EIGHTY FIRST DAY

MORNING SESSION

Senate Chamber, Olympia Thursday, April 3, 2025

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.

The Sergeant at Arms Color Guard consisting of Pages Mr. Harry Sumner and Miss Kanani Tajalle, presented the Colors.

Page Miss Siddhana Campbell led the Senate in the Pledge of Allegiance.

The prayer was offered by Pastor Tim Bayer of Our Savior Lutheran Church, Tacoma.

MOTIONS

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

On motion of Senator Riccelli, the Senate advanced to the eighth order of business.

Senator Gildon moved adoption of the following resolution:

SENATE RESOLUTION 8644

By Senators Gildon, Conway, and Nobles

WHEREAS, For 92 years, the annual Daffodil Festival has been a cherished tradition for the people of Pierce county; and

WHEREAS, The Daffodil Festival has been an anticipated event that continues to bring communities together to celebrate unity within our diverse community; and

WHEREAS, Since its inception in the 1920s as a modest garden party, it has grown into the festival that we all know and love today and this year celebrates its 92nd anniversary; and

WHEREAS, Each year, 24 young women pass through a rigorous selection process to represent their schools as well as Pierce county communities through ambassadorship, community service, and civic pride; and

WHEREAS, Members of the Daffodil Festival royal court serve as role models for youth around our region. Their volunteerism, civic responsibility, and willingness to be ambassadors for Pierce county serve as a light for youth to look up to; and

WHEREAS, This year's Daffodil Festival royal court includes: Addisson Vandi, Bethel High School; Brooke Musial, Bonney Lake High School; Lailah Loucks, Chief Leschi High School; Brenda Ceron, Clover Park High School; Brooke VanRavenswaay, Curtis High School; Cheyanne Price, Eatonville High School; Kennedy Boyd, Emerald Ridge High School; Bella Simpson, Fife High School; Paula Bervis, Foss High School; Clara Chappell, Graham Kawposin High School; Violet Johnson, Harrison Prep High School; Eryn McAvoy, Lakes High School; Jasmine Miles, Lincoln High School; Mineh Njuguna, Mount Tahoma High School; Alexis Peterson, Orting High School; Izzy Flowers, Puyallup High School; Courtney Bowels, Rogers High School; Harmony Jones, Silas High School; Marcia Thaxton, Spanaway Lake High School; Samiksha Singh, Stadium High School; Amelia Vahle, Sumner High School;

Gisselle Corioso, Washington High School; Claire Holm, White River High School;

NOW, THEREFORE, BE IT RESOLVED, That the Washington State Senate recognize and honor the many contributions made to our state by the Daffodil Festival, its organizers, and its royal court for the past 92 years; and

BE IT FURTHER RESOLVED, That copies of this resolution be immediately transmitted by the Secretary of the Senate to the 2025 Daffodil Festival officers and to the 24 members of the 2025 Daffodil Festival royalty.

Senators Gildon, Pedersen, Conway, Krishnadasan and Fortunato spoke in favor of adoption of the resolution.

The President declared the question before the Senate to be the adoption of Senate Resolution No. 8644.

The motion by Senator Gildon carried and the resolution was adopted by voice vote.

INTRODUCTION OF SPECIAL GUESTS

The President welcomed and introduced members of the Daffodil Royal Court who were seated in the gallery.

REMARKS BY THE PRESIDENT

President Heck: "Before proceeding, as long as we are in the business of acknowledging special events or commemorative days, I have no idea why Senator Short or Senator Orwall are both blushing. Senator Short or Orwall, did you have a point of personal privilege that you would like to rise to? Senator Pedersen."

Senator Pedersen started singing *Happy Birthday* to Senators Short and Orwall and was joined by the rest of the body followed by standing ovation in acknowledgement of the senators' birthdays.

President Heck: "That was not a point of personal privilege Senator Pedersen. The President concludes that this is either going to be a very good day or a very bad day."

MOTION

On motion of Senator Riccelli, the Senate reverted to the seventh order of business.

THIRD READING CONFIRMATION OF GUBERNATORIAL APPOINTMENTS

MOTION

Senator Gildon moved that Alice Phillips, Senate Gubernatorial Appointment No. 9015, be confirmed as a member of the Clover Park Technical College Board of Trustees.

Senator Gildon spoke in favor of the motion.

MOTION

On motion of Senator Nobles, Senator Hansen was excused.

APPOINTMENT OF ALICE PHILLIPS

The President declared the question before the Senate to be the confirmation of Alice Phillips, Senate Gubernatorial Appointment No. 9015, as a member of the Clover Park Technical College Board of Trustees.

The Secretary called the roll on the confirmation of Alice Phillips, Senate Gubernatorial Appointment No. 9015, as a member of the Clover Park Technical College Board of Trustees and the appointment was confirmed by the following vote: Yeas, 49; Nays, 0; Absent, 0; Excused, 0.

Voting yea: Senators Alvarado, Bateman, Boehnke, Braun, Chapman, Christian, Cleveland, Conway, Cortes, Dhingra, Dozier, Fortunato, Frame, Gildon, Goehner, Hansen, Harris, Hasegawa, Holy, Kauffman, King, Krishnadasan, Liias, Lovelett, Lovick, MacEwen, McCune, Muzzall, Nobles, Orwall, Pedersen, Ramos, Riccelli, Robinson, Saldaña, Salomon, Schoesler, Shewmake, Short, Slatter, Stanford, Torres, Trudeau, Valdez, Wagoner, Warnick, Wellman, Wilson, C. and Wilson, J.

Alice Phillips, Senate Gubernatorial Appointment No. 9015, having received the constitutional majority was declared confirmed as a member of the Clover Park Technical College Board of Trustees.

THIRD READING CONFIRMATION OF GUBERNATORIAL APPOINTMENTS

MOTION

Senator Muzzall moved that Ozell M. Jackson III, Senate Gubernatorial Appointment No. 9021, be confirmed as a member of the Skagit Valley College Board of Trustees.

Senator Muzzall spoke in favor of the motion.

APPOINTMENT OF OZELL M. JACKSON III

The President declared the question before the Senate to be the confirmation of Ozell M. Jackson III, Senate Gubernatorial Appointment No. 9021, as a member of the Skagit Valley College Board of Trustees.

The Secretary called the roll on the confirmation of Ozell M. Jackson III, Senate Gubernatorial Appointment No. 9021, as a member of the Skagit Valley College Board of Trustees and the appointment was confirmed by the following vote: Yeas, 49; Nays, 0; Absent, 0; Excused, 0.

Voting yea: Senators Alvarado, Bateman, Boehnke, Braun, Chapman, Christian, Cleveland, Conway, Cortes, Dhingra, Dozier, Fortunato, Frame, Gildon, Goehner, Hansen, Harris, Hasegawa, Holy, Kauffman, King, Krishnadasan, Liias, Lovelett, Lovick, MacEwen, McCune, Muzzall, Nobles, Orwall, Pedersen, Ramos, Riccelli, Robinson, Saldaña, Salomon, Schoesler, Shewmake, Short, Slatter, Stanford, Torres, Trudeau, Valdez, Wagoner, Warnick, Wellman, Wilson, C. and Wilson, J.

Ozell M. Jackson III, Senate Gubernatorial Appointment No. 9021, having received the constitutional majority was declared confirmed as a member of the Skagit Valley College Board of Trustees.

THIRD READING CONFIRMATION OF GUBERNATORIAL APPOINTMENTS

MOTION

Senator Wellman moved that Christopher Witherspoon, Senate Gubernatorial Appointment No. 9030, be confirmed as a member of the Western Washington University Board of Trustees.

Senator Wellman spoke in favor of the motion.

APPOINTMENT OF CHRISTOPHER WITHERSPOON

The President declared the question before the Senate to be the confirmation of Christopher Witherspoon, Senate Gubernatorial Appointment No. 9030, as a member of the Western Washington University Board of Trustees.

The Secretary called the roll on the confirmation of Christopher Witherspoon, Senate Gubernatorial Appointment No. 9030, as a member of the Western Washington University Board of Trustees and the appointment was confirmed by the following vote: Yeas, 49; Nays, 0; Absent, 0; Excused, 0.

Voting yea: Senators Alvarado, Bateman, Boehnke, Braun, Chapman, Christian, Cleveland, Conway, Cortes, Dhingra, Dozier, Fortunato, Frame, Gildon, Goehner, Hansen, Harris, Hasegawa, Holy, Kauffman, King, Krishnadasan, Liias, Lovelett, Lovick, MacEwen, McCune, Muzzall, Nobles, Orwall, Pedersen, Ramos, Riccelli, Robinson, Saldaña, Salomon, Schoesler, Shewmake, Short, Slatter, Stanford, Torres, Trudeau, Valdez, Wagoner, Warnick, Wellman, Wilson, C. and Wilson, J.

Christopher Witherspoon, Senate Gubernatorial Appointment No. 9030, having received the constitutional majority was declared confirmed as a member of the Western Washington University Board of Trustees.

THIRD READING CONFIRMATION OF GUBERNATORIAL APPOINTMENTS

MOTION

Senator Liias moved that Wallace Webster II, Senate Gubernatorial Appointment No. 9173, be confirmed as a member of the Edmonds Community College Board of Trustees.

Senators Liias and Salomon spoke in favor of passage of the motion.

APPOINTMENT OF WALLACE WEBSTER II

The President declared the question before the Senate to be the confirmation of Wallace Webster II, Senate Gubernatorial Appointment No. 9173, as a member of the Edmonds Community College Board of Trustees.

The Secretary called the roll on the confirmation of Wallace Webster II, Senate Gubernatorial Appointment No. 9173, as a member of the Edmonds Community College Board of Trustees and the appointment was confirmed by the following vote: Yeas, 49; Nays, 0; Absent, 0; Excused, 0.

Voting yea: Senators Alvarado, Bateman, Boehnke, Braun, Chapman, Christian, Cleveland, Conway, Cortes, Dhingra, Dozier, Fortunato, Frame, Gildon, Goehner, Hansen, Harris, Hasegawa, Holy, Kauffman, King, Krishnadasan, Liias, Lovelett, Lovick, MacEwen, McCune, Muzzall, Nobles, Orwall, Pedersen, Ramos, Riccelli, Robinson, Saldaña, Salomon, Schoesler, Shewmake, Short, Slatter, Stanford, Torres, Trudeau, Valdez, Wagoner, Warnick, Wellman, Wilson, C. and Wilson, J.

Wallace Webster II, Senate Gubernatorial Appointment No. 9173, having received the constitutional majority was declared confirmed as a member of the Edmonds Community College

EIGHTY FIRST DAY, APRIL 3, 2025

Board of Trustees.

Senator Warnick announced a meeting of the Republican

Senator Riccelli announced there would not be a Democratic Caucus.

MOTION

At 10:31 a.m., on motion of Senator Riccelli, the Senate was declared to be at ease subject to the call of the President.

The Senate was called to order at 10:40 a.m. by President Heck.

MOTION

On motion of Senator Riccelli, the Senate reverted to the fourth order of business.

MESSAGE FROM THE HOUSE

March 31, 2025

MR. PRESIDENT:

The House passed ENGROSSED SUBSTITUTE SENATE BILL NO. 5167 with the following amendment(s): 5167-S.E AMH ENGR H2095.E

and the same are herewith transmitted.

MELISSA PALMER, Deputy Chief Clerk

MOTIONS

Senator Robinson moved that the Senate refuse to concur in the House amendment(s) to Engrossed Substitute Senate Bill No. 5167 and request of the House a conference thereon.

Senator Short moved, that pursuant to Senate Rule No. 31, the question be divided.

The motion was divided.

The President declared the question before the Senate was the motion by Senator Robinson to not concur in House amendment(s) to Engrossed Substitute Senate Bill No. 5167.

Senator Torres spoke in favor of the motion to not concur in the House amendments.

POINT OF ORDER

Senator Riccelli: "Mr. President I believe the gentlelady is not speaking to the motion before us and to the policy."

RULING BY THE PRESIDENT

President Heck: "Senator Riccelli, the President allowed considerable latitude in earlier discussions and debates about proposed budgets, including referencing specific tax proposals that were intended to fund it even though they weren't, to the President's knowledge, necessarily referred to in the budget bill. The President does not want to read all twelve or thirteen hundred pages of the proposed budget to see whether or not the House proposed revenue, which is just proposed at this point, is referenced in their amendments. Accordingly, Senator Torres, we'll ask you to proceed, keep your remarks to the motion to not concur in the House budget amendments.

Senator Torres continued speaking for the motion to not concur in the House amendment.

The President declared the question before the Senate to be motion by Senator Robinson that the Senate refuse to concur in the House amendment(s) to Engrossed Substitute Senate Bill No. 5167 and the motion carried by voice vote.

MOTION

The President declared the question before the Senate to be whether to request a conference committee on Engrossed Substitute Senate Bill No. 5167.

Senator Robinson spoke in favor of the motion.

Senators Gildon, Short, and Fortunato spoke against the motion.

Senator Short demanded a roll call.

The President declared that one-sixth of the members supported the demand and the demand was sustained.

The President declared the question before the Senate was the motion by Senator Robinson to request the House for a conference on Engrossed Substitute Senate Bill No. 5167. The motion carried by the following vote: Yeas, 30; Nays, 19; Absent, 0; Excused, 0.

Voting yea: Senators Alvarado, Bateman, Chapman, Cleveland, Conway, Cortes, Dhingra, Frame, Hansen, Hasegawa, Kauffman, Krishnadasan, Liias, Lovelett, Lovick, Nobles, Orwall, Pedersen, Ramos, Riccelli, Robinson, Saldaña, Salomon, Shewmake, Slatter, Stanford, Trudeau, Valdez, Wellman and Wilson, C.

Voting nay: Senators Boehnke, Braun, Christian, Dozier, Fortunato, Gildon, Goehner, Harris, Holy, King, MacEwen, McCune, Muzzall, Schoesler, Short, Torres, Wagoner, Warnick and Wilson, J.

APPOINTMENT OF CONFERENCE COMMITTEE

The President appointed as members of the Conference Committee on Engrossed Substitute Senate Bill No. 5167 and the House amendment(s) thereto: Senators Robinson, Stanford, and Gildon.

MOTIONS

On motion of Senator Riccelli, the appointments to the conference committee were confirmed.

On motion of Senator Riccelli, the Senate advanced to the sixth order of business.

SECOND READING

ENGROSSED HOUSE BILL NO. 1052, by Representatives Ryu, Ramel, Leavitt, Berry, Taylor, Reed, Thai, Obras, Macri, Cortes, Callan, Parshley, Fosse, Gregerson, Goodman, Pollet, Kloba, Berg, Davis, Ormsby, Salahuddin, Reeves, and Hill

Clarifying a hate crime offense.

The measure was read the second time.

MOTION

Senator Dhingra moved that the following committee striking amendment by the Committee on Law & Justice be adopted:

Strike everything after the enacting clause and insert the following:

- **"Sec. 1.** RCW 9A.36.080 and 2024 c 34 s 1 are each amended to read as follows:
- (1) A person is guilty of a hate crime offense if the person maliciously and intentionally commits one of the following acts in whole or in part because of their perception of another person's race, color, religion, ancestry, national origin, gender, sexual orientation, gender expression or identity, or mental, physical, or sensory disability:
 - (a) Assaults another person;
- (b) Causes physical damage to or destruction of the property of another; or
- (c) Threatens a specific person or group of persons and places that person, or members of the specific group of persons, in reasonable fear of harm to person or property. The fear must be a fear that a reasonable person would have under all the circumstances. For purposes of this section, a "reasonable person" is a reasonable person who is a member of the victim's race, color, religion, ancestry, national origin, gender, or sexual orientation, or who has the same gender expression or identity, or the same mental, physical, or sensory disability as the victim. Words alone do not constitute a hate crime offense unless the context or circumstances surrounding the words indicate the words are a threat. Threatening words do not constitute a hate crime offense if it is apparent to the victim that the person does not have the ability to carry out the threat.
- (2) In any prosecution for a hate crime offense, unless evidence exists which explains to the trier of fact's satisfaction that the person did not intend to threaten the victim or victims, the trier of fact may infer that the person intended to threaten a specific victim or group of victims because of the person's perception of the victim's or victims' race, color, religion, ancestry, national origin, gender, sexual orientation, gender expression or identity, or mental, physical, or sensory disability if the person commits one of the following acts:
- (a) Burns a cross on property of a victim who is or whom the actor perceives to be of African American heritage;
- (b) Defaces property of a victim who is or whom the actor perceives to be of Jewish heritage by defacing the property with a Nazi emblem, symbol, or hakenkreuz;
- (c) Defaces religious real property with words, symbols, or items that are derogatory to persons of the faith associated with the property;
- (d) Places a vandalized or defaced religious item or scripture on the property of a victim who is or whom the actor perceives to be of the faith with which that item or scripture is associated;
- (e) Damages, destroys, or defaces religious garb or other faithbased attire belonging to the victim or attempts to or successfully removes religious garb or other faith-based attire from the victim's person without the victim's authorization; or
- (f) Places a noose on the property of a victim who is or whom the actor perceives to be of a racial or ethnic minority group.

This subsection only applies to the creation of a reasonable inference for evidentiary purposes. This subsection does not restrict the state's ability to prosecute a person under subsection (1) of this section when the facts of a particular case do not fall within (a) through (f) of this subsection.

- (3) It is not a defense that the accused was mistaken that the victim was a member of a certain race, color, religion, ancestry, national origin, gender, or sexual orientation, had a particular gender expression or identity, or had a mental, physical, or sensory disability.
- (4) Evidence of expressions or associations of the accused may not be introduced as substantive evidence at trial unless the

- evidence specifically relates to the crime charged. Nothing in this chapter shall affect the rules of evidence governing impeachment of a witness.
- (5) Every person who commits another crime during the commission of a crime under this section may be punished and prosecuted for the other crime separately.
 - (6) For the purposes of this section:
- (a) "Gender expression or identity" means having or being perceived as having a gender identity, self-image, appearance, behavior, or expression, whether or not that gender identity, self-image, appearance, behavior, or expression is different from that traditionally associated with the sex assigned to that person at birth
- (b) "Sexual orientation" means heterosexuality, homosexuality, or bisexuality.
- (c) "Threat" means to communicate, directly or indirectly, the intent to:
- (i) Cause bodily injury immediately or in the future to the person threatened or to any other person; or
- (ii) Cause physical damage immediately or in the future to the property of a person threatened or that of any other person.
 - (7) Commission of a hate crime offense is a class C felony.
- (8) The penalties provided in this section for hate crime offenses do not preclude the victims from seeking any other remedies otherwise available under law.
- (9) Nothing in this section confers or expands any civil rights or protections to any group or class identified under this section, beyond those rights or protections that exist under the federal or state Constitution or the civil laws of the state of Washington."

On page 1, line 1 of the title, after "offense;" strike the remainder of the title and insert "and amending RCW 9A.36.080."

MOTION

Senator Holy moved that the following floor amendment no. 0261 by Senator Holy be adopted:

On page 1, line 7, after "in" insert "substantial"

On page 3, after line 14, insert the following:

"(d) "In whole or in substantial part" means that the perpetrator's bias must be a cause in fact of the offense regardless of whether other causes also exist. When multiple concurrent motives exist, the bias must be a substantial factor in bringing about the offense."

Senators Holy and Fortunato spoke in favor of adoption of the amendment to the committee striking amendment.

Senator Dhingra spoke against adoption of the amendment to the committee striking amendment.

The President declared the question before the Senate to be the adoption of floor amendment no. 0261 by Senator Holy on page 1, line 7 to Engrossed House Bill No. 1052.

The motion by Senator Holy did not carry and floor amendment no. 0261 was not adopted by voice vote.

INTRODUCTION OF SPECIAL GUESTS

The President welcomed and introduced homeschool students from the 19th Legislative District who were seated in the gallery. The students were guests of Senator Jeff Wilson.

MOTION

Senator Dhingra moved that the following floor amendment no. 0267 by Senator Fortunato be adopted:

On page 1, line 8, after "religion," insert "economic choice,"

Senator Fortunato spoke in favor of adoption of the amendment to the committee striking amendment.

Senator Dhingra spoke against adoption of the amendment to the committee striking amendment.

The President declared the question before the Senate to be the adoption of floor amendment no. 0267 by Senator Fortunato on page 1, line 8 to Engrossed House Bill No. 1052.

The motion by Senator Dhingra did not carry and floor amendment no. 0267 was not adopted by voice vote.

MOTION

Senator Fortunato moved that the following floor amendment no. 0269 by Senator Fortunato be adopted:

On page 1, line 8, after "religion," insert "political affiliation,"

Senator Fortunato spoke in favor of adoption of the amendment to the committee striking amendment.

Senator Dhingra spoke against adoption of the amendment to the committee striking amendment.

The President declared the question before the Senate to be the adoption of floor amendment no. 0269 by Senator Fortunato on page 1, line 8 to Engrossed House Bill No. 1052.

The motion by Senator Fortunato did not carry and floor amendment no. 0269 was not adopted by voice vote.

Senator Holy spoke against adoption of the committee striking amendment.

The President declared the question before the Senate to be the adoption of the committee striking amendment by the Committee on Law & Justice to Engrossed House Bill No. 1052.

The motion by Senator Dhingra carried and the committee striking amendment was adopted by rising vote.

MOTION

On motion of Senator Dhingra, the rules were suspended, Engrossed House Bill No. 1052 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senator Dhingra spoke in favor of passage of the bill.

Senators Holy, McCune and Fortunato spoke against passage of the bill.

The President declared the question before the Senate to be the final passage of Engrossed House Bill No. 1052.

ROLL CALL

The Secretary called the roll on the final passage of Engrossed House Bill No. 1052 as amended by the Senate and the bill passed the Senate by the following vote: Yeas, 30; Nays, 19; Absent, 0; Excused, 0.

Voting yea: Senators Alvarado, Bateman, Chapman, Cleveland, Conway, Cortes, Dhingra, Frame, Hansen, Hasegawa, Kauffman, Krishnadasan, Liias, Lovelett, Lovick, Nobles, Orwall, Pedersen, Ramos, Riccelli, Robinson, Saldaña, Salomon, Shewmake, Slatter, Stanford, Trudeau, Valdez, Wellman and Wilson, C.

Voting nay: Senators Boehnke, Braun, Christian, Dozier, Fortunato, Gildon, Goehner, Harris, Holy, King, MacEwen, McCune, Muzzall, Schoesler, Short, Torres, Wagoner, Warnick

and Wilson, J.

ENGROSSED HOUSE BILL NO. 1052 as amended by the Senate, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SECOND READING

ENGROSSED SUBSTITUTE HOUSE BILL NO. 1149, by House Committee on Community Safety (originally sponsored by Hackney, Low, Ramel, Leavitt, Obras, Timmons, Peterson, Wylie, Pollet, Kloba, Farivar, Berg, Ormsby, Fosse, Hill, and Walen)

Preventing cruelty to animals.

The measure was read the second time.

MOTION

Senator Wagoner moved that the following floor amendment no. 0239 by Senator Wagoner be adopted:

On page 11, after line 14, insert the following:

"(4) When determining if an animal has been abandoned under this chapter, a determination of abandonment by an officer must be based on probable cause."

MOTION

On motion of Senator Nobles, Senator Liias was excused.

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

The President declared the question before the Senate to be the adoption of floor amendment no. 0239 by Senator Wagoner on page 11, line 14 to Engrossed Substitute House Bill No. 1149.

The motion by Senator Wagoner carried and floor amendment no. 0239 was adopted by voice vote.

MOTION

Senator Dhingra moved that the following floor amendment no. 0232 by Senator Dhingra be adopted:

On page 15, line 1, after "(2)" strike "((An owner of an animal)) A person" and insert "An owner of, or a person in possession or control of, residing with, or who has accepted responsibility for, an animal"

Senators Dhingra and Holy spoke in favor of adoption of the amendment.

The President declared the question before the Senate to be the adoption of floor amendment no. 0232 by Senator Dhingra on page 15, line 1 to Engrossed Substitute House Bill No. 1149.

The motion by Senator Dhingra carried and floor amendment no. 0232 was adopted by voice vote.

MOTION

Senator Fortunato moved that the following floor amendment no. 0268 by Senator Fortunato be adopted:

On page 15, after line 14, insert the following:

"Sec. 7. RCW 16.52.185 and 1994 c 261 s 22 are each

amended to read as follows:

Nothing in this chapter applies to accepted husbandry practices used in the commercial <u>or individual</u> raising or slaughtering of livestock or poultry, or products thereof or to the use of animals in the normal and usual course of rodeo events or to the customary use or exhibiting of animals in normal and usual events at fairs as defined in RCW 15.76.120."

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

On page 1, beginning on line 2 of the title, after "16.52.200," strike "and 16.52.207" and insert "16.52.207, and 16.52.185"

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

Senator Dhingra spoke against adoption of the amendment.

The President declared the question before the Senate to be the adoption of floor amendment no. 0268 by Senator Fortunato on page 15, after line 14 to Engrossed Substitute House Bill No. 1149.

The motion by Senator Fortunato did not carry and floor amendment no. 0268 was not adopted by voice vote.

MOTION

On motion of Senator Dhingra, the rules were suspended, Engrossed Substitute House Bill No. 1149 as amended by the Senate was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

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

The President declared the question before the Senate to be the final passage of Engrossed Substitute House Bill No. 1149 as amended by the Senate.

ROLL CALL

The Secretary called the roll on the final passage of Engrossed Substitute House Bill No. 1149 as amended by the Senate and the bill passed the Senate by the following vote: Yeas, 47; Nays, 1; Absent, 0; Excused, 1.

Voting yea: Senators Alvarado, Bateman, Boehnke, Braun, Chapman, Christian, Cleveland, Conway, Cortes, Dhingra, Dozier, Fortunato, Frame, Gildon, Goehner, Hansen, Harris, Hasegawa, Holy, Kauffman, King, Krishnadasan, Lovelett, Lovick, MacEwen, McCune, Muzzall, Nobles, Orwall, Pedersen, Ramos, Riccelli, Robinson, Saldaña, Salomon, Shewmake, Short, Slatter, Stanford, Torres, Trudeau, Valdez, Wagoner, Warnick, Wellman, Wilson, C. and Wilson, J.

Voting nay: Senator Schoesler Excused: Senator Liias

ENGROSSED SUBSTITUTE HOUSE BILL NO. 1149 as amended by the Senate, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SECOND READING

HOUSE BILL NO. 1003, by Representatives Abbarno, Barkis, Jacobsen, Connors, Peterson, and Hill

Addressing service of notice by mail in cases involving forcible entry and forcible and unlawful detainer.

The measure was read the second time.

MOTION

Senator Goehner moved that the following floor amendment no. 0259 by Senator Goehner be adopted:

On page 2, line 32, after "comply." insert "A landlord required to serve a notice under this section may charge the actual cost of serving a notice to a tenant when the landlord is unable to personally serve the tenant."

On page 2, after line 32, insert the following:

"Sec. 2. RCW 59.18.190 and 2010 c 8 s 19023 are each amended to read as follows:

Whenever the landlord learns of a breach of RCW 59.18.130 or has accepted performance by the tenant which is at variance with the terms of the rental agreement or rules enforceable after the commencement of the tenancy, he or she may immediately give notice to the tenant to remedy the nonconformance. Said notice shall expire ((after sixty)) 60 days after the date the notice requires compliance, unless the landlord pursues any remedy under this chapter."

On page 1, line 2 of the title, after "59.12.040" insert "and 59.18.190"

Senators Goehner and Bateman spoke in favor of adoption of the amendment.

The President declared the question before the Senate to be the adoption of floor amendment no. 0259 by Senator Goehner on page 2, line 32 to House Bill No. 1003.

The motion by Senator Goehner did not carry and floor amendment no. 0259 was not adopted by voice vote.

MOTION

On motion of Senator Goehner, the rules were suspended, House Bill No. 1003 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Goehner and Bateman spoke in favor of passage of the bill.

The President declared the question before the Senate to be the final passage of House Bill No. 1003.

ROLL CALL

The Secretary called the roll on the final passage of House Bill No. 1003 and the bill passed the Senate by the following vote: Yeas, 48; Nays, 0; Absent, 0; Excused, 1.

Voting yea: Senators Alvarado, Bateman, Boehnke, Braun, Chapman, Christian, Cleveland, Conway, Cortes, Dhingra, Dozier, Fortunato, Frame, Gildon, Goehner, Hansen, Harris, Hasegawa, Holy, Kauffman, King, Krishnadasan, Lovelett, Lovick, MacEwen, McCune, Muzzall, Nobles, Orwall, Pedersen, Ramos, Riccelli, Robinson, Saldaña, Salomon, Schoesler, Shewmake, Short, Slatter, Stanford, Torres, Trudeau, Valdez, Wagoner, Warnick, Wellman, Wilson, C. and Wilson, J.

Excused: Senator Liias

HOUSE BILL NO. 1003, having received the 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

HOUSE BILL NO. 1275, by Representatives Scott, Berry,

EIGHTY FIRST DAY, APRIL 3, 2025

Ramel, Reed, Ormsby, Parshley, Pollet, Simmons, and Hill

Establishing department authority to ensure payment is received from the self-insured employer after a self-insured group or municipal employer has their self-insurer certification withdrawn.

The measure was read the second time.

MOTION

On motion of Senator Conway, the rules were suspended, House Bill No. 1275 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

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

The President declared the question before the Senate to be the final passage of House Bill No. 1275.

ROLL CALL

The Secretary called the roll on the final passage of House Bill No. 1275 and the bill passed the Senate by the following vote: Yeas, 49: Nays, 0; Absent, 0; Excused, 0.

Voting yea: Senators Alvarado, Bateman, Boehnke, Braun, Chapman, Christian, Cleveland, Conway, Cortes, Dhingra, Dozier, Fortunato, Frame, Gildon, Goehner, Hansen, Harris, Hasegawa, Holy, Kauffman, King, Krishnadasan, Liias, Lovelett, Lovick, MacEwen, McCune, Muzzall, Nobles, Orwall, Pedersen, Ramos, Riccelli, Robinson, Saldaña, Salomon, Schoesler, Shewmake, Short, Slatter, Stanford, Torres, Trudeau, Valdez, Wagoner, Warnick, Wellman, Wilson, C. and Wilson, J.

HOUSE BILL NO. 1275, having received the 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

HOUSE BILL NO. 1947, by Representatives Engell, Springer, Ley, Schmick, Abell, and Couture

Reducing satellite management agency requirements for simple group B public water systems.

The measure was read the second time.

MOTION

On motion of Senator Short, the rules were suspended, House Bill No. 1947 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

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

The President declared the question before the Senate to be the final passage of House Bill No. 1947.

ROLL CALL

The Secretary called the roll on the final passage of House Bill No. 1947 and the bill passed the Senate by the following vote: Yeas, 49; Nays, 0; Absent, 0; Excused, 0.

Voting yea: Senators Alvarado, Bateman, Boehnke, Braun,

Chapman, Christian, Cleveland, Conway, Cortes, Dhingra, Dozier, Fortunato, Frame, Gildon, Goehner, Hansen, Harris, Hasegawa, Holy, Kauffman, King, Krishnadasan, Liias, Lovelett, Lovick, MacEwen, McCune, Muzzall, Nobles, Orwall, Pedersen, Ramos, Riccelli, Robinson, Saldaña, Salomon, Schoesler, Shewmake, Short, Slatter, Stanford, Torres, Trudeau, Valdez, Wagoner, Warnick, Wellman, Wilson, C. and Wilson, J.

HOUSE BILL NO. 1947, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

PERSONAL PRIVILEGE

Senator Wilson, C.: "Thank you so much Mr. President. I'd like to talk a little about Aaron Andersen, our LSS photographer extraordinaire who is spending his last day tomorrow but is with us today on the floor of the Senate but also in this legislative body.

He started working at the Legislature in the Fall of 2018, when I came on board. He's worked here seven Legislative sessions.

He just earned his pre-nursing Associate's degree from Clark College.

He is graduating Summa Cum Laude and maintained a 4.0 GPA, which included organic chemistry, one of my favorite courses, while working and balancing being a dad. And an awesome dad he is.

He has three daughters - Abigail, Ava, and Eisley - who mean the world to him and if you've ever stayed connected with him on social media you know how much his children mean to him and how much he means to his girls.

As a nurse, Aaron plans to pursue Pediatrics, or Labor and Delivery, because of his love of kids and families. His goal is to eventually be a Physician's Assistant.

Outside of studying and taking absolutely stunning photos, Aaron loves spending time with his girls, nurturing his gigantic collection of unique house plants, again if you've not seen he has a green thumb like no one else, he loves exploring the outdoors, going antiquing and restoring vintage finds. And one of my favorites is his tv terrarium that he made where he took the insides out of an old television and now it has green growing inside his house. And he also loves to make people laugh and also makes people seen. And we see you, Aaron.

He goes above and beyond for others with his kindness every single chance that he gets.

And when I think of Aaron, I think about the fact that he creates history through his artistry, and he creates artistry through his photography. And he can make me look better than anybody else ever could with a camera. And I will always except photos that Aaron Anderson has taken of me and those around me

Mr. President, he will be sorely missed, I know, by not only me but by others in this body. And this morning if you had an opportunity to celebrate Aaron, the hallway was filled with individuals who I think feel the same way as I do. And, I just want to say thank you so much for your time and for what you have given the state of Washington. And you will forever be remembered Aaron."

APPOINTMENT OF SPECIAL COMMITTEE

The President of the Senate appointed a committee of honor consisting of Secretary Sarah Bannister and Deputy Secretary Colleen Pehar to escort Mr. Aaron Andersen to the rostrum.

REMARKS BY THE PRESIDENT

President Heck: "Well Aaron, as you know, we are going to take a photograph with you. Afterwards. I'm guessing maybe the other Aaron can fill in. But, in the meantime we have a couple of presentations. Most of the members, and if you have not done yet, please do so afterwards, have signed this unbelievably beautiful, stunning book of photographs that you have taken over the last seven years. And as Senator Wilson has suggested, and as I wrote in here, you really know how to make a silk purse out of a pig's ear, let me tell you. The way you have made us look so much better than we are is almost unbelievable. To suggest that you are an artist is a great understatement. But I would suggest that if you are 10% the physician's assistant that you are a photographer, you are going to be among the best of the best.

And on a personal note, I also want to present you with this lapel pin. You can't see it; it is a penguin and says 'Clark College'. Aaron as a graduate of Clark College joins and extraordinarily exclusive and elite group of members of this body who attended Clark College including Senator Cleveland and myself. One of whom was named one of Clark Colleges most distinguished alums ever. That was not me.

Aaron, you make us proud of out alma mater. More

importantly you make us proud of having the privilege to have worked alongside of you. Thank you for sharing your unbelievable gift. We will indeed miss you.

The President presented Mr. Andersen with his gifts and the Senate rose in applause.

Senator Hasegawa announced a meeting of the Democratic Caucus

Senator Warnick announced that the Republican Caucus would have a photo at the rostrum upon adjournment.

MOTION

At 11:55 a.m., on motion of Senator Riccelli, the Senate adjourned until 9:30 a.m. Friday, April 4, 2025.

DENNY HECK, President of the Senate

SARAH BANNISTER, Secretary of the Senate

1003		
Second Reading	(6
Third Reading Final Passage	(6
1052-E		
Other Action		5
Second Reading		
Third Reading Final Passage		5
1149-SE		
Second Reading		5
Third Reading Final Passage		
1275		
Second Reading		7
Third Reading Final Passage		
1947		
Second Reading	<i>'</i>	7
Third Reading Final Passage	<i>'</i>	7
5167-SE		
Messages		3
Other Action		
8644		
Adopted		1
Introduced		1
9015 Phillips, Alice		
Confirmed		1

9021 Jackson, Ozell M., III
Confirmed2
9030 Witherspoon, Christopher
Confirmed2
9173 Webster, Wallace II
Confirmed 2
CHAPLAIN OF THE DAY
Bayer, Mr. Tim, Pastor, Our Savior Lutheran
Church, Tacoma1
FLAG BEARERS
Sumner, Mr. Harry1
Tajalle, Miss Kanani 1
GUESTS
Campbell, Miss Siddhana, Pledge of
Allegiance1
Allegiance 1 Daffodil Royal Court 1
Homeschool students 4
PRESIDENT OF THE SENATE
Remarks by the President
Ruling by the President
WASHINGTON STATE SENATE
Personal Privilege, Senator Wilson, C 7
Point of Order, Senator Riccelli