027, as Member of the Clover Park Technical College Board of Trustees.

Sincerely, JAY INSLEE. Governor

Referred to Committee on Higher Education & Workforce Development as Senate Gubernatorial Appointment No. 9334.

MOTIONS

On motion of Senator Pedersen, all appointees listed on the Gubernatorial Appointments report were referred to the committees as designated.

On motion of Senator Pedersen, the Senate advanced to the

fourth order of business.

MESSAGES FROM THE HOUSE

February 27, 2023

The House has adopted:

MR. PRESIDENT:

SENATE CONCURRENT RESOLUTION NO. 8404, and the same is herewith transmitted.

MELISSA PALMER, Deputy Chief Clerk

February 27, 2023

MR. PRESIDENT: The House has passed: ENGROSSED SUBSTITUTE HOUSE BILL NO. 1051, ENGROSSED SECOND SUBSTITUTE HOUSE BILL NO. 1170, and the same is herewith transmitted. MELISSA PALMER, Deputy Chief Clerk

February 27, 2023

MR. PRESIDENT: The House has passed: ENGROSSED SUBSTITUTE HOUSE BILL NO. 1037, SECOND SUBSTITUTE HOUSE BILL NO. 1039, HOUSE BILL NO. 1061. SUBSTITUTE HOUSE BILL NO. 1079, SUBSTITUTE HOUSE BILL NO. 1088, ENGROSSED SUBSTITUTE HOUSE BILL NO. 1173, SECOND SUBSTITUTE HOUSE BILL NO. 1204, SUBSTITUTE HOUSE BILL NO. 1207, HOUSE BILL NO. 1232, SUBSTITUTE HOUSE BILL NO. 1247. SUBSTITUTE HOUSE BILL NO. 1267, ENGROSSED SUBSTITUTE HOUSE BILL NO. 1277, HOUSE BILL NO. 1319, ENGROSSED SUBSTITUTE HOUSE BILL NO. 1329, HOUSE BILL NO. 1330. ENGROSSED SUBSTITUTE HOUSE BILL NO. 1335, SUBSTITUTE HOUSE BILL NO. 1460, HOUSE BILL NO. 1536, HOUSE BILL NO. 1543, HOUSE BILL NO. 1564. ENGROSSED SUBSTITUTE HOUSE BILL NO. 1600, SUBSTITUTE HOUSE BILL NO. 1638, HOUSE BILL NO. 1696, SUBSTITUTE HOUSE BILL NO. 1701, SUBSTITUTE HOUSE BILL NO. 1753, SUBSTITUTE HOUSE BILL NO. 1784. ENGROSSED HOUSE BILL NO. 1797, and the same are herewith transmitted. MELISSA PALMER, Deputy Chief Clerk

MOTION

On motion of Senator Pedersen, the Senate advanced to the seventh order of business.

THIRD READING CONFIRMATION OF GUBERNATORIAL APPOINTMENTS

MOTION

Senator Hunt moved that Kasi M. Farrar, Senate Gubernatorial Appointment No. 9152, be confirmed as a member of the Housing Finance Commission.

Senator Hunt spoke in favor of the motion. Senator Wilson, J. spoke on the motion.

MOTIONS

On motion of Senator Wagoner, Senator Boehnke was excused. On motion of Senator Nobles, Senator Kuderer was excused.

APPOINTMENT OF KASI M. FARRAR

The President declared the question before the Senate to be the confirmation of Kasi M. Farrar, Senate Gubernatorial Appointment No. 9152, as a member of the Housing Finance Commission.

The Secretary called the roll on the confirmation of Kasi M. Farrar, Senate Gubernatorial Appointment No. 9152, as a member of the Housing Finance Commission and the appointment was confirmed by the following vote: Yeas, 39; Nays, 8; Absent, 0; Excused, 2.

Voting yea: Senators Billig, Braun, Cleveland, Conway, Dhingra, Frame, Gildon, Hasegawa, Hawkins, Holy, Hunt, Kauffman, Keiser, King, Liias, Lovelett, Lovick, MacEwen, Mullet, Muzzall, Nguyen, Nobles, Pedersen, Randall, Rivers, Robinson, Rolfes, Saldaña, Salomon, Shewmake, Short, Stanford, Torres, Trudeau, Valdez, Van De Wege, Wellman, Wilson, C. and Wilson, L.

Voting nay: Senators Dozier, Fortunato, McCune, Padden, Schoesler, Wagoner, Warnick and Wilson, J.

Excused: Senators Boehnke and Kuderer

Kasi M. Farrar, Senate Gubernatorial Appointment No. 9152, having received the constitutional majority was declared confirmed as a member of the Housing Finance Commission.

THIRD READING

CONFIRMATION OF GUBERNATORIAL APPOINTMENTS

MOTION

Senator Frame moved that Brian Surratt, Senate Gubernatorial Appointment No. 9153, be confirmed as a member of the Housing Finance Commission.

Senators Frame, Fortunato and Valdez spoke in favor of passage of the motion.

APPOINTMENT OF BRIAN SURRATT

The President declared the question before the Senate to be the confirmation of Brian Surratt, Senate Gubernatorial Appointment No. 9153, as a member of the Housing Finance Commission.

The Secretary called the roll on the confirmation of Brian Surratt, Senate Gubernatorial Appointment No. 9153, as a member of the Housing Finance Commission and the appointment was confirmed by the following vote: Yeas, 47; Nays, 0; Absent, 0; Excused, 2.

Voting yea: Senators Billig, Braun, Cleveland, Conway, Dhingra, Dozier, Fortunato, Frame, Gildon, Hasegawa, Hawkins, Holy, Hunt, Kauffman, Keiser, King, Liias, Lovelett, Lovick, MacEwen, McCune, Mullet, Muzzall, Nguyen, Nobles, Padden, Pedersen, Randall, Rivers, Robinson, Rolfes, Saldaña, Salomon, Schoesler, Shewmake, Short, Stanford, Torres, Trudeau, Valdez, Van De Wege, Wagoner, Warnick, Wellman, Wilson, C., Wilson, J. and Wilson, L.

Excused: Senators Boehnke and Kuderer

Brian Surratt, Senate Gubernatorial Appointment No. 9153, having received the constitutional majority was declared confirmed as a member of the Housing Finance Commission.

THIRD READING CONFIRMATION OF GUBERNATORIAL APPOINTMENTS

MOTION

Senator Trudeau moved that Sharonda Amamilo, Senate Gubernatorial Appointment No. 9156, be confirmed as a member of the Sentencing Guidelines Commission.

Senators Trudeau and Padden spoke in favor of passage of the motion.

APPOINTMENT OF SHARONDA AMAMILO

The President declared the question before the Senate to be the confirmation of Sharonda Amamilo, Senate Gubernatorial Appointment No. 9156, as a member of the Sentencing Guidelines Commission.

The Secretary called the roll on the confirmation of Sharonda Amamilo, Senate Gubernatorial Appointment No. 9156, as a member of the Sentencing Guidelines Commission and the appointment was confirmed by the following vote: Yeas, 47; Nays, 0; Absent, 0; Excused, 2.

Voting yea: Senators Billig, Braun, Cleveland, Conway, Dhingra, Dozier, Fortunato, Frame, Gildon, Hasegawa, Hawkins, Holy, Hunt, Kauffman, Keiser, King, Liias, Lovelett, Lovick, MacEwen, McCune, Mullet, Muzzall, Nguyen, Nobles, Padden, Pedersen, Randall, Rivers, Robinson, Rolfes, Saldaña, Salomon, Schoesler, Shewmake, Short, Stanford, Torres, Trudeau, Valdez, Van De Wege, Wagoner, Warnick, Wellman, Wilson, C., Wilson, J. and Wilson, L.

Excused: Senators Boehnke and Kuderer

Sharonda Amamilo, Senate Gubernatorial Appointment No. 9156, having received the constitutional majority was declared confirmed as a member of the Sentencing Guidelines Commission.

THIRD READING CONFIRMATION OF GUBERNATORIAL APPOINTMENTS

MOTION

Senator Trudeau moved that Josephine Wiggs, Senate Gubernatorial Appointment No. 9174, be confirmed as a member of the Sentencing Guidelines Commission.

Senators Trudeau and Padden spoke in favor of passage of the motion.

APPOINTMENT OF JOSEPHINE WIGGS

The President declared the question before the Senate to be the confirmation of Josephine Wiggs, Senate Gubernatorial Appointment No. 9174, as a member of the Sentencing Guidelines Commission.

The Secretary called the roll on the confirmation of Josephine

Wiggs, Senate Gubernatorial Appointment No. 9174, as a member of the Sentencing Guidelines Commission and the appointment was confirmed by the following vote: Yeas, 47; Nays, 0; Absent, 0; Excused, 2.

Voting yea: Senators Billig, Braun, Cleveland, Conway, Dhingra, Dozier, Fortunato, Frame, Gildon, Hasegawa, Hawkins, Holy, Hunt, Kauffman, Keiser, King, Liias, Lovelett, Lovick, MacEwen, McCune, Mullet, Muzzall, Nguyen, Nobles, Padden, Pedersen, Randall, Rivers, Robinson, Rolfes, Saldaña, Salomon, Schoesler, Shewmake, Short, Stanford, Torres, Trudeau, Valdez, Van De Wege, Wagoner, Warnick, Wellman, Wilson, C., Wilson, J. and Wilson, L.

Excused: Senators Boehnke and Kuderer

Josephine Wiggs, Senate Gubernatorial Appointment No. 9174, having received the constitutional majority was declared confirmed as a member of the Sentencing Guidelines Commission.

MOTION

On motion of Senator Pedersen, the Senate reverted to the sixth order of business.

SECOND READING

SENATE BILL NO. 5606, by Senators Lovick, Conway, Keiser, Valdez and Wilson, C.

Deterring illegal racing.

The measure was read the second time.

MOTION

On motion of Senator Lovick, the rules were suspended, Senate Bill No. 5606 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Lovick, McCune, Padden and Kauffman spoke in favor of passage of the bill.

The President declared the question before the Senate to be the final passage of Senate Bill No. 5606.

ROLL CALL

The Secretary called the roll on the final passage of Senate Bill No. 5606 and the bill passed the Senate by the following vote: Yeas, 46; Nays, 1; Absent, 0; Excused, 2.

Voting yea: Senators Billig, Braun, Cleveland, Conway, Dhingra, Dozier, Fortunato, Frame, Gildon, Hasegawa, Hawkins, Holy, Hunt, Kauffman, Keiser, King, Liias, Lovelett, Lovick, McCune, Mullet, Muzzall, Nguyen, Nobles, Padden, Pedersen, Randall, Rivers, Robinson, Rolfes, Saldaña, Salomon, Schoesler, Shewmake, Short, Stanford, Torres, Trudeau, Valdez, Van De Wege, Wagoner, Warnick, Wellman, Wilson, C., Wilson, J. and Wilson, L.

Voting nay: Senator MacEwen

Excused: Senators Boehnke and Kuderer

SENATE BILL NO. 5606, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SECOND READING

Modifying tax and revenue laws by making technical corrections, clarifying ambiguities, easing compliance burdens for taxpayers, and providing administrative efficiencies.

MOTIONS

On motion of Senator Schoesler, Substitute Senate Bill No. 5565 was substituted for Senate Bill No. 5565 and the substitute bill was placed on the second reading and read the second time.

On motion of Senator Schoesler, the rules were suspended, Substitute Senate Bill No. 5565 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Schoesler and Robinson spoke in favor of passage of the bill.

The President declared the question before the Senate to be the final passage of Substitute Senate Bill No. 5565.

ROLL CALL

The Secretary called the roll on the final passage of Substitute Senate Bill No. 5565 and the bill passed the Senate by the following vote: Yeas, 47; Nays, 0; Absent, 0; Excused, 2.

Voting yea: Senators Billig, Braun, Cleveland, Conway, Dhingra, Dozier, Fortunato, Frame, Gildon, Hasegawa, Hawkins, Holy, Hunt, Kauffman, Keiser, King, Liias, Lovelett, Lovick, MacEwen, McCune, Mullet, Muzzall, Nguyen, Nobles, Padden, Pedersen, Randall, Rivers, Robinson, Rolfes, Saldaña, Salomon, Schoesler, Shewmake, Short, Stanford, Torres, Trudeau, Valdez, Van De Wege, Wagoner, Warnick, Wellman, Wilson, C., Wilson, J. and Wilson, L.

Excused: Senators Boehnke and Kuderer

SUBSTITUTE SENATE BILL NO. 5565, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SECOND READING

SENATE BILL NO. 5709, by Senators Torres, Hunt, Schoesler and Dozier

Concerning irrigation district elections.

MOTIONS

On motion of Senator Torres, Substitute Senate Bill No. 5709 was substituted for Senate Bill No. 5709 and the substitute bill was placed on the second reading and read the second time.

On motion of Senator Torres, the rules were suspended, Substitute Senate Bill No. 5709 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Torres and Lovelett spoke in favor of passage of the bill.

Senator Valdez spoke on passage of the bill.

The President declared the question before the Senate to be the final passage of Substitute Senate Bill No. 5709.

2023 REGULAR SESSION

ROLL CALL

The Secretary called the roll on the final passage of Substitute Senate Bill No. 5709 and the bill passed the Senate by the following vote: Yeas, 47; Nays, 0; Absent, 0; Excused, 2.

Voting yea: Senators Billig, Braun, Cleveland, Conway, Dhingra, Dozier, Fortunato, Frame, Gildon, Hasegawa, Hawkins, Holy, Hunt, Kauffman, Keiser, King, Liias, Lovelett, Lovick, MacEwen, McCune, Mullet, Muzzall, Nguyen, Nobles, Padden, Pedersen, Randall, Rivers, Robinson, Rolfes, Saldaña, Salomon, Schoesler, Shewmake, Short, Stanford, Torres, Trudeau, Valdez, Van De Wege, Wagoner, Warnick, Wellman, Wilson, C., Wilson, J. and Wilson, L.

Excused: Senators Boehnke and Kuderer

SUBSTITUTE SENATE BILL NO. 5709, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SECOND READING

SENATE BILL NO. 5720, by Senator Stanford

Concerning risk mitigation in property insurance.

MOTIONS

On motion of Senator Stanford, Substitute Senate Bill No. 5720 was substituted for Senate Bill No. 5720 and the substitute bill was placed on the second reading and read the second time.

On motion of Senator Stanford, the rules were suspended, Substitute Senate Bill No. 5720 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Stanford and Dozier spoke in favor of passage of the bill.

The President declared the question before the Senate to be the final passage of Substitute Senate Bill No. 5720.

ROLL CALL

The Secretary called the roll on the final passage of Substitute Senate Bill No. 5720 and the bill passed the Senate by the following vote: Yeas, 46; Nays, 0; Absent, 1; Excused, 2.

Voting yea: Senators Billig, Braun, Cleveland, Conway, Dhingra, Dozier, Fortunato, Frame, Gildon, Hasegawa, Hawkins, Holy, Hunt, Kauffman, Keiser, King, Liias, Lovelett, Lovick, MacEwen, McCune, Mullet, Muzzall, Nguyen, Nobles, Padden, Pedersen, Randall, Rivers, Robinson, Rolfes, Saldaña, Schoesler, Shewmake, Short, Stanford, Torres, Trudeau, Valdez, Van De Wege, Wagoner, Warnick, Wellman, Wilson, C., Wilson, J. and Wilson, L.

Absent: Senator Salomon

Excused: Senators Boehnke and Kuderer

SUBSTITUTE SENATE BILL NO. 5720, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

At 10:55 a.m., on motion of Senator Pedersen, the Senate was declared to be at ease subject to the call of the President.

AFTERNOON SESSION

The Senate was called to order at 1:03 p.m. by President Heck.

SECOND READING

SENATE BILL NO. 5280, by Senators Frame, Boehnke, Hunt, Kuderer, Lovelett, Lovick, Nguyen, Nobles, Saldaña, Wellman and Wilson, C.

Concerning the duty of clergy to report child abuse or neglect.

The measure was read the second time.

MOTION

On motion of Senator Pedersen, the rules were suspended, Senate Bill No. 5280 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Wilson, C., Frame and Warnick spoke in favor of passage of the bill.

The President declared the question before the Senate to be the final passage of Senate Bill No. 5280.

ROLL CALL

The Secretary called the roll on the final passage of Senate Bill No. 5280 and the bill passed the Senate by the following vote: Yeas, 48; Nays, 0; Absent, 0; Excused, 1.

Voting yea: Senators Billig, Braun, Cleveland, Conway, Dhingra, Dozier, Fortunato, Frame, Gildon, Hasegawa, Hawkins, Holy, Hunt, Kauffman, Keiser, King, Kuderer, Liias, Lovelett, Lovick, MacEwen, McCune, Mullet, Muzzall, Nguyen, Nobles, Padden, Pedersen, Randall, Rivers, Robinson, Rolfes, Saldaña, Salomon, Schoesler, Shewmake, Short, Stanford, Torres, Trudeau, Valdez, Van De Wege, Wagoner, Warnick, Wellman, Wilson, C., Wilson, J. and Wilson, L.

Excused: Senator Boehnke

SENATE BILL NO. 5280, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SECOND READING

SENATE BILL NO. 5126, by Senators Pedersen, Hawkins, Wellman and Wilson, C.

Providing common school trust revenue to small school districts.

MOTIONS

On motion of Senator Pedersen, Substitute Senate Bill No. 5126 was substituted for Senate Bill No. 5126 and the substitute bill was placed on the second reading and read the second time.

On motion of Senator Pedersen, the rules were suspended, Substitute Senate Bill No. 5126 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Pedersen, Hasegawa and Mullet spoke in favor of passage of the bill.

The President declared the question before the Senate to be the final passage of Substitute Senate Bill No. 5126.

ROLL CALL

The Secretary called the roll on the final passage of Substitute Senate Bill No. 5126 and the bill passed the Senate by the following vote: Yeas, 43; Nays, 5; Absent, 0; Excused, 1.

Voting yea: Senators Billig, Braun, Cleveland, Conway, Dhingra, Fortunato, Frame, Gildon, Hasegawa, Hawkins, Holy, Hunt, Kauffman, Keiser, King, Kuderer, Lovelett, Lovick, MacEwen, McCune, Mullet, Muzzall, Nguyen, Nobles, Pedersen, Rivers, Robinson, Rolfes, Saldaña, Salomon, Shewmake, Short, Stanford, Torres, Trudeau, Valdez, Van De Wege, Wagoner, Warnick, Wellman, Wilson, C., Wilson, J. and Wilson, L.

Voting nay: Senators Dozier, Liias, Padden, Randall and Schoesler

Excused: Senator Boehnke

SUBSTITUTE SENATE BILL NO. 5126, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SECOND READING

SENATE BILL NO. 5617, by Senators Wellman, Nguyen, Hasegawa, Liias, Lovelett, Nobles and Wilson, C.

Facilitating course equivalency agreements between skill centers and school districts. Revised for 1st Substitute: Concerning career and technical education course equivalencies.

MOTIONS

On motion of Senator Wellman, Substitute Senate Bill No. 5617 was substituted for Senate Bill No. 5617 and the substitute bill was placed on the second reading and read the second time.

On motion of Senator Wellman, the rules were suspended, Substitute Senate Bill No. 5617 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Wellman and Hawkins spoke in favor of passage of the bill.

The President declared the question before the Senate to be the final passage of Substitute Senate Bill No. 5617.

ROLL CALL

The Secretary called the roll on the final passage of Substitute Senate Bill No. 5617 and the bill passed the Senate by the following vote: Yeas, 48; Nays, 0; Absent, 0; Excused, 1.

Voting yea: Senators Billig, Braun, Cleveland, Conway, Dhingra, Dozier, Fortunato, Frame, Gildon, Hasegawa, Hawkins, Holy, Hunt, Kauffman, Keiser, King, Kuderer, Liias, Lovelett, Lovick, MacEwen, McCune, Mullet, Muzzall, Nguyen, Nobles, Padden, Pedersen, Randall, Rivers, Robinson, Rolfes, Saldaña, Salomon, Schoesler, Shewmake, Short, Stanford, Torres, Trudeau, Valdez, Van De Wege, Wagoner, Warnick, Wellman, Wilson, C., Wilson, J. and Wilson, L.

Excused: Senator Boehnke

SUBSTITUTE SENATE BILL NO. 5617, having received the

constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SECOND READING

SENATE BILL NO. 5054, by Senators Wellman, Dhingra, Nobles, Saldaña, Valdez and Wilson, C.

Promoting and facilitating the use of professional learning communities.

MOTION

On motion of Senator Wellman, Substitute Senate Bill No. 5054 was substituted for Senate Bill No. 5054 and the substitute bill was placed on the second reading and read the second time.

MOTION

Senator Hawkins moved that the following floor amendment no. 0052 by Senator Hawkins be adopted:

On page 5, beginning on line 4, after "<u>section.</u>" strike all material through "<u>bargaining.</u>" on line 9

Senator Hawkins spoke in favor of adoption of the amendment. Senator Wellman spoke against adoption of the amendment.

The President declared the question before the Senate to be the adoption of floor amendment no. 0052 by Senator Hawkins on page 5, line 4 to Substitute Senate Bill No. 5054.

The motion by Senator Hawkins did not carry and floor amendment no. 0052 was not adopted by voice vote.

MOTION

On motion of Senator Wellman, the rules were suspended, Substitute Senate Bill No. 5054 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Wellman and Wilson, C. spoke in favor of passage of the bill.

Senators Hawkins, King, Schoesler and Muzzall spoke against passage of the bill.

The President declared the question before the Senate to be the final passage of Substitute Senate Bill No. 5054.

ROLL CALL

The Secretary called the roll on the final passage of Substitute Senate Bill No. 5054 and the bill passed the Senate by the following vote: Yeas, 27; Nays, 21; Absent, 0; Excused, 1.

Voting yea: Senators Billig, Cleveland, Conway, Dhingra, Frame, Hasegawa, Hunt, Kauffman, Keiser, Kuderer, Liias, Lovelett, Lovick, Nguyen, Nobles, Pedersen, Randall, Robinson, Saldaña, Salomon, Shewmake, Stanford, Trudeau, Valdez, Van De Wege, Wellman and Wilson, C.

Voting nay: Senators Braun, Dozier, Fortunato, Gildon, Hawkins, Holy, King, MacEwen, McCune, Mullet, Muzzall, Padden, Rivers, Rolfes, Schoesler, Short, Torres, Wagoner, Warnick, Wilson, J. and Wilson, L.

Excused: Senator Boehnke

SUBSTITUTE SENATE BILL NO. 5054, having received the

constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SECOND READING

SENATE BILL NO. 5462, by Senators Liias, Wilson, C., Kuderer, Lovelett, Nguyen, Pedersen, Randall, Saldaña and Valdez

Promoting inclusive learning standards and instructional materials in public schools.

The measure was read the second time.

MOTION

Senator Hawkins moved that the following floor amendment no. 0040 by Senator Hawkins be adopted:

On page 1, beginning on line 14, after "to" strike "expand these requirements by requiring" and insert "allow"

On page 2, line 1, after "by" strike "directing" and insert "allowing"

On page 2, line 14, after "instruction," strike "must" and insert "may"

On page 2, beginning on line 17, after "procedure" strike "must require that the school board of directors will" and insert "may allow the school board of directors to"

On page 2, line 35, after "districts" strike "must" and insert "may"

Beginning on page 3, line 4, strike all of section 3

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

On page 4, line 24, after "(b)" strike "<u>Include all</u>" and insert "<u>Permit</u>"

On page 5, beginning on line 34, after "directors." strike all material through "recommendation." on line 37

On page 10, line 13, after "commission," strike "must" and insert "may"

Beginning on page 10, line 18, strike all of sections 6 and 7

On page 1, line 1 of the title, after "to" strike the remainder of the title and insert "considering inclusive learning standards and instructional materials in public schools; amending RCW 28A.320.230 and 28A.655.070; adding a new section to chapter 28A.345 RCW; and creating a new section."

Senators Hawkins and Wagoner spoke in favor of adoption of the amendment.

Senator Wellman spoke against adoption of the amendment.

The President declared the question before the Senate to be the adoption of floor amendment no. 0040 by Senator Hawkins on page 1, line 14 to Senate Bill No. 5462.

The motion by Senator Hawkins did not carry and floor amendment no. 0040 was not adopted by voice vote.

MOTION

Senator Wilson, C. moved that the following floor amendment no. 0057 by Senator Wilson, C. be adopted:

On page 1, line 16, after "incorporate" insert "adopting inclusive curricula and"

On page 1, line 18, after "groups." insert "The legislature recognizes that inclusive curricula have been shown to often improve the mental health, academic performance, attendance

rates, and graduation rates of marginalized communities. For example, a 2017 study showed a 38 percent to 306 percent increase in the fluency rates of African American second grade children when they read culturally relevant stories. Children felt more motivated and interested when reading stories that reflected them. Additionally, students in schools with inclusive curricula have also reported hearing fewer homophobic remarks and, in schools with inclusive curricula, less than half of students felt unsafe at school due to their sexual orientation compared to the two-thirds of students who attended schools without inclusive curricula."

On page 2, line 6, after "(4)" insert "The legislature further intends to promote and support the development and adoption of inclusive curricula through regional inclusive curricula coordinators, youth advisory councils, and an open educational resource database.

(5)"

On page 2, line 7, after "standards" insert ", curricula,"

On page 2, at the beginning of line 19, insert "diverse, equitable,"

Beginning on page 2, line 38, after "(4)" strike all material through "opportunities." on page 3, line 3 and insert "For the purposes of this section, "diversity," "equity," and "inclusion" have the same meanings as in RCW 28A.415.443."

On page 4, after line 14, insert the following:

"<u>NEW SECTION.</u> Sec. 4. A new section is added to chapter 28A.310 RCW to read as follows:

(1) Subject to the availability of amounts appropriated for this specific purpose, each educational service district must designate a regional inclusive curricula coordinator with the following duties:

(a) Help school districts implement section 2 of this act and ensure that diversity, equity, and inclusion are interwoven throughout curricula and not treated as stand-alone topics;

(b) Facilitate school district use of a bias screening tool to review instructional materials;

(c) Serve as a resource to the instructional materials committee established under RCW 28A.320.230 for school districts within the educational service district;

(d) Coordinate with and assist any school districts that are leading efforts on diversity, equity, or inclusion, the office of the superintendent of public instruction, and the Washington state office of equity established in RCW 43.06D.020;

(e) Support professional development efforts regarding diversity, equity, and inclusion including the professional learning days required by RCW 28A.415.445; and

(f) Help school districts improve school and classroom culture and climate using inclusive instructional materials.

(2) Subject to the availability of amounts appropriated for this specific purpose, each educational service district must establish a regional youth advisory council for inclusive curricula and equity.

(a)(i) The purpose of the council is to advise and inform the work of school districts and the office of the superintendent of public instruction.

(ii) The council must distribute an annual survey to students to assess student access to inclusive instructional materials.

(iii) The council must coordinate with the legislative youth advisory council established under RCW 43.15.095, the Washington state leadership board established under RCW 43.388.010, student representatives on school boards, and any other relevant student or youth councils or groups that include student representation.

(b)(i) The council must consist of at least one student representative from each school district within the educational service district.

(ii) Students may be selected to serve on the council by staff recommendation, application, or interview.

(iii) The council must consist of students with diverse backgrounds including backgrounds that include diversity as it relates to sex, race, religion, national origin, connection with the military, sexual orientation, gender expression or identity, disability, socioeconomic status, and involvement in the community.

(3) Nothing in this section prevents any school district from establishing its own youth advisory council for inclusive curricula and equity.

(4) For the purposes of this section, "diversity," "equity," and "inclusion" have the same meanings as in RCW 28A.415.443."

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

On page 5, at the beginning of line 19, insert "to the extent the person is available, the regional inclusive curricula coordinator established under section 4 of this act,"

On page 10, after line 17, insert the following:

"<u>NEW SECTION</u>. Sec. 6. A new section is added to chapter 28A.300 RCW to read as follows:

(1) Subject to the availability of amounts appropriated for this specific purpose, the office of the superintendent of public instruction, in collaboration with the statewide association of educational service districts, the regional youth advisory councils for inclusive curricula and equity established under section 4 of this act, the legislative youth advisory council established under RCW 43.15.095, and the Washington state school directors' association, must create an open educational resource database for developing inclusive curricula. The office of the superintendent of public instruction must consult with the Washington state office of equity established in RCW 43.06D.020 and any other relevant state agencies when creating the database.

(2) The open educational resource database must include resources that include the histories, contributions, and perspectives of historically marginalized and underrepresented groups.

(3) The open educational resource database must facilitate the free use, adaptation, and sharing of these resources among school districts and certificated staff."

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

On page 1, line 4 of the title, after "RCW;" insert "adding a new section to chapter 28A.310 RCW; adding a new section to chapter 28A.300 RCW;"

MOTION

Senator Hawkins moved that the following floor amendment no. 0067 by Senator Hawkins be adopted:

On page 1, line 17, after "to" strike "promote and support" and insert "allow"

On page 2, line 4, after "district" strike "must" and insert "may" On page 2, line 24, after "district" strike "must" and insert "may"

On page 2, line 29, after "council" strike "must" and insert "may"

On page 2, line 31, after "council" strike "must" and insert "may"

On page 2, line 36, after "council" strike "must" and insert "may"

On page 3, line 1, after "council" strike "must" and insert "may" On page 3, beginning on line 6, after "(3)" strike all material through "(4)" on line 9

On page 3, at the beginning of line 13, strike all material through "act." on line 15 and insert the following:

"On page 5, line 26, after "<u>committee</u>." insert "<u>The committee</u> may include the regional inclusive curricula coordinator established under section 4 of this act."

On page 3, line 26, after "association," strike "must" and insert "may"

On page 3, line 28, after "instruction" strike "must" and insert "may"

On page 3, line 31, after "database" strike "must" and insert "may"

On page 3, line 34, after "database" strike "must" and insert "may"

Senators Hawkins and McCune spoke in favor of adoption of the amendment to the amendment.

Senators Wellman and Wilson, C. spoke against adoption of the amendment to the amendment.

The President declared the question before the Senate to be the adoption of floor amendment no. 0067 by Senator Hawkins on page 1, line 17 to floor amendment no. 0057.

The motion by Senator Hawkins did not carry and floor amendment no. 0067 was not adopted by voice vote.

Senator Wilson, C. spoke in favor of adoption of the amendment.

Senator Hawkins spoke against adoption of the amendment.

The President declared the question before the Senate to be the adoption of floor amendment no. 0057 by Senator Wilson, C. on page 1, line 16 to Senate Bill No. 5462.

The motion by Senator Wilson, C. carried, and floor amendment no. 0057 was adopted by voice vote.

MOTION

Senator McCune moved that the following floor amendment no. 0075 by Senator McCune be adopted:

On page 10, line 16, after "(b)" insert "The office of the superintendent of public instruction must forward the updated state learning standards under (a) of this subsection to the education and fiscal committees of the legislature for review by December 15, 2024. The legislature must approve the updated state learning standards during a regular legislative session before the updated state learning standards are adopted by the office of the superintendent of public instruction and implemented by school districts.

<u>(c)</u>"

Senators McCune and Hawkins spoke in favor of adoption of the amendment.

Senator Wellman spoke against adoption of the amendment.

The President declared the question before the Senate to be the adoption of floor amendment no. 0075 by Senator McCune on page 10, line 16 to Senate Bill No. 5462.

The motion by Senator McCune carried and floor amendment no. 0075 was adopted by voice vote.

MOTION

On motion of Senator Liias, the rules were suspended, Engrossed Senate Bill No. 5462 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

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Senators Liias, Wellman, Randall, Kauffman and Pedersen spoke in favor of passage of the bill.

Senators Hawkins, McCune, Short, Fortunato, Dozier and Wilson, J. spoke against passage of the bill.

The President declared the question before the Senate to be the final passage of Engrossed Senate Bill No. 5462.

ROLL CALL

The Secretary called the roll on the final passage of Engrossed Senate Bill No. 5462 and the bill passed the Senate by the following vote: Yeas, 29; Nays, 19; Absent, 0; Excused, 1.

Voting yea: Senators Billig, Cleveland, Conway, Dhingra, Frame, Hasegawa, Hunt, Kauffman, Keiser, Kuderer, Liias, Lovelett, Lovick, Mullet, Nguyen, Nobles, Pedersen, Randall, Robinson, Rolfes, Saldaña, Salomon, Shewmake, Stanford, Trudeau, Valdez, Van De Wege, Wellman and Wilson, C.

Voting nay: Senators Braun, Dozier, Fortunato, Gildon, Hawkins, Holy, King, MacEwen, McCune, Muzzall, Padden, Rivers, Schoesler, Short, Torres, Wagoner, Warnick, Wilson, J. and Wilson, L.

Excused: Senator Boehnke

ENGROSSED SENATE BILL NO. 5462, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SECOND READING

SENATE BILL NO. 5581, by Senators Muzzall, Robinson, Braun, Rivers, Warnick, Cleveland, Hasegawa, Kuderer, Lovelett, Shewmake, Wilson, C., Wilson, J. and Wilson, L.

Developing strategies to reduce or eliminate deductibles for maternal support services and postpartum care.

MOTIONS

On motion of Senator Muzzall, Substitute Senate Bill No. 5581 was substituted for Senate Bill No. 5581 and the substitute bill was placed on the second reading and read the second time.

On motion of Senator Muzzall, the rules were suspended, Substitute Senate Bill No. 5581 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senator Muzzall spoke in favor of passage of the bill.

REMARKS BY THE PRESIDENT

President Heck: "Congratulations on the two grandchildren born in the last year Senator Muzzall. Not quite as good as a grandchild born in the last week, which the President is pleased to announce. On Children's Day no less. Cameron Grace Heck, 8lbs. 4 oz. Welcome to the world granddaughter."

Senator Cleveland spoke in favor of passage of the bill.

The President declared the question before the Senate to be the final passage of Substitute Senate Bill No. 5581.

ROLL CALL

The Secretary called the roll on the final passage of Substitute Senate Bill No. 5581 and the bill passed the Senate by the following vote: Yeas, 48; Nays, 0; Absent, 0; Excused, 1.

Voting yea: Senators Billig, Braun, Cleveland, Conway, Dhingra, Dozier, Fortunato, Frame, Gildon, Hasegawa, Hawkins, Holy, Hunt, Kauffman, Keiser, King, Kuderer, Liias, Lovelett, Lovick, MacEwen, McCune, Mullet, Muzzall, Nguyen, Nobles, Padden, Pedersen, Randall, Rivers, Robinson, Rolfes, Saldaña, Salomon, Schoesler, Shewmake, Short, Stanford, Torres, Trudeau, Valdez, Van De Wege, Wagoner, Warnick, Wellman, Wilson, C., Wilson, J. and Wilson, L.

Excused: Senator Boehnke

SUBSTITUTE SENATE BILL NO. 5581, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SECOND READING

SENATE BILL NO. 5242, by Senators Cleveland, Robinson, Dhingra, Frame, Hasegawa, Hunt, Keiser, Lovelett, Nobles, Pedersen, Randall, Saldaña, Salomon, Stanford, Valdez, Wellman and Wilson, C.

Prohibiting cost sharing for abortion.

The measure was read the second time.

MOTION

On motion of Senator Cleveland, the rules were suspended, Senate Bill No. 5242 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senator Cleveland spoke in favor of passage of the bill. Senator Padden spoke against passage of the bill.

The President declared the question before the Senate to be the final passage of Senate Bill No. 5242.

ROLL CALL

The Secretary called the roll on the final passage of Senate Bill No. 5242 and the bill passed the Senate by the following vote: Yeas, 29; Nays, 19; Absent, 0; Excused, 1.

Voting yea: Senators Billig, Cleveland, Conway, Dhingra, Frame, Hasegawa, Hunt, Kauffman, Keiser, Kuderer, Liias, Lovelett, Lovick, Mullet, Nguyen, Nobles, Pedersen, Randall, Robinson, Rolfes, Saldaña, Salomon, Shewmake, Stanford, Trudeau, Valdez, Van De Wege, Wellman and Wilson, C.

Voting nay: Senators Braun, Dozier, Fortunato, Gildon, Hawkins, Holy, King, MacEwen, McCune, Muzzall, Padden, Rivers, Schoesler, Short, Torres, Wagoner, Warnick, Wilson, J. and Wilson, L.

Excused: Senator Boehnke

SENATE BILL NO. 5242, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SECOND READING

SENATE BILL NO. 5370, by Senators Wagoner, Dhingra, Van De Wege and Wilson, C.

Concerning adult protective services.

FIFTY FIRST DAY, FEBRUARY 28, 2023 The measure was read the second time.

MOTION

On motion of Senator Wagoner, the rules were suspended, Senate Bill No. 5370 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Wagoner and Wilson, C. spoke in favor of passage of the bill.

MOTION

On motion of Senator Nobles, Senator Liias was excused.

The President declared the question before the Senate to be the final passage of Senate Bill No. 5370.

ROLL CALL

The Secretary called the roll on the final passage of Senate Bill No. 5370 and the bill passed the Senate by the following vote: Yeas, 47; Nays, 0; Absent, 0; Excused, 2.

Voting yea: Senators Billig, Braun, Cleveland, Conway, Dhingra, Dozier, Fortunato, Frame, Gildon, Hasegawa, Hawkins, Holy, Hunt, Kauffman, Keiser, King, Kuderer, Lovelett, Lovick, MacEwen, McCune, Mullet, Muzzall, Nguyen, Nobles, Padden, Pedersen, Randall, Rivers, Robinson, Rolfes, Saldaña, Salomon, Schoesler, Shewmake, Short, Stanford, Torres, Trudeau, Valdez, Van De Wege, Wagoner, Warnick, Wellman, Wilson, C., Wilson, J. and Wilson, L.

Excused: Senators Boehnke and Liias

SENATE BILL NO. 5370, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SECOND READING

SENATE BILL NO. 5729, by Senators Keiser, Cleveland, Hasegawa, Hunt, Kuderer, Nguyen, Shewmake, Stanford, Valdez and Wilson, C.

Extending the expiration date on the cost-sharing cap for insulin. Revised for 1st Substitute: Removing the expiration date on the cost-sharing cap for insulin.

MOTIONS

On motion of Senator Keiser, Substitute Senate Bill No. 5729 was substituted for Senate Bill No. 5729 and the substitute bill was placed on the second reading and read the second time.

On motion of Senator Keiser, the rules were suspended, Substitute Senate Bill No. 5729 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Keiser and Rivers spoke in favor of passage of the bill.

The President declared the question before the Senate to be the final passage of Substitute Senate Bill No. 5729.

ROLL CALL

The Secretary called the roll on the final passage of Substitute

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Senate Bill No. 5729 and the bill passed the Senate by the following vote: Yeas, 47; Nays, 0; Absent, 0; Excused, 2.

Voting yea: Senators Billig, Braun, Cleveland, Conway, Dhingra, Dozier, Fortunato, Frame, Gildon, Hasegawa, Hawkins, Holy, Hunt, Kauffman, Keiser, King, Kuderer, Lovelett, Lovick, MacEwen, McCune, Mullet, Muzzall, Nguyen, Nobles, Padden, Pedersen, Randall, Rivers, Robinson, Rolfes, Saldaña, Salomon, Schoesler, Shewmake, Short, Stanford, Torres, Trudeau, Valdez, Van De Wege, Wagoner, Warnick, Wellman, Wilson, C., Wilson, J. and Wilson, L.

Excused: Senators Boehnke and Liias

SUBSTITUTE SENATE BILL NO. 5729, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SECOND READING

SENATE BILL NO. 5365, by Senators Saldaña, Liias, Billig, Dhingra, Hunt, Lovelett, Nguyen, Pedersen, Randall, Robinson, Stanford, Valdez, Wellman and Wilson, C.

Preventing use of vapor and tobacco products by minors.

MOTION

On motion of Senator Saldaña, Substitute Senate Bill No. 5365 was substituted for Senate Bill No. 5365 and the substitute bill was placed on the second reading and read the second time.

MOTION

Senator Liias moved that the following floor amendment no. 0081 by Senators Liias and Saldaña be adopted:

On page 2, after line 15, insert the following:

"Sec. 2. RCW 70.155.080 and 2002 c 175 s 47 are each amended to read as follows:

(1) A person under the age of eighteen who purchases or attempts to purchase, possesses, or obtains or attempts to obtain cigarettes or tobacco products commits a class 3 civil infraction under chapter 7.80 RCW and is subject to ((a fine as set out in chapter 7.80 RCW or)) participation in up to four hours of community ((restitution, or both. The court may also require participation in)) service and referral to a smoking cessation program at no cost. This provision does not apply if a person under the age of eighteen, with parental authorization, is participating in a controlled purchase as part of a liquor ((control)) and cannabis board, law enforcement, or local health department activity.

(2) Municipal and district courts within the state have jurisdiction for enforcement of this section.

(3) Any officers issuing citations under this section must collect demographic data, which must be provided to the liquor and cannabis board. The liquor and cannabis board must compile this information into a statewide report and provide the report annually to the legislature.

Sec. 3. RCW 70.345.140 and 2016 sp.s. c 38 s 14 are each amended to read as follows:

(1) A person under the age of eighteen who purchases or attempts to purchase, possesses, or obtains or attempts to obtain vapor products commits a class 3 civil infraction under chapter 7.80 RCW and is subject to ((a fine as set out in chapter 7.80 RCW or)) participation in up to four hours of community

((restitution, or both. The court may also require participation in)) service and referral to a smoking cessation program at no cost. This provision does not apply if a person under the age of eighteen, with parental authorization, is participating in a controlled purchase as part of a board, law enforcement, or local health department activity.

(2) Municipal and district courts within the state have jurisdiction for enforcement of this section.

(3) Any officers issuing citations under this section must collect demographic data, which must be provided to the liquor and cannabis board. The liquor and cannabis board must compile this information into a statewide report and provide the report annually to the legislature."

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

On page 8, after line 17, strike all of section 7

On page 1, line 2 of the title, after "RCW" insert "70.155.080, 70.345.140,"

On page 1, line 3 of the title, after "70.155.120;" insert "and" On page 1, line 4 of the title, after "sections" strike all material through "70.345.140"

Senators Liias and King spoke in favor of adoption of the amendment.

The President declared the question before the Senate to be the adoption of floor amendment no. 0081 by Senators Liias and Saldaña on page 2, after line 15 to Substitute Senate Bill No. 5365.

The motion by Senator Liias carried and floor amendment no. 0081 was adopted by voice vote.

On motion of Senator Saldaña, the rules were suspended, Engrossed Substitute Senate Bill No. 5365 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senator Saldaña spoke in favor of passage of the bill.

The President declared the question before the Senate to be the final passage of Engrossed Substitute Senate Bill No. 5365.

ROLL CALL

The Secretary called the roll on the final passage of Engrossed Substitute Senate Bill No. 5365 and the bill passed the Senate by the following vote: Yeas, 29; Nays, 19; Absent, 0; Excused, 1.

Voting yea: Senators Billig, Cleveland, Conway, Dhingra, Frame, Hasegawa, Hunt, Kauffman, Keiser, King, Kuderer, Liias, Lovelett, Lovick, Nguyen, Nobles, Pedersen, Randall, Robinson, Rolfes, Saldaña, Salomon, Shewmake, Stanford, Trudeau, Valdez, Van De Wege, Wellman and Wilson, C.

Voting nay: Senators Braun, Dozier, Fortunato, Gildon, Hawkins, Holy, MacEwen, McCune, Mullet, Muzzall, Padden, Rivers, Schoesler, Short, Torres, Wagoner, Warnick, Wilson, J. and Wilson, L.

Excused: Senator Boehnke

ENGROSSED SUBSTITUTE SENATE BILL NO. 5365, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SECOND READING

SENATE BILL NO. 5394, by Senators Randall, Dhingra, Keiser, Nguyen, Stanford, Valdez and Wilson, C.

Concerning malpractice insurance for international medical graduate supervisors.

The measure was read the second time.

MOTION

On motion of Senator Randall, the rules were suspended, Senate Bill No. 5394 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Randall and Rivers spoke in favor of passage of the bill.

The President declared the question before the Senate to be the final passage of Senate Bill No. 5394.

ROLL CALL

The Secretary called the roll on the final passage of Senate Bill No. 5394 and the bill passed the Senate by the following vote: Yeas, 48; Nays, 0; Absent, 0; Excused, 1.

Voting yea: Senators Billig, Braun, Cleveland, Conway, Dhingra, Dozier, Fortunato, Frame, Gildon, Hasegawa, Hawkins, Holy, Hunt, Kauffman, Keiser, King, Kuderer, Liias, Lovelett, Lovick, MacEwen, McCune, Mullet, Muzzall, Nguyen, Nobles, Padden, Pedersen, Randall, Rivers, Robinson, Rolfes, Saldaña, Salomon, Schoesler, Shewmake, Short, Stanford, Torres, Trudeau, Valdez, Van De Wege, Wagoner, Warnick, Wellman, Wilson, C., Wilson, J. and Wilson, L.

Excused: Senator Boehnke

SENATE BILL NO. 5394, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SECOND READING

SENATE BILL NO. 5066, by Senators Short, Rolfes, Cleveland and Conway

Concerning health care benefit managers.

The measure was read the second time.

MOTION

On motion of Senator Short, the rules were suspended, Senate Bill No. 5066 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Short and Cleveland spoke in favor of passage of the bill.

The President declared the question before the Senate to be the final passage of Senate Bill No. 5066.

ROLL CALL

The Secretary called the roll on the final passage of Senate Bill No. 5066 and the bill passed the Senate by the following vote: Yeas, 48; Nays, 0; Absent, 0; Excused, 1.

Voting yea: Senators Billig, Braun, Cleveland, Conway, Dhingra, Dozier, Fortunato, Frame, Gildon, Hasegawa, Hawkins, Holy, Hunt, Kauffman, Keiser, King, Kuderer, Liias, Lovelett, Lovick, MacEwen, McCune, Mullet, Muzzall, Nguyen, Nobles, Padden, Pedersen, Randall, Rivers, Robinson, Rolfes, Saldaña,

Salomon, Schoesler, Shewmake, Short, Stanford, Torres, Trudeau, Valdez, Van De Wege, Wagoner, Warnick, Wellman, Wilson, C., Wilson, J. and Wilson, L.

Excused: Senator Boehnke

SENATE BILL NO. 5066, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SECOND READING

SENATE BILL NO. 5648, by Senators Wellman, Randall, Nguyen, Nobles and Wilson, C.

Including state-tribal education compact schools and charter schools as entities able to receive waivers from the state board of education.

MOTIONS

On motion of Senator Wellman, Substitute Senate Bill No. 5648 was substituted for Senate Bill No. 5648 and the substitute bill was placed on the second reading and read the second time.

On motion of Senator Wellman, the rules were suspended, Substitute Senate Bill No. 5648 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Wellman and Hawkins spoke in favor of passage of the bill.

The President declared the question before the Senate to be the final passage of Substitute Senate Bill No. 5648.

ROLL CALL

The Secretary called the roll on the final passage of Substitute Senate Bill No. 5648 and the bill passed the Senate by the following vote: Yeas, 48; Nays, 0; Absent, 0; Excused, 1.

Voting yea: Senators Billig, Braun, Cleveland, Conway, Dhingra, Dozier, Fortunato, Frame, Gildon, Hasegawa, Hawkins, Holy, Hunt, Kauffman, Keiser, King, Kuderer, Liias, Lovelett, Lovick, MacEwen, McCune, Mullet, Muzzall, Nguyen, Nobles, Padden, Pedersen, Randall, Rivers, Robinson, Rolfes, Saldaña, Salomon, Schoesler, Shewmake, Short, Stanford, Torres, Trudeau, Valdez, Van De Wege, Wagoner, Warnick, Wellman, Wilson, C., Wilson, J. and Wilson, L.

Excused: Senator Boehnke

SUBSTITUTE SENATE BILL NO. 5648, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

At 3:41 p.m., on motion of Senator Pedersen, the Senate was declared to be at ease subject to the call of the President.

Senator Warnick announced a meeting of the Republican Caucus.

The Senate was called to order at 4:11 p.m. by President Heck.

SECOND READING

SENATE BILL NO. 5256, by Senators Saldaña, Wilson, C., Frame, Hasegawa, Hunt, Kuderer, Lovelett, Lovick, Nguyen, Nobles, Robinson, Valdez and Wellman

Making permanent and expanding the child welfare housing assistance program.

MOTIONS

On motion of Senator Saldaña, Substitute Senate Bill No. 5256 was substituted for Senate Bill No. 5256 and the substitute bill was placed on the second reading and read the second time.

On motion of Senator Saldaña, the rules were suspended, Substitute Senate Bill No. 5256 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Saldaña and Warnick spoke in favor of passage of the bill.

The President declared the question before the Senate to be the final passage of Substitute Senate Bill No. 5256.

ROLL CALL

The Secretary called the roll on the final passage of Substitute Senate Bill No. 5256 and the bill passed the Senate by the following vote: Yeas, 48; Nays, 0; Absent, 0; Excused, 1.

Voting yea: Senators Billig, Braun, Cleveland, Conway, Dhingra, Dozier, Fortunato, Frame, Gildon, Hasegawa, Hawkins, Holy, Hunt, Kauffman, Keiser, King, Kuderer, Liias, Lovelett, Lovick, MacEwen, McCune, Mullet, Muzzall, Nguyen, Nobles, Padden, Pedersen, Randall, Rivers, Robinson, Rolfes, Saldaña, Salomon, Schoesler, Shewmake, Short, Stanford, Torres, Trudeau, Valdez, Van De Wege, Wagoner, Warnick, Wellman, Wilson, C., Wilson, J. and Wilson, L.

Excused: Senator Boehnke

SUBSTITUTE SENATE BILL NO. 5256, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SECOND READING

SENATE BILL NO. 5452, by Senators Shewmake, Billig, Hasegawa, Kuderer, Liias, Nguyen, Pedersen, Saldaña and Valdez

Authorizing impact fee revenue to fund improvements to bicycle and pedestrian facilities.

The measure was read the second time.

MOTION

On motion of Senator Pedersen, further consideration of Senate Bill No. 5452 was deferred, and the bill held its place on the second reading calendar.

SECOND READING

SENATE BILL NO. 5182, by Senators Nguyen, Hunt, Boehnke, Keiser, MacEwen, Nobles, Shewmake, Trudeau, Wilson, C. and Wilson, J. Concerning procedures and deadlines for candidate filing.

MOTIONS

On motion of Senator Nguyen, Substitute Senate Bill No. 5182 was substituted for Senate Bill No. 5182 and the substitute bill was placed on the second reading and read the second time.

On motion of Senator Nguyen, the rules were suspended, Substitute Senate Bill No. 5182 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Nguyen and Wilson, J. spoke in favor of passage of the bill.

The President declared the question before the Senate to be the final passage of Substitute Senate Bill No. 5182.

ROLL CALL

The Secretary called the roll on the final passage of Substitute Senate Bill No. 5182 and the bill passed the Senate by the following vote: Yeas, 48; Nays, 0; Absent, 0; Excused, 1.

Voting yea: Senators Billig, Braun, Cleveland, Conway, Dhingra, Dozier, Fortunato, Frame, Gildon, Hasegawa, Hawkins, Holy, Hunt, Kauffman, Keiser, King, Kuderer, Liias, Lovelett, Lovick, MacEwen, McCune, Mullet, Muzzall, Nguyen, Nobles, Padden, Pedersen, Randall, Rivers, Robinson, Rolfes, Saldaña, Salomon, Schoesler, Shewmake, Short, Stanford, Torres, Trudeau, Valdez, Van De Wege, Wagoner, Warnick, Wellman, Wilson, C., Wilson, J. and Wilson, L.

Excused: Senator Boehnke

SUBSTITUTE SENATE BILL NO. 5182, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SECOND READING

SENATE BILL NO. 5452, by Senators Shewmake, Billig, Hasegawa, Kuderer, Liias, Nguyen, Pedersen, Saldaña and Valdez

Authorizing impact fee revenue to fund improvements to bicycle and pedestrian facilities.

The measure was read the second time.

MOTION

Senator King moved that the following floor amendment no. 0084 by Senator King be adopted:

On page 3, line 6, after "(7)" insert "(a)"

Reletter the remaining subsections consecutively.

On page 3, line 7, after "streets" strike "((and))," and insert "and"

On page 3, beginning on line 8, after "roads" strike all material through "<u>use</u>" on line 9

On page 3, after line 11, insert the following:

"(b) "Public facilities" includes bicycle and pedestrian facilities that were designed with multimodal commuting as an intended use for cities that meet at least one of the following criteria: (i) Has a population of at least 70,000, but no more than 80,000 and located within a county with a population of at least 2,000,000; or (ii) can demonstrate that paying for such a facility with fees collected under this chapter is less costly than using other funding sources to complete the project."

Senator King spoke in favor of adoption of the amendment. Senator Lovelett spoke against adoption of the amendment.

The President declared the question before the Senate to be the adoption of floor amendment no. 0084 by Senator King on page 3, line 6 to Senate Bill No. 5452.

The motion by Senator King did not carry and floor amendment no. 0084 was not adopted by voice vote.

MOTION

On motion of Senator Shewmake, the rules were suspended, Senate Bill No. 5452 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Shewmake and Torres spoke in favor of passage of the bill.

Senator King spoke against passage of the bill.

The President declared the question before the Senate to be the final passage of Senate Bill No. 5452.

ROLL CALL

The Secretary called the roll on the final passage of Senate Bill No. 5452 and the bill passed the Senate by the following vote: Yeas, 34; Nays, 14; Absent, 0; Excused, 1.

Voting yea: Senators Billig, Cleveland, Conway, Dhingra, Frame, Hasegawa, Hawkins, Hunt, Kauffman, Keiser, Kuderer, Liias, Lovelett, Lovick, Mullet, Muzzall, Nguyen, Nobles, Pedersen, Randall, Rivers, Robinson, Rolfes, Saldaña, Salomon, Shewmake, Stanford, Torres, Trudeau, Valdez, Van De Wege, Wellman, Wilson, C. and Wilson, J.

Voting nay: Senators Braun, Dozier, Fortunato, Gildon, Holy, King, MacEwen, McCune, Padden, Schoesler, Short, Wagoner, Warnick and Wilson, L.

Excused: Senator Boehnke

SENATE BILL NO. 5452, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SECOND READING

SENATE BILL NO. 5627, by Senator Hunt

Concerning salaries for county commissioners and councilmembers.

MOTIONS

On motion of Senator Hunt, Substitute Senate Bill No. 5627 was substituted for Senate Bill No. 5627 and the substitute bill was placed on the second reading and read the second time.

On motion of Senator Hunt, the rules were suspended, Substitute Senate Bill No. 5627 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Hunt and Torres spoke in favor of passage of the bill.

The President declared the question before the Senate to be the final passage of Substitute Senate Bill No. 5627.

ROLL CALL

The Secretary called the roll on the final passage of Substitute Senate Bill No. 5627 and the bill passed the Senate by the following vote: Yeas, 48; Nays, 0; Absent, 0; Excused, 1.

Voting yea: Senators Billig, Braun, Cleveland, Conway, Dhingra, Dozier, Fortunato, Frame, Gildon, Hasegawa, Hawkins, Holy, Hunt, Kauffman, Keiser, King, Kuderer, Liias, Lovelett, Lovick, MacEwen, McCune, Mullet, Muzzall, Nguyen, Nobles, Padden, Pedersen, Randall, Rivers, Robinson, Rolfes, Saldaña, Salomon, Schoesler, Shewmake, Short, Stanford, Torres, Trudeau, Valdez, Van De Wege, Wagoner, Warnick, Wellman, Wilson, C., Wilson, J. and Wilson, L.

Excused: Senator Boehnke

SUBSTITUTE SENATE BILL NO. 5627, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SECOND READING

SENATE BILL NO. 5050, by Senators Wellman, Hunt, Keiser, Kuderer, McCune, Nobles, Rolfes, Wagoner and Wilson, C.

Concerning informed consent for breast implant surgery.

MOTIONS

On motion of Senator Wellman, Substitute Senate Bill No. 5050 was substituted for Senate Bill No. 5050 and the substitute bill was placed on the second reading and read the second time.

Senator Wellman moved that the following striking floor amendment no. 0033 by Senator Wellman be adopted:

Strike everything after the enacting clause and insert the following:

"<u>NEW SECTION.</u> Sec. 1. (1) The legislature finds that every person undergoing breast implant surgery should be provided complete information about potential risks, symptoms, and complications involved before the surgery.

(2) A survey of over 5,000 individuals who received breast implants found that 84 percent believed they were not given enough time and information to make an informed decision about the breast implant surgery.

(3) In October 2019, the food and drug administration recommended a warning label on all breast implants.

(4) Therefore, the legislature intends to require physicians to provide patients with a checklist of information and receive informed consent to empower patients to make their own choices when it comes to any risks involved in a breast implant surgery.

<u>NEW SECTION.</u> Sec. 2. A new section is added to chapter 18.130 RCW to read as follows:

(1) Beginning January 1, 2024, during the first consultation before breast implant surgery is performed, a physician licensed under chapter 18.71 RCW or an osteopathic physician licensed under chapter 18.57 RCW must provide the patient with the following information in writing or in electronic format:

(a) A description of the risks of breast implants and a description of the surgical procedures used in breast implant surgery;

(b) Notice that breast implants are not considered lifetime devices, the chance of developing complications increases over time, and some complications will require more surgery;

(c) Manufacturer patient information materials on the implants that are to be used in the surgery, including warning requirements

prescribed by the United States food and drug administration;

(d) Information on any surgical mesh used during breast implant surgery including, but not limited to, mesh made of nondegradable synthetic materials, biodegradable synthetic materials, or animal or human derived tissues. This information must include a warning that no surgical mesh has been approved by the food and drug administration for use with breast implants;

(e) Information on breast implant-associated anaplastic large cell lymphoma, including notice that breast implant-associated anaplastic large cell lymphoma occurs more commonly in patients with textured breast implants than smooth implants, and deaths have occurred;

(f) Information on breast implant illness;

(g) Information on the systemic symptoms association with breast implants;

(h) Information on the national breast implant registry; and

(i) Information on how a patient can report adverse events associated with breast implants through the United States food and drug administration's medwatch program or any similar program.

(2) The information provided must be based on the information that is generally available to physicians who specialize in breast implant surgery.

(3) After providing the information required by subsection (1) of this section, a physician or osteopathic physician must obtain written informed consent for the procedure from the patient before performing the breast implant surgery.

(4) A violation of this section constitutes unprofessional conduct under this chapter."

On page 1, line 1 of the title, after "surgery;" strike the remainder of the title and insert "adding a new section to chapter 18.130 RCW; and creating a new section."

Senators Wellman and Wilson, L. spoke in favor of adoption of the striking amendment.

The President declared the question before the Senate to be the adoption of striking floor amendment no. 0033 by Senator Wellman to Substitute Senate Bill No. 5050.

The motion by Senator Wellman carried and striking floor amendment no. 0033 was adopted by voice vote.

MOTION

On motion of Senator Wellman, the rules were suspended, Engrossed Substitute Senate Bill No. 5050 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Wellman and Fortunato spoke in favor of passage of the bill.

The President declared the question before the Senate to be the final passage of Engrossed Substitute Senate Bill No. 5050.

ROLL CALL

The Secretary called the roll on the final passage of Engrossed Substitute Senate Bill No. 5050 and the bill passed the Senate by the following vote: Yeas, 43; Nays, 5; Absent, 0; Excused, 1.

Voting yea: Senators Billig, Braun, Conway, Dhingra, Dozier, Fortunato, Frame, Gildon, Hasegawa, Hawkins, Holy, Hunt, Kauffman, King, Kuderer, Lovelett, Lovick, MacEwen, McCune, Mullet, Muzzall, Nguyen, Nobles, Padden, Pedersen, Rivers, Rolfes, Saldaña, Salomon, Schoesler, Shewmake, Short, Stanford, Torres, Trudeau, Valdez, Van De Wege, Wagoner, Warnick, Wellman, Wilson, C., Wilson, J. and Wilson, L. Voting nay: Senators Cleveland, Keiser, Liias, Randall and Robinson

Excused: Senator Boehnke

ENGROSSED SUBSTITUTE SENATE BILL NO. 5050, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SECOND READING

SENATE BILL NO. 5396, by Senators Wilson, L., Boehnke, Frame, Hunt, Kauffman, Kuderer, Rivers, Rolfes, Shewmake, Valdez and Warnick

Concerning cost sharing for diagnostic and supplemental breast examinations.

MOTIONS

On motion of Senator Wilson, L., Substitute Senate Bill No. 5396 was substituted for Senate Bill No. 5396 and the substitute bill was placed on the second reading and read the second time.

On motion of Senator Wilson, L., the rules were suspended, Substitute Senate Bill No. 5396 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Wilson, L. and Cleveland spoke in favor of passage of the bill.

The President declared the question before the Senate to be the final passage of Substitute Senate Bill No. 5396.

ROLL CALL

The Secretary called the roll on the final passage of Substitute Senate Bill No. 5396 and the bill passed the Senate by the following vote: Yeas, 48; Nays, 0; Absent, 0; Excused, 1.

Voting yea: Senators Billig, Braun, Cleveland, Conway, Dhingra, Dozier, Fortunato, Frame, Gildon, Hasegawa, Hawkins, Holy, Hunt, Kauffman, Keiser, King, Kuderer, Liias, Lovelett, Lovick, MacEwen, McCune, Mullet, Muzzall, Nguyen, Nobles, Padden, Pedersen, Randall, Rivers, Robinson, Rolfes, Saldaña, Salomon, Schoesler, Shewmake, Short, Stanford, Torres, Trudeau, Valdez, Van De Wege, Wagoner, Warnick, Wellman, Wilson, C., Wilson, J. and Wilson, L.

Excused: Senator Boehnke

SUBSTITUTE SENATE BILL NO. 5396, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SECOND READING

SENATE BILL NO. 5459, by Senators Hunt, Kuderer, Valdez and Wilson, C.

Concerning requests for records containing election information.

The measure was read the second time.

MOTION

On motion of Senator Nguyen, the rules were suspended,

Senate Bill No. 5459 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Hunt and Wilson, J. spoke in favor of passage of the bill.

Senator Wagoner spoke against passage of the bill.

MOTION

On motion of Senator Nobles, Senator Kuderer was excused.

The President declared the question before the Senate to be the final passage of Senate Bill No. 5459.

ROLL CALL

The Secretary called the roll on the final passage of Senate Bill No. 5459 and the bill passed the Senate by the following vote: Yeas, 43; Nays, 4; Absent, 0; Excused, 2.

Voting yea: Senators Billig, Braun, Cleveland, Conway, Dhingra, Dozier, Fortunato, Frame, Hasegawa, Hawkins, Holy, Hunt, Kauffman, Keiser, King, Liias, Lovelett, Lovick, MacEwen, McCune, Mullet, Muzzall, Nguyen, Nobles, Pedersen, Randall, Rivers, Robinson, Rolfes, Saldaña, Salomon, Schoesler, Shewmake, Stanford, Torres, Trudeau, Valdez, Van De Wege, Warnick, Wellman, Wilson, C., Wilson, J. and Wilson, L.

Voting nay: Senators Gildon, Padden, Short and Wagoner Excused: Senators Boehnke and Kuderer

SENATE BILL NO. 5459, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SECOND READING

SENATE BILL NO. 5080, by Senators Saldaña, Conway, Frame, Hasegawa, Kuderer, Lovelett, Nguyen, Nobles and Stanford

Expanding and improving the social equity in cannabis program.

MOTIONS

On motion of Senator Saldaña, Second Substitute Senate Bill No. 5080 was substituted for Senate Bill No. 5080 and the substitute bill was placed on the second reading and read the second time.

Senator Saldaña moved that the following floor amendment no. 0083 by Senators Saldaña and Rivers be adopted:

On page 8, line 10, after "(11)" insert "The board may not issue a cannabis retail license for any premises not currently licensed if:

(a) The board receives a written objection from an official representative or representatives of an incorporated city or town, or county legislative authority, relating to the physical location of the proposed premises;

(b) The objection to the location from the incorporated city or town, or county legislative authority, is received by the board within 20 days of the board notifying the incorporated city or town, or county legislative authority, of the proposed cannabis retail location; and

(c) The objection to the issuance of a cannabis retail license at the specified location is based on a preexisting local ordinance limiting outlet density in a specific geographic area.

(12)"

On page 8, beginning on line 35, after "chapter." strike all material through "<u>subsection.</u>" on line 37

On page 8, line 38, after "(b)" insert "In accordance with (a) of this subsection, the board may issue or reissue:

(i) Up to 100 cannabis processor licenses immediately; and

(ii) Beginning January 1, 2025, up to 10 cannabis producer licenses, which must be issued in conjunction with a cannabis processor license.

<u>(c)</u>"

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

On page 8, line 38, after "<u>licenses</u>" insert "<u>and cannabis</u> producer licenses"

On page 8, line 39, after "(a)" insert "and (b)"

On page 9, line 3, after "<u>licenses</u>" insert "<u>and cannabis producer</u> <u>licenses</u>"

On page 19, after line 27, insert the following:

"<u>NEW SECTION.</u> Sec. 6. (1) The joint legislative audit and review committee must review prior canopy studies completed by the liquor and cannabis board and examine whether current levels of cannabis production align with market demand and capacity, including the impact of any additional cannabis producer licenses granted under this act.

(2) The joint legislative audit and review committee must report results of their review to the governor and appropriate committees of the legislature by June 30, 2025."

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

On page 1, line 3, after "and 69.50.345;" insert "creating a new section;"

Senators Saldaña and Rivers spoke in favor of adoption of the amendment.

The President declared the question before the Senate to be the adoption of floor amendment no. 0083 by Senators Saldaña and Rivers on page 8, line 10 to Second Substitute Senate Bill No. 5080.

The motion by Senator Saldaña carried and floor amendment no. 0083 was adopted by voice vote.

MOTION

Senator Mullet moved that the following floor amendment no. 0077 by Senator Mullet be adopted:

On page 9, beginning on line 13, after "(d)" strike all material through "69.50.345" on line 21 and insert: "(i) At the time of licensure, all licenses issued under the social equity program under this section may be located in any city, town, or county in the state that allows cannabis retail or cannabis processing business activity at the proposed location, regardless of:

(A) Whether a cannabis retailer license or cannabis processor license was originally allocated to or issued in another city, town, or county; and

(B) The maximum number of retail cannabis licenses established by the board for each county under RCW 69.50.345.

(ii) The board must adopt rules establishing a threshold of the number of licenses created by this section that can be located in each county"

Senators Mullet and Rivers spoke in favor of adoption of the amendment.

The President declared the question before the Senate to be the adoption of floor amendment no. 0077 by Senator Mullet on page

9, line 13 to Second Substitute Senate Bill No. 5080.

The motion by Senator Mullet carried and floor amendment no. 0077 was adopted by voice vote.

MOTION

On motion of Senator Saldaña, the rules were suspended, Engrossed Second Substitute Senate Bill No. 5080 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Saldaña, Rivers, Keiser, Mullet and King spoke in favor of passage of the bill.

The President declared the question before the Senate to be the final passage of Engrossed Second Substitute Senate Bill No. 5080.

ROLL CALL

The Secretary called the roll on the final passage of Engrossed Second Substitute Senate Bill No. 5080 and the bill passed the Senate by the following vote: Yeas, 32; Nays, 15; Absent, 0; Excused, 2.

Voting yea: Senators Billig, Cleveland, Conway, Dhingra, Frame, Hasegawa, Holy, Hunt, Kauffman, Keiser, King, Liias, Lovelett, Lovick, Mullet, Muzzall, Nguyen, Nobles, Pedersen, Randall, Rivers, Robinson, Rolfes, Saldaña, Salomon, Shewmake, Stanford, Trudeau, Valdez, Van De Wege, Wellman and Wilson, C.

Voting nay: Senators Braun, Dozier, Fortunato, Gildon, Hawkins, MacEwen, McCune, Padden, Schoesler, Short, Torres, Wagoner, Warnick, Wilson, J. and Wilson, L.

Excused: Senators Boehnke and Kuderer

ENGROSSED SECOND SUBSTITUTE SENATE BILL NO. 5080, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SECOND READING

SENATE BILL NO. 5405, by Senators King, Keiser and Wilson, C.

Modifying the liquor and cannabis board's subpoena authority.

MOTIONS

On motion of Senator King, Substitute Senate Bill No. 5405 was substituted for Senate Bill No. 5405 and the substitute bill was placed on the second reading and read the second time.

On motion of Senator King, the rules were suspended, Substitute Senate Bill No. 5405 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators King and Keiser spoke in favor of passage of the bill.

The President declared the question before the Senate to be the final passage of Substitute Senate Bill No. 5405.

ROLL CALL

The Secretary called the roll on the final passage of Substitute Senate Bill No. 5405 and the bill passed the Senate by the following vote: Yeas, 47; Nays, 0; Absent, 0; Excused, 2. Voting yea: Senators Billig, Braun, Cleveland, Conway, Dhingra, Dozier, Fortunato, Frame, Gildon, Hasegawa, Hawkins, Holy, Hunt, Kauffman, Keiser, King, Liias, Lovelett, Lovick, MacEwen, McCune, Mullet, Muzzall, Nguyen, Nobles, Padden, Pedersen, Randall, Rivers, Robinson, Rolfes, Saldaña, Salomon, Schoesler, Shewmake, Short, Stanford, Torres, Trudeau, Valdez, Van De Wege, Wagoner, Warnick, Wellman, Wilson, C., Wilson, J. and Wilson, L.

Excused: Senators Boehnke and Kuderer

SUBSTITUTE SENATE BILL NO. 5405, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SECOND READING

SENATE BILL NO. 5576, by Senators Dhingra, Kuderer, Lovelett, Nobles, Saldaña, Trudeau, Valdez and Wilson, C.

Concerning sexual assault procedures.

MOTIONS

On motion of Senator Dhingra, Substitute Senate Bill No. 5576 was substituted for Senate Bill No. 5576 and the substitute bill was placed on the second reading and read the second time.

Senator Dhingra moved that the following striking floor amendment no. 0070 by Senator Dhingra be adopted:

Strike everything after the enacting clause and insert the following:

"Sec. 1. RCW 43.43.754 and 2021 c 215 s 149 are each amended to read as follows:

(1) A biological sample must be collected for purposes of DNA identification analysis from:

(a) Every adult or juvenile individual convicted of a felony, or any of the following crimes (or equivalent juvenile offenses):

(i) Assault in the fourth degree where domestic violence as defined in RCW 9.94A.030 was pleaded and proven (RCW 9A.36.041, 9.94A.030);

(ii) Assault in the fourth degree with sexual motivation (RCW 9A.36.041, 9.94A.835);

(iii) Communication with a minor for immoral purposes (RCW 9.68A.090);

(iv) Custodial sexual misconduct in the second degree (RCW 9A.44.170);

(v) Failure to register (chapter 9A.44 RCW);

(vi) Harassment (RCW 9A.46.020);

(vii) Patronizing a prostitute (RCW 9A.88.110);

(viii) Sexual misconduct with a minor in the second degree (RCW 9A.44.096);

(ix) Stalking (RCW 9A.46.110);

(x) Indecent exposure (RCW 9A.88.010);

(xi) Violation of a sexual assault protection order granted under chapter 7.105 RCW or former chapter 7.90 RCW; and

(b) Every adult or juvenile individual who is required to register under RCW 9A.44.130.

(2)(a) A municipal jurisdiction may also submit any biological sample to the laboratory services bureau of the Washington state patrol for purposes of DNA identification analysis when:

(i) The sample was collected from a defendant upon conviction for a municipal offense where the underlying ordinance does not adopt the relevant state statute by reference but the offense is otherwise equivalent to an offense in subsection (1)(a) of this section; (ii) The equivalent offense in subsection (1)(a) of this section was an offense for which collection of a biological sample was required under this section at the time of the conviction; and

(iii) The sample was collected on or after June 12, 2008, and before January 1, 2020.

(b) When submitting a biological sample under this subsection, the municipal jurisdiction must include a signed affidavit from the municipal prosecuting authority of the jurisdiction in which the conviction occurred specifying the state crime to which the municipal offense is equivalent.

(3) Law enforcement may submit to the forensic laboratory services bureau of the Washington state patrol, for purposes of DNA identification analysis, any lawfully obtained biological sample within its control from a deceased offender who was previously convicted of an offense under subsection (1)(a) of this section, regardless of the date of conviction.

(4) If the Washington state patrol crime laboratory already has a DNA sample from an individual for a qualifying offense, a subsequent submission is not required to be submitted.

(5) Biological samples shall be collected in the following manner:

(a)(<u>i</u>) For persons convicted of any offense listed in subsection (1)(a) of this section or adjudicated guilty of an equivalent juvenile offense, who do not serve a term of confinement in a department of corrections facility or a department of children, youth, and families facility, and are serving a term of confinement in a city or county jail facility, the city or county jail facility shall be responsible for obtaining the biological samples <u>prior to the person's release from confinement</u>.

(ii) If the biological sample is not collected prior to the person's release from confinement, the responsible city or county jail facility will notify the sentencing court within three business days of the person's release that it has released the person without collecting the person's biological sample. Within 10 days of receiving notice of the person's release, the sentencing court shall schedule a compliance hearing. The local police department or sheriff's office shall serve the person with notice of the compliance hearing and shall file proof of service with the sentencing court. A representative of the local police department or sheriff's office shall attend the compliance hearing and obtain the person's biological sample at the hearing. All attorneys' fees and court costs associated with scheduling and attending the compliance hearing shall be paid for by the city or county jail facility that failed to collect the person's biological sample at the time of the person's confinement.

(b) The local police department or sheriff's office shall be responsible for obtaining the biological samples for:

(i) Persons convicted of any offense listed in subsection (1)(a) of this section or adjudicated guilty of an equivalent juvenile offense, who do not serve a term of confinement in a department of corrections facility, department of children, youth, and families facility, or a city or county jail facility; and

(ii) Persons who are required to register under RCW 9A.44.130.

(c)(i) For persons convicted of any offense listed in subsection (1)(a) of this section or adjudicated guilty of an equivalent juvenile offense, who are serving or who are to serve a term of confinement in a department of corrections facility or a department of children, youth, and families facility, the facility holding the person shall be responsible for obtaining the biological samples as part of the intake process. If the facility did not collect the biological sample during the intake process, then the facility shall collect the biological sample as soon as is practicable prior to the person's release from confinement. For those persons incarcerated before June 12, 2008, who have not yet had a biological sample collected, priority shall be given to

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(ii) If the biological sample is not collected prior to the person's release from confinement, the responsible department of corrections facility or department of children, youth, and families facility will notify the sentencing court within three business days of the person's release that it has released the person without collecting the person's biological sample. Within 10 days of receiving notice of the person's release, the sentencing court shall schedule a compliance hearing. The local police department or sheriff's office shall serve the person with notice of the compliance hearing and shall file proof of service with the sentencing court. A representative of the local police department or sheriff's office shall attend the compliance hearing and obtain the person's biological sample at the hearing. All attorneys' fees and court costs associated with scheduling and attending the compliance hearing shall be paid for by the department of corrections facility or department of children, youth, and families facility that failed to collect the person's biological sample at the time of the person's confinement.

(d) For persons convicted of any offense listed in subsection (1)(a) of this section or adjudicated guilty of an equivalent juvenile offense, who will not serve a term of confinement, the court shall: Order the person to ((report to the local police department or sheriff's office as provided under subsection (5)(b)(i) of this section within a reasonable period of time established by the court in order to provide a biological sample)) be administratively booked at a city or county jail facility for the sole purpose of providing a biological sample; or if the local police department or sheriff's office has a protocol for collecting the biological sample in the courtroom, order the person to immediately provide the biological sample to the local police department or sheriff's office before leaving the presence of the court. The court must further inform the person that refusal to provide a biological sample is a gross misdemeanor under this section.

(e) For persons convicted of any offense listed in subsection (1)(a) of this section or adjudicated guilty of an equivalent juvenile offense, the court must create and implement a biological sample collection protocol. The court shall order the biological samples at the time of sentencing. The court must inform the person that refusal to provide a biological sample is a gross misdemeanor under this section. If the biological sample is not collected at the time of sentencing, then the biological sample shall be collected pursuant to (a) through (d) of this subsection, and the court shall schedule a compliance hearing within 10 days of the sentencing to ensure that the biological sample has been collected.

(6) Any biological sample taken pursuant to RCW 43.43.752 through 43.43.758 may be retained by the forensic laboratory services bureau, and shall be used solely for the purpose of providing DNA or other tests for identification analysis and prosecution of a criminal offense or for the identification of human remains or missing persons. Nothing in this section prohibits the submission of results derived from the biological samples to the federal bureau of investigation combined DNA index system.

(7) The forensic laboratory services bureau of the Washington state patrol is responsible for testing performed on all biological samples that are collected under this section, to the extent allowed by funding available for this purpose. Known duplicate samples may be excluded from testing unless testing is deemed necessary or advisable by the director.

(8) This section applies to:

(a) All adults and juveniles to whom this section applied prior to June 12, 2008;

(i) Are convicted on or after June 12, 2008, of an offense listed in subsection (1)(a) of this section on the date of conviction; or

(ii) Were convicted prior to June 12, 2008, of an offense listed in subsection (1)(a) of this section and are still incarcerated on or after June 12, 2008;

(c) All adults and juveniles who are required to register under RCW 9A.44.130 on or after June 12, 2008, whether convicted before, on, or after June 12, 2008; and

(d) All samples submitted under subsections (2) and (3) of this section.

(9) This section creates no rights in a third person. No cause of action may be brought based upon the noncollection or nonanalysis or the delayed collection or analysis of a biological sample authorized to be taken under RCW 43.43.752 through 43.43.758.

(10) The detention, arrest, or conviction of a person based upon a database match or database information is not invalidated if it is determined that the sample was obtained or placed in the database by mistake, or if the conviction or juvenile adjudication that resulted in the collection of the biological sample was subsequently vacated or otherwise altered in any future proceeding including but not limited to postfrail or postfactfinding motions, appeals, or collateral attacks. No cause of action may be brought against the state based upon the analysis of a biological sample authorized to be taken pursuant to a municipal ordinance if the conviction or adjudication that resulted in the collection of the biological sample was subsequently vacated or otherwise altered in any future proceeding including, but not limited to, postfrail or postfact-finding motions, appeals, or collateral attacks.

(11) A person commits the crime of refusal to provide DNA if the person willfully refuses to comply with a legal request for a DNA sample as required under this section. The refusal to provide DNA is a gross misdemeanor.

Sec. 2. RCW 9A.44.020 and 2013 c 302 s 7 are each amended to read as follows:

(1) In order to convict a person of any crime defined in this chapter it shall not be necessary that the testimony of the alleged victim be corroborated.

(2) Evidence of the victim's past sexual behavior including but not limited to the victim's marital history($(\frac{1}{2})$); divorce history($(\frac{1}{2})$); ((or)) general reputation for promiscuity, nonchastity, or sexual mores contrary to community standards; or social media account, including any text, image, video, or picture, which depict sexual content, sexual history, nudity or partial nudity, intimate sexual activity, communications about sexual activity, communications about sex, sexual fantasies, and other information that appeals to a prurient interest is inadmissible on the issue of credibility and is inadmissible to prove the victim's consent except as provided in subsection (3) of this section, but when the perpetrator and the victim have engaged in sexual intercourse with each other in the past, and when the past behavior is material to the issue of consent, evidence concerning the past behavior between the perpetrator and the victim may be admissible on the issue of consent to the offense.

(3) In any prosecution for the crime of rape, trafficking pursuant to RCW 9A.40.100, or any of the offenses in chapter 9.68A RCW, or for an attempt to commit, or an assault with an intent to commit any such crime evidence of the victim's past sexual behavior including but not limited to the victim's marital behavior((τ_1)); divorce history((τ_1)); ($(\Theta \tau)$) general reputation for promiscuity, nonchastity, or sexual mores contrary to community standards; or social media account, including any text, image,

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video, or picture, which depict sexual content, sexual history, nudity or partial nudity, intimate sexual activity, communications about sexual activity, communications about sex, sexual fantasies, and other information that appeals to a prurient interest is not admissible if offered to attack the credibility of the victim and is admissible on the issue of consent, except where prohibited in the underlying criminal offense, only pursuant to the following procedure:

(a) A written pretrial motion shall be made by the defendant to the court and prosecutor stating that the defense has an offer of proof of the relevancy of evidence of the past sexual behavior of the victim proposed to be presented and its relevancy on the issue of the consent of the victim.

(b) The written motion shall be accompanied by an affidavit or affidavits in which the offer of proof shall be stated.

(c) If the court finds that the offer of proof is sufficient, the court shall order a hearing out of the presence of the jury, if any, and the hearing shall be closed except to the necessary witnesses, the defendant, counsel, and those who have a direct interest in the case or in the work of the court.

(d) At the conclusion of the hearing, if the court finds that the evidence proposed to be offered by the defendant regarding the past sexual behavior of the victim is relevant to the issue of the victim's consent; is not inadmissible because its probative value is substantially outweighed by the probability that its admission will create a substantial danger of undue prejudice; and that its exclusion would result in denial of substantial justice to the defendant; the court shall make an order stating what evidence may be introduced by the defendant, which order may include the nature of the questions to be permitted. The defendant may then offer evidence pursuant to the order of the court.

(4) Nothing in this section shall be construed to prohibit crossexamination of the victim on the issue of past sexual behavior when the prosecution presents evidence in its case in chief tending to prove the nature of the victim's past sexual behavior, but the court may require a hearing pursuant to subsection (3) of this section concerning such evidence."

On page 1, line 1 of the title, after "procedures;" strike the remainder of the title and insert "and amending RCW 43.43.754 and 9A.44.020."

Senators Dhingra and Padden spoke in favor of adoption of the striking amendment.

The President declared the question before the Senate to be the adoption of striking floor amendment no. 0070 by Senator Dhingra to Substitute Senate Bill No. 5576.

The motion by Senator Dhingra carried and striking floor amendment no. 0070 was adopted by voice vote.

MOTION

On motion of Senator Dhingra, the rules were suspended, Engrossed Substitute Senate Bill No. 5576 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Dhingra and Padden spoke in favor of passage of the bill.

The President declared the question before the Senate to be the final passage of Engrossed Substitute Senate Bill No. 5576.

ROLL CALL

The Secretary called the roll on the final passage of Engrossed Substitute Senate Bill No. 5576 and the bill passed the Senate by the following vote: Yeas, 47; Nays, 0; Absent, 0; Excused, 2. Voting yea: Senators Billig, Braun, Cleveland, Conway, Dhingra, Dozier, Fortunato, Frame, Gildon, Hasegawa, Hawkins, Holy, Hunt, Kauffman, Keiser, King, Liias, Lovelett, Lovick, MacEwen, McCune, Mullet, Muzzall, Nguyen, Nobles, Padden, Pedersen, Randall, Rivers, Robinson, Rolfes, Saldaña, Salomon, Schoesler, Shewmake, Short, Stanford, Torres, Trudeau, Valdez, Van De Wege, Wagoner, Warnick, Wellman, Wilson, C., Wilson, J. and Wilson, L.

Excused: Senators Boehnke and Kuderer

ENGROSSED SUBSTITUTE SENATE BILL NO. 5576, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SECOND READING

SENATE BILL NO. 5371, by Senators Lovelett, Shewmake, Hasegawa, Hunt, Keiser, Kuderer, Nguyen, Pedersen, Randall, Robinson, Rolfes, Saldaña, Valdez, Wellman and Wilson, C.

Protecting southern resident orcas from vessels.

MOTIONS

On motion of Senator Lovelett, Substitute Senate Bill No. 5371 was substituted for Senate Bill No. 5371 and the substitute bill was placed on the second reading and read the second time.

Senator Lovelett moved that the following floor amendment no. 0080 by Senator Lovelett be adopted:

On page 3, after line 28, insert the following:

"<u>NEW SECTION.</u> Sec. 2. (1) The department of fish and wildlife must convene a diverse work group including, but not limited to, representatives from nongovernmental organizations, recreational boaters, the commercial whale watching industry, commercial fishers, ports and marinas, relevant government entities, tribes, and the southern resident orca research community to inform the development of outreach and education strategies to implement RCW 77.15.740(6). A report summarizing the work of the work group and the department of fish and wildlife's outreach strategies must be included in the 2024 adaptive management report identified in RCW 77.65.620(5). The department of fish and wildlife must conduct intensive outreach and education in fiscal year 2024 and the first half of 2025 to implement the work group outreach recommendations.

(2) This section expires June 30, 2025."

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

On page 3, line 36, after "annual" strike "fees" and insert "((fees)) application"

On page 8, line 14, after "1," strike "2024" and insert "2025"

On page 1, line 2 of the title, after "77.15.815;" insert "creating a new section;" and on line 3, after "penalties;" strike the remainder of the title and insert "providing an effective date; and providing an expiration date."

Senator Lovelett spoke in favor of adoption of the amendment. The President declared the question before the Senate to be the adoption of floor amendment no. 0080 by Senator Lovelett on page 3, after line 10 to Substitute Senate Bill No. 5371.

The motion by Senator Lovelett carried and floor amendment no. 0080 was adopted by voice vote.

MOTION

On motion of Senator Lovelett, the rules were suspended, Engrossed Substitute Senate Bill No. 5371 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senator Lovelett spoke in favor of passage of the bill. Senator Muzzall spoke against passage of the bill.

The President declared the question before the Senate to be the final passage of Engrossed Substitute Senate Bill No. 5371.

ROLL CALL

The Secretary called the roll on the final passage of Engrossed Substitute Senate Bill No. 5371 and the bill passed the Senate by the following vote: Yeas, 29; Nays, 18; Absent, 0; Excused, 2.

Voting yea: Senators Billig, Cleveland, Conway, Dhingra, Frame, Hasegawa, Hawkins, Hunt, Kauffman, Keiser, Liias, Lovelett, Lovick, Mullet, Nguyen, Nobles, Pedersen, Randall, Robinson, Rolfes, Saldaña, Salomon, Shewmake, Stanford, Trudeau, Valdez, Van De Wege, Wellman and Wilson, C.

Voting nay: Senators Braun, Dozier, Fortunato, Gildon, Holy, King, MacEwen, McCune, Muzzall, Padden, Rivers, Schoesler, Short, Torres, Wagoner, Warnick, Wilson, J. and Wilson, L.

Excused: Senators Boehnke and Kuderer

ENGROSSED SUBSTITUTE SENATE BILL NO. 5371, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SECOND READING

SENATE BILL NO. 5240, by Senators Braun, Keiser and Mullet

Concerning unemployment insurance benefits appeal procedures.

The measure was read the second time.

MOTION

On motion of Senator Braun, the rules were suspended, Senate Bill No. 5240 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Braun and Conway spoke in favor of passage of the bill.

The President declared the question before the Senate to be the final passage of Senate Bill No. 5240.

ROLL CALL

The Secretary called the roll on the final passage of Senate Bill No. 5240 and the bill passed the Senate by the following vote: Yeas, 47; Nays, 0; Absent, 0; Excused, 2.

Voting yea: Senators Billig, Braun, Cleveland, Conway, Dhingra, Dozier, Fortunato, Frame, Gildon, Hasegawa, Hawkins, Holy, Hunt, Kauffman, Keiser, King, Liias, Lovelett, Lovick, MacEwen, McCune, Mullet, Muzzall, Nguyen, Nobles, Padden, Pedersen, Randall, Rivers, Robinson, Rolfes, Saldaña, Salomon, Schoesler, Shewmake, Short, Stanford, Torres, Trudeau, Valdez, Van De Wege, Wagoner, Warnick, Wellman, Wilson, C., Wilson, J. and Wilson, L.

Excused: Senators Boehnke and Kuderer

SENATE BILL NO. 5240, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

At 6:13 p.m., on motion of Senator Pedersen, the Senate adjourned until 9 o'clock a.m. Wednesday, March 1, 2023.

DENNY HECK, President of the Senate

SARAH BANNISTER, Secretary of the Senate

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