JOURNAL OF THE SENATE

THIRTY THIRD DAY, FEBRUARY 9, 2018

THIRTY THIRD DAY

MORNING SESSION

Senate Chamber, Olympia Friday, February 9, 2018

The Senate was called to order at 8:48 a.m. by the President of the Senate, Lt. Governor Habib presiding. The Secretary called the roll and announced to the President that all Senators were present with the exception of Senators Baumgartner and Walsh.

The Sergeant at Arms Color Guard consisting of Pages Mr. Benjamin Flaherty and Miss Ava Wolin, presented the Colors.

Miss Sasha Knowlton led the Senate in the Pledge of Allegiance.

The prayer was offered by Reverend Dan Sailer, Pastor, Stanwood United Methodist Church.

MOTION

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

MOTION

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

MESSAGE FROM THE GOVERNOR GUBERNATORIAL APPOINTMENTS

April 14, 2016

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.

GUADALUPE GAMBOA, appointed April 12, 2016, for the term ending June 17, 2019, as a Chair of the Human Rights Commission.

Sincerely, JAY INSLEE. Governor

Referred to Committee on Law & Justice as Senate Gubernatorial Appointment No. 9365.

February 1, 2018

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.

JAY J. MANNING, appointed November 20, 2015, for the term ending September 30, 2021, as Member of the Eastern Washington University Board of Trustees.

Sincerely,

JAY INSLEE, Governor

Referred to Committee on Higher Education & Workforce Development as Senate Gubernatorial Appointment No. 9366.

February 5, 2018

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.

REGINALD GEORGE, appointed February 5, 2018, for the term ending July 1, 2022, as Member of the Washington State School for the Blind Board of Trustees.

Sincerely,

JAY INSLEE, Governor Referred to Committee on Early Learning & K-12 Education as Senate Gubernatorial Appointment No. 9367.

February 5, 2018

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.

GLENN A. JOHNSON, appointed February 5, 2018, for the term ending September 30, 2022, as Member of the Community Colleges of Spokane Board of Trustees.

Sincerely,

JAY INSLEE, Governor

Referred to Committee on Higher Education & Workforce Development as Senate Gubernatorial Appointment No. 9368.

February 5, 2018

TO THE HONORABLE, THE SENATE OF THE STATE OF WASHINGTON

Ladies and Gentlemen:

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

STEPHEN L. SMITH, reappointed February 5, 2018, for the term ending September 30, 2022, as Member of the Pierce College Board of Trustees.

Sincerely,

JAY INSLEE, Governor

Referred to Committee on Higher Education & Workforce Development as Senate Gubernatorial Appointment No. 9369.

February 6, 2018

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.

ERNESTO L. ARAIZA, appointed August 12, 2015, for the term ending June 30, 2018, as Member of the Professional Educator Standards Board.

Sincerely,

JAY INSLEE, Governor

Referred to Committee on Early Learning & K-12 Education as Senate Gubernatorial Appointment No. 9370.

MOTION

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

MOTION

On motion of Senator Liias, the Senate advanced to the fourth order of business.

MESSAGES FROM THE HOUSE

February 7, 2018

MR. PRESIDENT:

The House has passed:

ENGROSSED SECOND SUBSTITUTE HOUSE BILL NO. 1570.

and the same is herewith transmitted.

NONA SNELL, Deputy Chief Clerk

February 7, 2018

MR. PRESIDENT:

The House has passed:

SECOND ENGROSSED SUBSTITUTE HOUSE BILL NO 1388

NO. 1366,

ENGROSSED SUBSTITUTE HOUSE BILL NO. 1421, ENGROSSED SECOND SUBSTITUTE HOUSE BILL

NO. 1673, ENGROSSED SECOND SUBSTITUTE HOUSE BILL

NO. 1831,

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2295, ENGROSSED SUBSTITUTE HOUSE BILL NO. 2472, ENGROSSED SUBSTITUTE HOUSE BILL NO. 2700,

and the same are herewith transmitted.

NONA SNELL, Deputy Chief Clerk

MOTION

On motion of Senator Liias, the Senate advanced to the fifth order of business.

INTRODUCTION AND FIRST READING

SJM 8017 by Senators Ranker and Hasegawa Requesting that Washington state, and all other coastal states, have the opportunity to opt out of the proposed National Outer Continental Shelf Oil and Gas Leasing Program.

Referred to Committee on Energy, Environment & Technology.

<u>SHB 1151</u> by House Committee on Commerce & Gaming (originally sponsored by Representatives Wylie, Vick and Blake)

AN ACT Relating to residency requirements for licensed marijuana businesses; and amending RCW 69.50.331.

Referred to Committee on Labor & Commerce.

EHB 1237 by Representatives Sells, Haler, Pollet, Appleton, Bergquist, Cody, Farrell, Riccelli, Lovick, Johnson, Ormsby, Springer, Gregerson, Ryu, Wylie, Sawyer, Santos, Senn, Goodman, Fey and Stanford

AN ACT Relating to modifying collective bargaining law to authorize providing additional compensation to academic employees at community and technical colleges; and amending RCW 28B.52.035 and 28B.50.140.

Referred to Committee on Labor & Commerce.

2SHB 1298 by House Committee on Labor & Workplace Standards (originally sponsored by Representatives Ortiz-Self, Manweller, Haler, Sells, Kilduff, Frame, Gregerson, Kagi, Tarleton, Jinkins, Stanford, Appleton, Ormsby, Senn, McBride, Santos, Lovick, Bergquist, Farrell and Young)

AN ACT Relating to prohibiting employers from asking about arrests or convictions before an applicant is determined otherwise qualified for a position; adding a new chapter to Title 49 RCW; creating a new section; and prescribing penalties.

Referred to Committee on Labor & Commerce.

<u>HB 1336</u> by Representatives Kirby, Sells and Appleton AN ACT Relating to the social security offset to disability compensation; amending RCW 51.32.225; and creating a new section.

Referred to Committee on Labor & Commerce.

<u>3SHB 1357</u> by House Committee on Community Development, Housing & Tribal Affairs (originally sponsored by Representatives Sawyer, Appleton, Ormsby and Santos)

AN ACT Relating to tribal-state relations; adding a new chapter to Title 44 RCW; creating a new section; and providing an expiration date.

Referred to Committee on State Government, Tribal Relations & Elections.

E2SHB 1439 by House Committee on Appropriations (originally sponsored by Representatives Pollet, Haler, Tarleton, Fey, Sells, Orwall, Ryu, Stanford and Dolan) AN ACT Relating to regulating the institutions of higher education, including for-profit institutions and private vocational schools, to protect students from unfair business practices; amending RCW 28B.85.020, 28B.85.090, 28B.85.100, 28C.10.050, 28C.10.110, and 28C.10.130; adding new sections to chapter 28B.85 RCW; adding new sections to chapter 28C.10 RCW; creating new sections; and prescribing penalties.

Referred to Committee on Higher Education & Workforce Development.

<u>3SHB 1512</u> by House Committee on Appropriations (originally sponsored by Representatives Bergquist, Stambaugh, McBride, Gregerson, Slatter, Frame, Macri, Peterson, Hudgins, Pollet, Orwall, Doglio, Appleton, Fitzgibbon, Goodman, Farrell and Stanford) AN ACT Relating to expanding college bound scholarship eligibility; amending RCW 28B.118.010, 28B.118.040, 28B.118.090, and 28B.92.060; and creating a new section.

Referred to Committee on Higher Education & Workforce Development.

<u>SHB 1524</u> by House Committee on Appropriations (originally sponsored by Representatives Kloba, Klippert, Goodman, Holy, Macri, Peterson, Haler, Doglio, Appleton and Stanford)

AN ACT Relating to increasing success in therapeutic courts; amending RCW 71.24.580; and creating a new section.

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Referred to Committee on Law & Justice.

2SHB 1541 by House Committee on Appropriations (originally sponsored by Representatives Robinson, Johnson, Harris, McBride, Doglio, Wylie, Peterson, Cody, Stonier, Frame, Sawyer, Macri, Sells, Orwall, Jinkins, Senn, Tharinger, Stanford, Riccelli, Fitzgibbon, Ormsby, Gregerson, Hudgins, Ortiz-Self, Ryu, Farrell, Tarleton, Pollet, Clibborn, Fey, Kilduff, Reeves, Kagi, Chapman, Pellicciotti, Bergquist, Goodman, Lovick and Slatter)

AN ACT Relating to prescription drug cost transparency; adding a new chapter to Title 43 RCW; creating new sections; prescribing penalties; and providing an expiration date.

Referred to Committee on Health & Long Term Care.

HB 1672 by Representatives Frame, Sells, Gregerson, Doglio, Stambaugh, Ormsby, Manweller, Dent, Stonier, Steele, Walsh, Goodman, Bergquist and Pollet

AN ACT Relating to the time period for workers to recover wages under prevailing wage laws; and amending RCW 39.12.015.

Referred to Committee on Labor & Commerce.

<u>SHB 1763</u> by House Committee on Finance (originally sponsored by Representatives Robinson, Wylie, Jinkins, Ortiz-Self, Sells, Orcutt, Dolan, Pollet, Wilcox, Springer, Kretz, Kloba, Senn, Tharinger, Kilduff and Santos)

AN ACT Relating to modifying the property tax exemption for property used to provide housing for eligible persons with developmental disabilities; amending RCW 84.36.042; creating new sections; and providing an expiration date.

Referred to Committee on Human Services & Corrections.

<u>2SHB 2004</u> by House Committee on Community Development, Housing & Tribal Affairs (originally sponsored by Representative Klippert)

AN ACT Relating to the retirement age for state guard members; and amending RCW 38.16.015.

Referred to Committee on State Government, Tribal Relations & Elections.

<u>SHB 2035</u> by House Committee on Judiciary (originally sponsored by Representatives Harmsworth, Hayes, Shea and Young)

AN ACT Relating to information on civil traffic infractions; and adding a new section to chapter 2.56 RCW.

Referred to Committee on Law & Justice.

<u>SHB 2101</u> by House Committee on Health Care & Wellness (originally sponsored by Representatives McCabe, Orwall, Griffey, Hayes and McDonald)

AN ACT Relating to increasing the availability of sexual assault nurse examiners; and creating a new section.

Referred to Committee on Health & Long Term Care.

<u>SHB 2342</u> by House Committee on Community Development, Housing & Tribal Affairs (originally sponsored by Representatives Lovick, Eslick, Ryu, Hayes, Peterson, Ortiz-Self, Kloba, Sells, Muri, Tarleton, Johnson, Sawyer, Robinson, Dolan, Chapman, Stanford and Reeves)

AN ACT Relating to establishing a donation program for resident disabled veterans to receive hunting and fishing licenses; and adding a new section to chapter 77.32 RCW.

Referred to Committee on Agriculture, Water, Natural Resources & Parks.

<u>HB 2343</u> by Representatives Valdez, Harris, Jinkins, Tharinger, Muri, Goodman, Pellicciotti, Reeves, Macri, Appleton and Doglio

AN ACT Relating to defining willful in chapter 74.34 RCW regarding abuse of vulnerable adults; and reenacting and amending RCW 74.34.020.

Referred to Committee on Human Services & Corrections.

HB 2435 by Representatives Kilduff, Schmick, Cody, Muri, Kagi, Tharinger, Pollet and Tarleton

AN ACT Relating to reducing training requirements for certain respite care providers who provide respite to unpaid caregivers and work three hundred hours or less in any calendar year; and amending RCW 74.39A.076.

Referred to Committee on Health & Long Term Care.

SHB 2456 by House Committee on Community Development, Housing & Tribal Affairs (originally sponsored by Representatives Kilduff, McCabe, Orwall, Reeves, Kraft, Senn, Gregerson, Muri, Riccelli, Stanford, Tharinger and Young)

AN ACT Relating to increasing employment opportunities for spouses of military members; amending RCW 73.16.120; adding a new section to chapter 50.20 RCW; and providing an expiration date.

Referred to Committee on State Government, Tribal Relations & Elections.

<u>SHB 2466</u> by House Committee on Public Safety (originally sponsored by Representatives Orwall, Klippert, McCabe, Griffey, Muri, Stanford, Van Werven, Haler and Doglio)

AN ACT Relating to authorizing law enforcement to arrest persons in violation of certain no-contact orders involving victims of trafficking and promoting prostitution offenses; and reenacting and amending RCW 10.31.100.

Referred to Committee on Law & Justice.

<u>HB 2582</u> by Representatives Reeves, Johnson, Kilduff, MacEwen, McBride and Eslick

AN ACT Relating to the department of veterans affairs; amending RCW 43.60A.050, 72.36.020, 72.36.090, 72.36.100, 72.36.110, and 72.36.150; and reenacting RCW 43.60A.100.

Referred to Committee on State Government, Tribal Relations & Elections.

<u>SHB 2585</u> by House Committee on Health Care & Wellness (originally sponsored by Representatives Caldier, Orwall, McCabe, Gregerson, Jinkins, Cody, Pike, Senn, Wylie and Shea)

AN ACT Relating to hospital notification of availability of sexual assault evidence kit collection; adding a new section to chapter 70.41 RCW; and prescribing penalties.

Referred to Committee on Health & Long Term Care.

<u>HB 2661</u> by Representatives Doglio, Appleton, Orwall, Gregerson, Frame, Sells, Jinkins, Wylie, Macri, Tarleton, Hudgins, McBride, Pollet, Goodman, Santos and Stanford

AN ACT Relating to protecting survivors of domestic violence, sexual assault, and stalking from employment discrimination; amending RCW 49.76.010, 49.76.040, 49.76.060, 49.76.100, and 49.76.120; and adding a new section to chapter 49.76 RCW.

Referred to Committee on Labor & Commerce.

<u>SHB 2685</u> by House Committee on Education (originally sponsored by Representatives Ortiz-Self, Harris, Santos, Johnson, Caldier, Dolan, Ormsby, Valdez, Steele, Frame, Jinkins, Bergquist, Doglio, McBride, Sells, Tarleton and Pollet)

AN ACT Relating to promoting preapprenticeship opportunities for high school students; and adding a new section to chapter 28A.300 RCW.

Referred to Committee on Early Learning & K-12 Education.

SHB 2778 by House Committee on State Government, Elections & Information Technology (originally sponsored by Representatives Jinkins, Stambaugh, Fitzgibbon, Gregerson, Caldier, Kilduff, Tharinger, Hansen, Orwall, Wylie, Stonier, Bergquist, Clibborn, Dolan, McBride, Kraft, Macri, Senn, Reeves, Haler, Riccelli, Valdez, Sawyer, Tarleton, Frame, Doglio, Fey, Robinson, Pollet, Kloba, Stanford and Santos)

AN ACT Relating to protecting personal information from disclosure for persons who make claims of sexual harassment; reenacting and amending RCW 42.56.250; and adding new sections to chapter 42.56 RCW.

Referred to Committee on State Government, Tribal Relations & Elections.

HB 2851 by Representatives Reeves, Rodne, Peterson, McCaslin and Haler

AN ACT Relating to clarifying the calculation of military leave for officers and employees that work shifts spanning more than one calendar day; and amending RCW 38.40.060.

Referred to Committee on State Government, Tribal Relations & Elections.

SHB 2951 by House Committee on Community Development, Housing & Tribal Affairs (originally sponsored by Representatives McCabe, Gregerson, Stambaugh, Stanford, Walsh, Reeves, Dye, Barkis, Frame, Haler, Jinkins, Kloba, Ormsby, Valdez and Peterson) AN ACT Relating to increasing services to report and investigate missing Native American women; creating new sections; and providing an expiration date.

Referred to Committee on State Government, Tribal Relations & Elections.

MOTION

On motion of Senator Liias, all measures listed on the Introduction and First Reading report were referred to the committees as designated.

MOTION

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

MOTION

Senator Zeiger moved adoption of the following resolution:

SENATE RESOLUTION 8704

By Senators Zeiger, Baumgartner, Kuderer, Fortunato, Sheldon, Bailey, O'Ban, Honeyford, Wagoner, Warnick, Conway, Frockt, Padden, Braun, Wellman, Angel, Wilson, Miloscia, Becker, Schoesler, Brown, and Short

WHEREAS, Senator Thomas Slade Gorton was born on January 8, 1928, in Chicago, Illinois; and

WHEREAS, Senator Gorton served in the United States Air Force from 1953 until 1956, continuing to serve in the Air Force Reserves until 1980 when he retired as a Colonel; and

WHEREAS, Senator Gorton came to Washington and began practicing law in 1956 in Seattle; and

WHEREAS, Republican Senator Gorton served in the Washington State House of Representatives from 1959-1969, as Washington State Attorney General from 1969-1981, and as a United States Senator from 1981-1987 and 1989-2001; and

WHEREAS, Senator Gorton saved Seattle baseball three separate times, ensuring long term home team ownership of the Seattle Mariners; and

WHEREAS, Following the September 11th 2001 terrorist attacks, Senator Gorton was appointed to the National Commission on Terrorist Attacks Upon the United States and made important contributions to national security through his work as a 9/11 commissioner in 2003 and 2004; and

WHEREAS, Senator Gorton was appointed as a member of the 2011 Washington State Redistricting Commission, which helped shape the current political landscape of our state; and

WHEREAS, Senator Gorton continues to mentor and inspire elected officials, civic leaders, and students, particularly through his work with the Slade Gorton International Policy Center at the National Bureau for Asian Research; and

WHEREAS, Senator Gorton met Sally Clark when she was a journalist at The Seattle Times in 1957, pursued a courtship that included movies on Fridays, skiing on Sundays, and a wedding on June 28, 1958, and raised a family of three children and seven grandchildren;

NOW, THEREFORE, BE IT RESOLVED, That in celebration of his ninetieth birthday, the Washington State Senate express its gratitude to Senator Slade Gorton for his many services to our state and our nation; and

BE IT FURTHER RESOLVED, That a copy of this resolution

be immediately transmitted by the Secretary of the Senate to the Gorton family, in recognition and appreciation of Senator Gorton's commitment to the great state of Washington.

Senators Zeiger, Pedersen, Fain, Carlyle, Baumgartner, Hawkins and Padden spoke in favor of adoption of the resolution.

The President declared the question before the Senate to be the adoption of Senate Resolution No. 8704.

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

INTRODUCTION OF SPECIAL GUESTS

The President welcomed and introduced the Honorable Kim Wyman, Secretary of State; the Honorable Duane Davidson, State Treasurer; and former Secretary of State Sam Reed who were present in the gallery and recognized by the senate.

INTRODUCTION OF SPECIAL GUESTS

The President welcomed and introduced Senator Slade Gorton who was seated at the rostrum.

With permission of the Senate, business was suspended to allow Senator Slade Gorton to address the Senate.

REMARKS BY SENATOR SLADE GORTON

: "Thank you Mr. President and thank you members of the Senate for this distinct honor. Particularly for the highly personal remarks by so many of you on both sides of the aisle. Especially impressive, I think, because my only experience in this building was on the other side of that great gulf, not in this body at all.

For some reason or another, much of the talk has been about redistricting. And I have been on both sides of that great gulf in that respect. The last time I was in the Legislature, and the Legislature did it's redistricting it took four years, and they were four rather brutal years, before a successful and valid set of lines were drawn. The legislators who lived right after that were extremely wise in taking that highly personal system out of the legislature itself and putting it in the hands of a four member voting commission. It is my view, having done redistricting, both inside the legislature and outside the legislature, that Washington State now has the single best system in the United States of America for redrawing both Congressional and Legislative district lines. And what makes it, for all practical purposes, unique, is that there are two republicans and two democrats who must work together to make the venture a success. Almost every other state that does it by commission, the republican members and the democratic members join together to elect a tie-breaker, and one party always guesses wrong. It ends up still being a partisan enterprise. In the state of Washington it is not, it is truly bipartisan. The net result of which has been we have never had a significant challenge to the way in which redistricting was done in this state. And today you read about all kinds of states that are still worried about the redistricting taking place after the year 2010. So you can congratulate yourselves, I think, in being in the best state for that normally highly partisan, but now by reason of our system, bipartisan system of working.

One other thing I would like to say is I look on you as men and women of great privilege. In serving a state that is as dramatic and as rapidly growing as the state of Washington, you face all kinds of challenges as a result. For many, our economic success has been a tremendous bonanza, but many parts of the state haven't shared in it and many people in our metropolitan areas have not shared in it either. As a result of which you spend, you

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face a very very difficult complex challenges. The penalty for not meeting those challenges is you keep on facing the same challenges all over again. The reward of meeting them successfully is that each successful venture creates two more challenges in its place. You have that opportunity, you have it here today and with your wisdom we will continue to have it as a state for many years to come.

So, I envy you. You are doing wonderful work. You are doing fascinating work. You are doing work that individually frustrates you from time to time but you are doing the work of a free society and I believe I can say you are doing it well.

Thank you for this honor."

MOTION

At 9:28 a.m., on motion of Senator Liias, the Senate was declared to be at ease subject to the call of the President.

The Senate was called to order at 11:22 a.m. by President Habib.

MOTION

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

SECOND READING

SENATE BILL NO. 6371, by Senator Mullet

Concerning facilities financing by the housing finance commission.

The measure was read the second time.

MOTION

On motion of Senator Mullet, the rules were suspended, Senate Bill No. 6371 was advanced to third reading, the second reading considered the third and the bill was placed on final passage. Senator Mullet spoke in favor of passage of the bill.

MOTION

On motion of Senator Fain, Senators Baumgartner and Walsh were excused.

The President declared the question before the Senate to be the final passage of Senate Bill No. 6371.

ROLL CALL

The Secretary called the roll on the final passage of Senate Bill No. 6371 and the bill passed the Senate by the following vote: Yeas, 44; Navs, 2; Absent, 1; Excused, 2.

Voting yea: Senators Angel, Bailey, Becker, Billig, Braun, Brown, Carlyle, Chase, Cleveland, Conway, Darneille, Dhingra, Fain, Fortunato, Frockt, Hasegawa, Hawkins, Hobbs, Honeyford, Hunt, Keiser, King, Kuderer, Liias, McCoy, Miloscia, Mullet, Nelson, O'Ban, Palumbo, Pedersen, Ranker, Rivers, Rolfes, Saldaña, Sheldon, Short, Takko, Van De Wege, Wagoner, Warnick, Wellman, Wilson and Zeiger

Voting nay: Senators Padden and Schoesler Absent: Senator Ericksen

Excused: Senators Baumgartner and Walsh

SENATE BILL NO. 6371, having received the 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. 6294, by Senators Kuderer, Sheldon, Warnick, Walsh, Palumbo and Liias

Exempting impact fees for low-income housing development.

MOTIONS

On motion of Senator Kuderer, Substitute Senate Bill No. 6294 was substituted for Senate Bill No. 6294 and the substitute bill was placed on the second reading and read the second time.

On motion of Senator Kuderer, the rules were suspended, Substitute Senate Bill No. 6294 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

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

MOTION

On motion of Senator Bailey, Senator Ericksen was excused.

The President declared the question before the Senate to be the final passage of Substitute Senate Bill No. 6294.

ROLL CALL

The Secretary called the roll on the final passage of Substitute Senate Bill No. 6294 and the bill passed the Senate by the following vote: Yeas, 44; Nays, 2; Absent, 0; Excused, 3.

Voting yea: Senators Angel, Bailey, Becker, Billig, Braun, Brown, Carlyle, Chase, Cleveland, Conway, Darneille, Dhingra, Fain, Fortunato, Frockt, Hasegawa, Hawkins, Hobbs, Hunt, Keiser, King, Kuderer, Liias, McCoy, Miloscia, Mullet, Nelson, O'Ban, Padden, Palumbo, Pedersen, Ranker, Rivers, Rolfes, Saldaña, Sheldon, Short, Takko, Van De Wege, Wagoner, Warnick, Wellman, Wilson and Zeiger

Voting nay: Senators Honeyford and Schoesler Excused: Senators Baumgartner, Ericksen and Walsh

SUBSTITUTE SENATE BILL NO. 6294, having received the 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. 5407, by Senators Frockt, Miloscia, Walsh, Mullet, Billig, Kuderer, Pedersen, Hasegawa, Darneille and Keiser

Concerning the preservation of housing options for tenants.

MOTION

On motion of Senator Frockt, Second Substitute Senate Bill No. 5407 was substituted for Senate Bill No. 5407 and the substitute bill was placed on the second reading and read the second time.

MOTION

Senator Mullet moved that the following striking amendment no. 515 by Senators Frockt and Mullet be adopted:

Strike everything after the enacting clause and insert the following:

"<u>NEW SECTION</u>. Sec. 1. A new section is added to chapter 59.18 RCW to read as follows:

(1) A landlord may not, based on the source of income of an otherwise eligible prospective tenant or current tenant:

(a) Refuse to lease or rent any real property to a prospective tenant or current tenant, unless the: (i) Prospective tenant's or current tenant's source of income is conditioned on the real property passing inspection; (ii) written estimate of the cost of improvements necessary to pass inspection is more than one thousand five hundred dollars; and (iii) landlord has not received moneys from the landlord mitigation program account to make the improvements;

(b) Expel a prospective tenant or current tenant from any real property;

(c) Make any distinction, discrimination, or restriction against a prospective tenant or current tenant in the price, terms, conditions, fees, or privileges relating to the rental, lease, or occupancy of real property or in the furnishing of any facilities or services in connection with the rental, lease, or occupancy of real property;

(d) Attempt to discourage the rental or lease of any real property to a prospective tenant or current tenant;

(e) Assist, induce, incite, or coerce another person to commit an act or engage in a practice that violates this section;

(f) Coerce, intimidate, threaten, or interfere with any person in the exercise or enjoyment of, or on account of the person having exercised or enjoyed or having aided or encouraged any other person in the exercise or enjoyment of, any right granted or protected under this section;

(g) Represent to a person that a dwelling unit is not available for inspection or rental when the dwelling unit in fact is available for inspection or rental; or

(h) Otherwise make unavailable or deny a dwelling unit to a prospective tenant or current tenant that, but for his or her source of income, would be eligible to rent real property.

(2) A landlord may not publish, circulate, issue, or display, or cause to be published, circulated, issued, or displayed, any communication, notice, advertisement, or sign of any kind relating to the rental or lease of real property that indicates a preference, limitation, or requirement based on any source of income.

(3) If a landlord requires that a prospective tenant or current tenant have a certain threshold level of income, any source of income in the form of a rent voucher or subsidy must be subtracted from the total of the monthly rent prior to calculating if the income criteria have been met.

(4) A person in violation of this section shall be held liable in a civil action up to four and one-half times the monthly rent of the real property at issue, as well as court costs and reasonable attorneys' fees.

(5) As used in this section, "source of income" includes benefits or subsidy programs including housing assistance, public assistance, emergency rental assistance, veterans benefits, social security, supplemental security income or other retirement programs, and other programs administered by any federal, state, local, or nonprofit entity. "Source of income" does not include income derived in an illegal manner.

NEW SECTION. Sec. 2. A new section is added to chapter

THIRTY THIRD DAY, FEBRUARY 9, 2018 43.31 RCW to read as follows:

(1) Subject to the availability of funds for this purpose, the landlord mitigation program is created and administered by the department. The department shall have such rule-making authority as the department deems necessary to administer the program. The following types of claims related to landlord mitigation for renting private market rental units to low-income tenants using a source of income in section 1(5) of this act are eligible for reimbursement from the landlord mitigation program account:

(a) Up to one thousand dollars for improvements identified in section 1(1)(a) of this act. In order to be eligible for reimbursement under this subsection (1)(a), the landlord must pay for the first five hundred dollars for improvements, and rent to the tenant whose source of income was conditioned on the real property passing inspection. Reimbursement under this subsection (1)(a) may also include up to fourteen days of lost rental income from the date of offer of housing to the applicant whose source of income was conditioned on the real property passing inspection until move in by that applicant;

(b) Reimbursement for damages as reflected in a judgment obtained against the tenant through either an unlawful detainer proceeding, or through a civil action in a court of competent jurisdiction after a hearing; and

(c) Reimbursement for damages established pursuant to subsection (2) of this section.

(2) In order for a claim under subsection (1)(c) of this section to be eligible for reimbursement from the landlord mitigation program account, a landlord must:

(a) Have ensured that the rental property was inspected at the commencement of the tenancy by both the tenant and the landlord or landlord's agent and that a detailed written move-in property inspection report was prepared and signed by both the tenant and the landlord or landlord's agent;

(b) Make repairs and then apply for reimbursement to the department;

(c) Submit a claim on a form to be determined by the department, signed under penalty of perjury; and

(d) Submit to the department copies of the move-in property inspection report specified in (a) of this subsection, before repair and after repair photographs, videos, copies of repair receipts for labor and materials, and such other documentation or information as the department may request.

(3) The department shall make reasonable efforts to review a claim within ten business days from the date it received properly submitted and complete claims to the satisfaction of the department. In reviewing a claim, and determining eligibility for reimbursement, the department must receive documentation, acceptable to the department in its sole discretion, that the claim involves a private market rental unit rented to a low-income tenant whose source of income is specified in section 1(5) of this act and who is using public rental assistance to pay for rent, such as a housing choice rental voucher.

(4) Damages from a tenancy must total at least five hundred dollars in order for a claim to be eligible for reimbursement from the program. While damages may exceed five thousand dollars, reimbursement from the program may not exceed five thousand dollars per tenancy.

(5) Damages, beyond wear and tear, that are eligible for reimbursement include, but are not limited to: Interior wall gouges and holes; damage to doors and cabinets, including hardware; carpet stains or burns; cracked tiles or hard surfaces; broken windows; damage to household fixtures such as disposal, toilet, sink, sink handle, ceiling fan, and lighting. Other property damages beyond normal wear and tear may also be eligible for reimbursement at the department's discretion. Damages may also include unpaid rent, provided that the landlord can evidence it to the department's satisfaction, in an amount not to exceed twenty percent of the total claim submitted.

(6) All reimbursements for eligible claims shall be made on a first-come, first-served basis, to the extent of available funds. The department shall use best efforts to notify the tenant of the amount and the reasons for any reimbursements made.

(7) The department, in its sole discretion, may inspect the property and the landlord's records related to a claim, including the use of a third-party inspector as needed to investigate fraud, to assist in making its claim review and determination of eligibility.

(8) A landlord in receipt of reimbursement from the program is prohibited from:

(a) Taking legal action against the tenant for damages attributable to the same tenancy; or

(b) Pursuing collection, or authorizing another entity to pursue collection on the landlord's behalf, of a judgment against the tenant for damages attributable to the same tenancy.

(9) A landlord denied reimbursement under subsection (1)(c) of this section may seek to obtain a judgment from a court of competent jurisdiction and, if successful, may resubmit a claim for damages supported by the judgment, along with a certified copy of the judgment. The department may reimburse the landlord for that portion of such judgment that is based on damages reimbursable under the landlord mitigation program, subject to the limitations set forth in this section.

(10) Determinations regarding reimbursements shall be made by the department in its sole discretion.

(11) The department must establish a web site that advertises the landlord mitigation program, the availability of reimbursement from the landlord mitigation program account, and maintains or links to the agency rules and policies established pursuant to this section.

(12) Neither the state, the department, or persons acting on behalf of the department, while acting within the scope of their employment or agency, is liable to any person for any loss, damage, harm, or other consequence resulting directly or indirectly from the department's administration of the landlord mitigation program or determinations under this section.

(13)(a) A report to the appropriate committees of the legislature on the effectiveness of the program and recommended modifications shall be submitted to the governor and the appropriate committees of the legislature by January 1, 2021. In preparing the report, the department shall convene and solicit input from a group of stakeholders to include representatives of large multifamily housing property owners or managers, small rental housing owners in both rural and urban markets, a representative of tenant advocates, and a representative of the housing authorities.

(b) The report shall include discussion of the effectiveness of the program as well as the department's recommendations to improve the program, and shall include the following:

(i) The number of total claims and total amount reimbursed to landlords by the fund;

(ii) Any indices of fraud identified by the department;

(iii) Any reports by the department regarding inspections authorized by and conducted on behalf of the department;

(iv) An outline of the process to obtain reimbursement for improvements and for damages from the fund;

(v) An outline of the process to obtain reimbursement for lost rent due to the rental inspection and tenant screening process, together with the total amount reimbursed for such damages;

(vi) An evaluation of the feasibility for expanding the use of

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the mitigation fund to provide up to ninety-day no interest loans to landlords who have not received timely rental payments from a housing authority that is administering section 8 rental assistance;

(vii) Any other modifications and recommendations made by stakeholders to improve the effectiveness and applicability of the program.

(14) As used in this section:

(a) "Low-income" means income that does not exceed eighty percent of the median income for the standard metropolitan statistical area in which the private market rental unit is located; and

(b) "Private market rental unit" means any unit available for rent that is owned by an individual, corporation, limited liability company, nonprofit housing provider, or other entity structure, but does not include housing acquired, or constructed by a public housing agency under 42 U.S.C. Sec. 1437 as it existed on January 1, 2018.

<u>NEW SECTION.</u> Sec. 3. A new section is added to chapter 43.31 RCW to read as follows:

(1) The landlord mitigation program account is created in the custody of the state treasury. All transfers and appropriations by the legislature, repayments, private contributions, and all other sources must be deposited into the account. Expenditures from the account may only be used for the landlord mitigation program under this chapter to reimburse landlords for eligible claims identified in section 2 of this act related to private market rental units during the time of their rental to tenants whose source of income is specified in section 1(5) of this act and for the administrative costs identified in subsection (2) of this section. Only the director or the director's designee may authorize expenditures from the account. The account is subject to allotment procedures under chapter 43.88 RCW, but an appropriation is not required for expenditures.

(2) Administrative costs associated with application, distribution, and other program activities of the department may not exceed ten percent of the annual funds available for the landlord mitigation program. Reappropriations must not be included in the calculation of the annual funds available for determining the administrative costs.

Sec. 4. 2017 3rd sp.s. c 4 s 1028 (uncodified) is amended to read as follows:

FOR THE DEPARTMENT OF COMMERCE

Rapid Housing Improvement Program (30000863)

The reappropriation in this section is subject to the following conditions and limitations:

(1) Except as provided in subsection (2) of this section, the reappropriation is subject to the provisions of section 1010, chapter 35, Laws of 2016 sp. sess.

(2) The department may use the reappropriation to implement this act.

Reappropriation:

Washington Housing Trust Account-State	\$194,000
Prior Biennia (Expenditures) Future Biennia (Projected Costs) TOTAL	\$0

Sec. 5. RCW 36.22.178 and 2011 c 110 s 1 are each amended to read as follows:

The surcharge provided for in this section shall be named the affordable housing for all surcharge.

(1) Except as provided in subsection (3) of this section, a surcharge of ((ten)) thirteen dollars per instrument shall be

charged by the county auditor for each document recorded, which will be in addition to any other charge authorized by law. The county may retain up to five percent of these funds collected solely for the collection, administration, and local distribution of these funds. Of the remaining funds, forty percent of the revenue generated through this surcharge will be transmitted monthly to the state treasurer who will deposit: (a) The portion of the funds attributable to ten dollars of the surcharge into the affordable housing for all account created in RCW 43.185C.190. The department of commerce must use these funds to provide housing and shelter for extremely low-income households, including but not limited to housing for victims of human trafficking and their families and grants for building operation and maintenance costs of housing projects or units within housing projects that are affordable to extremely low-income households with incomes at or below thirty percent of the area median income, and that require a supplement to rent income to cover ongoing operating expenses; and (b) the portion of the funds attributable to three dollars of the surcharge into the landlord mitigation program account created in section 3 of this act.

(2) All of the remaining funds generated by this surcharge will be retained by the county and be deposited into a fund that must be used by the county and its cities and towns for eligible housing activities as described in this subsection that serve very lowincome households with incomes at or below fifty percent of the area median income. The portion of the surcharge retained by a county shall be allocated to eligible housing activities that serve extremely low and very low-income households in the county and the cities within a county according to an interlocal agreement between the county and the cities within the county consistent with countywide and local housing needs and policies. A priority must be given to eligible housing activities that serve extremely low-income households with incomes at or below thirty percent of the area median income. Eligible housing activities to be funded by these county funds are limited to:

(a) Acquisition, construction, or rehabilitation of housing projects or units within housing projects that are affordable to very low-income households with incomes at or below fifty percent of the area median income, including units for homeownership, rental units, seasonal and permanent farmworker housing units, units reserved for victims of human trafficking and their families, and single room occupancy units;

(b) Supporting building operation and maintenance costs of housing projects or units within housing projects eligible to receive housing trust funds, that are affordable to very lowincome households with incomes at or below fifty percent of the area median income, and that require a supplement to rent income to cover ongoing operating expenses;

(c) Rental assistance vouchers for housing units that are affordable to very low-income households with incomes at or below fifty percent of the area median income, including rental housing vouchers for victims of human trafficking and their families, to be administered by a local public housing authority or other local organization that has an existing rental assistance voucher program, consistent with or similar to the United States department of housing and urban development's section 8 rental assistance voucher program standards; and

(d) Operating costs for emergency shelters and licensed overnight youth shelters.

(3) The surcharge imposed in this section does not apply to assignments or substitutions of previously recorded deeds of trust."

On page 1, line 1 of the title, after "options;" strike the remainder of the title and insert "amending RCW 36.22.178; amending 2017 3rd sp.s. c 4 s 1028 (uncodified); adding a new section to chapter 59.18 RCW; adding new sections to chapter

Senator Angel spoke on the adoption of the striking amendment.

The President declared the question before the Senate to be the adoption of striking amendment no. 515 by Senators Frockt and Mullet to Second Substitute Senate Bill No. 5407.

The motion by Senator Mullet carried and striking amendment no. 515 was adopted by voice vote.

MOTION

On motion of Senator Frockt, the rules were suspended, Engrossed Second Substitute Senate Bill No. 5407 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Frockt, Mullet, Fain and Chase spoke in favor of passage of the bill.

Senators Angel and Padden spoke against passage of the bill.

INTRODUCTION OF SPECIAL GUESTS

The President welcomed and introduced Miss Omak Stampede 2018, Miss Kaelyn Marchand who was seated in the gallery.

PERSONAL PRIVILEGE

Senator Short: "Well Mr. President, we do have an esteemed guest with us today, Kaelyn Marchand. And I will tell you this young lady is quite accomplished. She graduated from Omak High School in 2016, she's attending Wenatchee Valley College to get her early education certificate and right now she teaches head start. And she does all of this while doing her duties as Miss Omak Stampede Queen. I can tell you she loves working with her young people, she mentors people in riding and enjoying horses, and that western way of life in our community. I am so incredibly proud of her. She is talented. She's got such a warm heart and I am just privileged to honor her today on this floor. Thank you so much."

The President declared the question before the Senate to be the final passage of Engrossed Second Substitute Senate Bill No. 5407.

ROLL CALL

The Secretary called the roll on the final passage of Engrossed Second Substitute Senate Bill No. 5407 and the bill passed the Senate by the following vote: Yeas, 33; Nays, 14; Absent, 0; Excused, 2.

Voting yea: Senators Billig, Carlyle, Chase, Cleveland, Conway, Darneille, Dhingra, Fain, Fortunato, Frockt, Hasegawa, Hawkins, Hobbs, Hunt, Keiser, King, Kuderer, Liias, McCoy, Miloscia, Mullet, Nelson, Palumbo, Pedersen, Ranker, Rivers, Rolfes, Saldaña, Takko, Van De Wege, Wagoner, Wellman and Zeiger

Voting nay: Senators Angel, Bailey, Becker, Braun, Brown, Ericksen, Honeyford, O'Ban, Padden, Schoesler, Sheldon, Short, Warnick and Wilson

Excused: Senators Baumgartner and Walsh

ENGROSSED SECOND SUBSTITUTE SENATE BILL NO. 5407, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE BILL NO. 6399, by Senators Becker, Cleveland, Rivers, Brown, Bailey, Fain, Kuderer and Van De Wege

Concerning telemedicine payment parity.

MOTIONS

On motion of Senator Becker, Substitute Senate Bill No. 6399 was substituted for Senate Bill No. 6399 and the substitute bill was placed on the second reading and read the second time.

On motion of Senator Becker, the rules were suspended, Substitute Senate Bill No. 6399 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Becker 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. 6399.

ROLL CALL

The Secretary called the roll on the final passage of Substitute Senate Bill No. 6399 and the bill passed the Senate by the following vote: Yeas, 47; Nays, 0; Absent, 0; Excused, 2.

Voting yea: Senators Angel, Bailey, Becker, Billig, Braun, Brown, Carlyle, Chase, Cleveland, Conway, Darneille, Dhingra, Ericksen, Fain, Fortunato, Frockt, Hasegawa, Hawkins, Hobbs, Honeyford, Hunt, Keiser, King, Kuderer, Liias, McCoy, Miloscia, Mullet, Nelson, O'Ban, Padden, Palumbo, Pedersen, Ranker, Rivers, Rolfes, Saldaña, Schoesler, Sheldon, Short, Takko, Van De Wege, Wagoner, Warnick, Wellman, Wilson and Zeiger

Excused: Senators Baumgartner and Walsh

SUBSTITUTE SENATE BILL NO. 6399, having received the 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. 6231, by Senators Kuderer, Van De Wege, Conway, Wellman, Chase, Hasegawa, Saldaña and Keiser

Concerning the statute of limitations for unfair labor practice complaints filed in superior court.

The measure was read the second time.

MOTION

On motion of Senator Kuderer, the rules were suspended, Senate Bill No. 6231 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senator Kuderer spoke in favor of passage of the bill.

Senators Padden and O'Ban spoke against passage of the bill.

The President declared the question before the Senate to be the final passage of Senate Bill No. 6231.

The Secretary called the roll on the final passage of Senate Bill No. 6231 and the bill passed the Senate by the following vote: Yeas, 27; Nays, 20; Absent, 0; Excused, 2.

Voting yea: Senators Billig, Carlyle, Chase, Cleveland, Conway, Darneille, Dhingra, Fortunato, Frockt, Hasegawa, Hobbs, Hunt, Keiser, Kuderer, Liias, McCoy, Miloscia, Mullet, Nelson, Palumbo, Pedersen, Ranker, Rolfes, Saldaña, Takko, Van De Wege and Wellman

Voting nay: Senators Angel, Bailey, Becker, Braun, Brown, Ericksen, Fain, Hawkins, Honeyford, King, O'Ban, Padden, Rivers, Schoesler, Sheldon, Short, Wagoner, Warnick, Wilson and Zeiger

Excused: Senators Baumgartner and Walsh

SENATE BILL NO. 6231, having received the 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. 6298, by Senators Dhingra, Palumbo, Saldaña, Frockt, Mullet, Takko, Kuderer, Darneille, Chase, Rolfes, Cleveland, Carlyle, Wellman, Hasegawa, Ranker, Keiser, Billig, Nelson, McCoy, Liias, Van De Wege, Pedersen, Hunt and Conway

Adding domestic violence harassment to the list of offenses for which a person is prohibited from possessing a firearm.

The measure was read the second time.

MOTION

On motion of Senator Dhingra, the rules were suspended, Senate Bill No. 6298 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. 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. 6298.

ROLL CALL

The Secretary called the roll on the final passage of Senate Bill No. 6298 and the bill passed the Senate by the following vote: Yeas, 34; Nays, 13; Absent, 0; Excused, 2.

Voting yea: Senators Angel, Billig, Braun, Carlyle, Chase, Cleveland, Conway, Darneille, Dhingra, Fain, Frockt, Hasegawa, Hawkins, Hobbs, Hunt, Keiser, King, Kuderer, Liias, McCoy, Miloscia, Mullet, Nelson, O'Ban, Palumbo, Pedersen, Ranker, Rolfes, Saldaña, Sheldon, Takko, Van De Wege, Wellman and Zeiger

Voting nay: Senators Bailey, Becker, Brown, Ericksen, Fortunato, Honeyford, Padden, Rivers, Schoesler, Short, Wagoner, Warnick and Wilson

Excused: Senators Baumgartner and Walsh

SENATE BILL NO. 6298, having received the 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. 5213, by Senators Wilson and Zeiger

Concerning the award of fees for limited license legal technicians in certain domestic violence cases.

The measure was read the second time.

MOTION

On motion of Senator Wilson, the rules were suspended, Senate Bill No. 5213 was advanced to third reading, the second reading considered the third and the bill was placed on final passage. Senator Wilson spoke in favor of passage of the bill.

MOTION

On motion of Senator Nelson, Senator Hobbs was excused.

The President declared the question before the Senate to be the final passage of Senate Bill No. 5213.

ROLL CALL

The Secretary called the roll on the final passage of Senate Bill No. 5213 and the bill passed the Senate by the following vote: Yeas, 45; Nays, 0; Absent, 1; Excused, 3.

Voting yea: Senators Angel, Bailey, Becker, Billig, Braun, Brown, Carlyle, Chase, Cleveland, Conway, Darneille, Dhingra, Ericksen, Fain, Fortunato, Frockt, Hasegawa, Hawkins, Honeyford, Hunt, Keiser, King, Kuderer, Liias, McCoy, Miloscia, Mullet, Nelson, O'Ban, Padden, Palumbo, Pedersen, Ranker, Rivers, Rolfes, Saldaña, Schoesler, Sheldon, Short, Takko, Wagoner, Warnick, Wellman, Wilson and Zeiger

Absent: Senator Van De Wege

Excused: Senators Baumgartner, Hobbs and Walsh

SENATE BILL NO. 5213, having received the 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. 6292, by Senators Wilson, Rivers and Keiser

Concerning electronic monitoring of domestic violence perpetrators.

The measure was read the second time.

MOTION

On motion of Senator Wilson, the rules were suspended, Senate Bill No. 6292 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Wilson and Pedersen 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. 6292.

ROLL CALL

The Secretary called the roll on the final passage of Senate Bill No. 6292 and the bill passed the Senate by the following vote: Yeas, 46; Nays, 0; Absent, 0; Excused, 3.

Voting yea: Senators Angel, Bailey, Becker, Billig, Braun, Brown, Carlyle, Chase, Cleveland, Conway, Darneille, Dhingra, Ericksen, Fain, Fortunato, Frockt, Hasegawa, Hawkins, Honeyford, Hunt, Keiser, King, Kuderer, Liias, McCoy, Miloscia, Mullet, Nelson, O'Ban, Padden, Palumbo, Pedersen, Ranker, Rivers, Rolfes, Saldaña, Schoesler, Sheldon, Short, Takko, Van De Wege, Wagoner, Warnick, Wellman, Wilson and Zeiger

Excused: Senators Baumgartner, Hobbs and Walsh

SENATE BILL NO. 6292, having received the 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. 6434, by Senators Rolfes, Rivers, Nelson, Brown and Saldaña

Concerning electric-assisted bicycles.

MOTION

On motion of Senator Rolfes, Substitute Senate Bill No. 6434 was substituted for Senate Bill No. 6434 and the substitute bill was placed on the second reading and read the second time.

MOTION

Senator King moved that the following floor amendment no. 522 by Senator King be adopted:

On page 4, line 16, after "and" insert "<u>local jurisdictions or</u>" On page 4, line 16, after "use of" insert "<u>class 1 and class 2</u> <u>electric-assisted bicycles and</u>"

On page 4, line 18, after "control." insert "Local regulation of the operation of class 1 or class 2 electric-assisted bicycles, upon a shared use path designated for the use of bicycles that crosses jurisdictional boundaries of two or more local jurisdictions, must be consistent for the entire shared use path in order for the local regulation to be enforceable; however, this does not apply to local regulations of a shared use path in effect as of January 1, 2018."

On page 4, line 23, after "<u>State</u>" strike "<u>or local agencies</u>" and insert "<u>agencies or local jurisdictions</u>"

On page 4, line 25, after "<u>control.</u>" insert "<u>Local regulation of</u> the operation of class 3 electric-assisted bicycles, upon a shared use path designated for the use of bicycles that crosses jurisdictional boundaries of two or more local jurisdictions, must be consistent for the entire shared use path in order for the local regulation to be enforceable; however, this does not apply to local regulations of a shared use path in effect as of January 1, 2018."

Senator 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. 522 by Senator King on page 4, line 16 to Substitute Senate Bill No. 6434.

The motion by Senator King carried and floor amendment no. 522 was adopted by voice vote.

MOTION

On motion of Senator Rolfes, the rules were suspended, Engrossed Substitute Senate Bill No. 6434 was advanced to third reading, the second reading considered the third and the bill was placed on final passage. Senators Rolfes and Nelson 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. 6434.

ROLL CALL

The Secretary called the roll on the final passage of Engrossed Substitute Senate Bill No. 6434 and the bill passed the Senate by the following vote: Yeas, 44; Nays, 2; Absent, 0; Excused, 3.

Voting yea: Senators Angel, Bailey, Billig, Braun, Brown, Carlyle, Chase, Cleveland, Conway, Darneille, Dhingra, Ericksen, Fain, Fortunato, Frockt, Hasegawa, Hawkins, Honeyford, Hunt, Keiser, King, Kuderer, Liias, McCoy, Miloscia, Mullet, Nelson, O'Ban, Padden, Palumbo, Pedersen, Ranker, Rivers, Rolfes, Saldaña, Sheldon, Short, Takko, Van De Wege, Wagoner, Warnick, Wellman, Wilson and Zeiger

Voting nay: Senators Becker and Schoesler Excused: Senators Baumgartner, Hobbs and Walsh

ENGROSSED SUBSTITUTE SENATE BILL NO. 6434, having received the 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. 6024, by Senators Mullet and Angel

Addressing the disposition of certain fees collected by the department of financial institutions for the securities division.

The measure was read the second time.

MOTION

On motion of Senator Mullet, the rules were suspended, Senate Bill No. 6024 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Mullet and Angel 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. 6024.

ROLL CALL

The Secretary called the roll on the final passage of Senate Bill No. 6024 and the bill passed the Senate by the following vote: Yeas, 46; Nays, 0; Absent, 0; Excused, 3.

Voting yea: Senators Angel, Bailey, Becker, Billig, Braun, Brown, Carlyle, Chase, Cleveland, Conway, Darneille, Dhingra, Ericksen, Fain, Fortunato, Frockt, Hasegawa, Hawkins, Honeyford, Hunt, Keiser, King, Kuderer, Liias, McCoy, Miloscia, Mullet, Nelson, O'Ban, Padden, Palumbo, Pedersen, Ranker, Rivers, Rolfes, Saldaña, Schoesler, Sheldon, Short, Takko, Van De Wege, Wagoner, Warnick, Wellman, Wilson and Zeiger

Excused: Senators Baumgartner, Hobbs and Walsh

SENATE BILL NO. 6024, having received the 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 12:32 p.m., on motion of Senator Liias, the Senate was declared to be at ease subject to the call of the President.

Senator McCoy announced a meeting of the Democratic Caucus.

Senator Liias announced a meeting of the Republican Caucus.

EVENING SESSION

The Senate was called to order at 5:19 p.m. by President Habib.

SECOND READING

SENATE BILL NO. 6009, by Senators Takko, Hobbs, Palumbo, Saldaña, Hunt, Conway, Chase and Mullet

Authorizing the issuance of personalized collector vehicle license plates.

MOTIONS

On motion of Senator Takko, Substitute Senate Bill No. 6009 was substituted for Senate Bill No. 6009 and the substitute bill was placed on the second reading and read the second time.

On motion of Senator Takko, the rules were suspended, Substitute Senate Bill No. 6009 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Takko and Becker spoke in favor of passage of the bill.

MOTION

On motion of Senator Liias, Senator Nelson was excused.

MOTION

On motion of Senator Fain, Senator Schoesler was excused.

The President declared the question before the Senate to be the final passage of Substitute Senate Bill No. 6009.

ROLL CALL

The Secretary called the roll on the final passage of Substitute Senate Bill No. 6009 and the bill passed the Senate by the following vote: Yeas, 42; Nays, 0; Absent, 2; Excused, 5.

Voting yea: Senators Angel, Bailey, Becker, Billig, Braun, Brown, Carlyle, Chase, Cleveland, Conway, Darneille, Dhingra, Ericksen, Fain, Fortunato, Frockt, Hasegawa, Hawkins, Hunt, Keiser, King, Kuderer, Liias, McCoy, Miloscia, Mullet, O'Ban, Padden, Palumbo, Pedersen, Rivers, Rolfes, Saldaña, Sheldon, Short, Takko, Van De Wege, Wagoner, Warnick, Wellman, Wilson and Zeiger

Absent: Senators Honeyford and Ranker

Excused: Senators Baumgartner, Hobbs, Nelson, Schoesler and Walsh

SUBSTITUTE SENATE BILL NO. 6009, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Senator Bailey, Senator Honeyford was excused.

SECOND READING

SENATE BILL NO. 6030, by Senators Cleveland, Keiser and Saldaña

Simplifying the process for donating low-value surplus property owned by a city-owned utility.

The measure was read the second time.

MOTION

On motion of Senator Cleveland, the rules were suspended, Senate Bill No. 6030 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Cleveland and Short 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. 6030.

ROLL CALL

The Secretary called the roll on the final passage of Senate Bill No. 6030 and the bill passed the Senate by the following vote: Yeas, 45; Nays, 1; Absent, 0; Excused, 3.

Voting yea: Senators Angel, Bailey, Becker, Billig, Braun, Brown, Carlyle, Chase, Cleveland, Conway, Darneille, Dhingra, Ericksen, Fain, Fortunato, Frockt, Hawkins, Honeyford, Hunt, Keiser, King, Kuderer, Liias, McCoy, Miloscia, Mullet, Nelson, O'Ban, Padden, Palumbo, Pedersen, Ranker, Rivers, Rolfes, Saldaña, Schoesler, Sheldon, Short, Takko, Van De Wege, Wagoner, Warnick, Wellman, Wilson and Zeiger

Voting nay: Senator Hasegawa

Excused: Senators Baumgartner, Hobbs and Walsh

SENATE BILL NO. 6030, having received the 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. 6039, by Senators Fain and Pedersen

Concerning the uniform unsworn declarations act.

The measure was read the second time.

MOTION

On motion of Senator Fain, the rules were suspended, Senate Bill No. 6039 was advanced to third reading, the second reading considered the third and the bill was placed on final passage. Senator Fain 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. 6039.

ROLL CALL

The Secretary called the roll on the final passage of Senate Bill No. 6039 and the bill passed the Senate by the following vote: Yeas, 46; Nays, 0; Absent, 0; Excused, 3.

Voting yea: Senators Angel, Bailey, Becker, Billig, Braun, Brown, Carlyle, Chase, Cleveland, Conway, Darneille, Dhingra, Ericksen, Fain, Fortunato, Frockt, Hasegawa, Hawkins, Honeyford, Hunt, Keiser, King, Kuderer, Liias, McCoy, Miloscia, Mullet, Nelson, O'Ban, Padden, Palumbo, Pedersen, Ranker, Rivers, Rolfes, Saldaña, Schoesler, Sheldon, Short, Takko, Van De Wege, Wagoner, Warnick, Wellman, Wilson and Zeiger

Excused: Senators Baumgartner, Hobbs and Walsh

SENATE BILL NO. 6039, having received the 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. 6134, by Senators Wellman, Zeiger and Hasegawa

Modifying definitions for alternative learning experience courses.

The measure was read the second time.

MOTION

On motion of Senator Wellman, the rules were suspended, Senate Bill No. 6134 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Wellman and Zeiger 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. 6134.

ROLL CALL

The Secretary called the roll on the final passage of Senate Bill No. 6134 and the bill passed the Senate by the following vote: Yeas, 46; Nays, 0; Absent, 0; Excused, 3.

Voting yea: Senators Angel, Bailey, Becker, Billig, Braun, Brown, Carlyle, Chase, Cleveland, Conway, Darneille, Dhingra, Ericksen, Fain, Fortunato, Frockt, Hasegawa, Hawkins, Honeyford, Hunt, Keiser, King, Kuderer, Liias, McCoy, Miloscia, Mullet, Nelson, O'Ban, Padden, Palumbo, Pedersen, Ranker, Rivers, Rolfes, Saldaña, Schoesler, Sheldon, Short, Takko, Van De Wege, Wagoner, Warnick, Wellman, Wilson and Zeiger

Excused: Senators Baumgartner, Hobbs and Walsh

SENATE BILL NO. 6134, having received the 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. 6182, by Senators Takko and Angel

Addressing noncollection of taxes by county treasurers.

The measure was read the second time.

MOTION

On motion of Senator Takko, the rules were suspended, Senate

Bill No. 6182 was advanced to third reading, the second reading considered the third and the bill was placed on final passage. Senators Takko and Short 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. 6182.

ROLL CALL

The Secretary called the roll on the final passage of Senate Bill No. 6182 and the bill passed the Senate by the following vote: Yeas, 46; Nays, 0; Absent, 0; Excused, 3.

Voting yea: Senators Angel, Bailey, Becker, Billig, Braun, Brown, Carlyle, Chase, Cleveland, Conway, Darneille, Dhingra, Ericksen, Fain, Fortunato, Frockt, Hasegawa, Hawkins, Honeyford, Hunt, Keiser, King, Kuderer, Liias, McCoy, Miloscia, Mullet, Nelson, O'Ban, Padden, Palumbo, Pedersen, Ranker, Rivers, Rolfes, Saldaña, Schoesler, Sheldon, Short, Takko, Van De Wege, Wagoner, Warnick, Wellman, Wilson and Zeiger

Excused: Senators Baumgartner, Hobbs and Walsh

SENATE BILL NO. 6182, having received the 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. 6190, by Senators Hunt and Kuderer

Allowing the use of a signature stamp for voting purposes.

The measure was read the second time.

MOTION

On motion of Senator Hunt, the rules were suspended, Senate Bill No. 6190 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

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

Senator Fortunato spoke against passage of the bill.

The President declared the question before the Senate to be the final passage of Senate Bill No. 6190.

ROLL CALL

The Secretary called the roll on the final passage of Senate Bill No. 6190 and the bill passed the Senate by the following vote: Yeas, 38; Nays, 8; Absent, 0; Excused, 3.

Voting yea: Senators Angel, Bailey, Becker, Billig, Braun, Carlyle, Chase, Cleveland, Conway, Darneille, Dhingra, Ericksen, Fain, Frockt, Hasegawa, Hawkins, Hunt, Keiser, King, Kuderer, Liias, McCoy, Miloscia, Mullet, Nelson, Palumbo, Pedersen, Ranker, Rolfes, Saldaña, Schoesler, Sheldon, Takko, Van De Wege, Wagoner, Warnick, Wellman and Zeiger

Voting nay: Senators Brown, Fortunato, Honeyford, O'Ban, Padden, Rivers, Short and Wilson

Excused: Senators Baumgartner, Hobbs and Walsh

SENATE BILL NO. 6190, having received the 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. 6205, by Senators Cleveland, Wilson, Takko, Rivers, Bailey, King, Short, Warnick, Honeyford and Braun

Requiring property sold in tax lien foreclosure proceedings to be sold as is.

The measure was read the second time.

MOTION

On motion of Senator Cleveland, the rules were suspended, Senate Bill No. 6205 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Cleveland and Short 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. 6205.

ROLL CALL

The Secretary called the roll on the final passage of Senate Bill No. 6205 and the bill passed the Senate by the following vote: Yeas, 46; Nays, 0; Absent, 0; Excused, 3.

Voting yea: Senators Angel, Bailey, Becker, Billig, Braun, Brown, Carlyle, Chase, Cleveland, Conway, Darneille, Dhingra, Ericksen, Fain, Fortunato, Frockt, Hasegawa, Hawkins, Honeyford, Hunt, Keiser, King, Kuderer, Liias, McCoy, Miloscia, Mullet, Nelson, O'Ban, Padden, Palumbo, Pedersen, Ranker, Rivers, Rolfes, Saldaña, Schoesler, Sheldon, Short, Takko, Van De Wege, Wagoner, Warnick, Wellman, Wilson and Zeiger

Excused: Senators Baumgartner, Hobbs and Walsh

SENATE BILL NO. 6205, having received the 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. 6321, by Senators Rivers, Takko and Palumbo

Specifying that fire protection districts and regional fire protection service authorities are taxing districts for the purpose of distributing public utility revenues.

The measure was read the second time.

MOTION

On motion of Senator Rivers, the rules were suspended, Senate Bill No. 6321 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senator 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. 6321.

ROLL CALL

The Secretary called the roll on the final passage of Senate Bill No. 6321 and the bill passed the Senate by the following vote: Yeas, 46; Nays, 1; Absent, 0; Excused, 2.

Voting yea: Senators Angel, Bailey, Becker, Billig, Braun, Brown, Carlyle, Chase, Cleveland, Conway, Darneille, Dhingra, Ericksen, Fain, Fortunato, Frockt, Hasegawa, Hobbs, Honeyford, Hunt, Keiser, King, Kuderer, Liias, McCoy, Miloscia, Mullet, Nelson, O'Ban, Padden, Palumbo, Pedersen, Ranker, Rivers, Rolfes, Saldaña, Schoesler, Sheldon, Short, Takko, Van De Wege, Wagoner, Warnick, Wellman, Wilson and Zeiger

Voting nay: Senator Hawkins Excused: Senators Baumgartner and Walsh

SENATE BILL NO. 6321, having received the 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. 6006, by Senators Zeiger, Conway, McCoy, Hunt, Hobbs, Miloscia, Bailey, Angel, Warnick, Van De Wege, Chase, Saldaña and Kuderer

Concerning powers to waive statutory obligations or limitations during a state of emergency.

The measure was read the second time.

MOTION

On motion of Senator Liias, further consideration of Senate Bill No. 6006 was deferred and the bill held its place on the second reading calendar.

SECOND READING

SENATE BILL NO. 6544, by Senators Chase, Brown, Hasegawa, Wagoner, Wellman, Takko and Conway

Establishing the future of work task force.

MOTIONS

On motion of Senator Chase, Substitute Senate Bill No. 6544 was substituted for Senate Bill No. 6544 and the substitute bill was placed on the second reading and read the second time.

On motion of Senator Chase, the rules were suspended, Substitute Senate Bill No. 6544 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senator Chase 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. 6544.

ROLL CALL

The Secretary called the roll on the final passage of Substitute Senate Bill No. 6544 and the bill passed the Senate by the following vote: Yeas, 36; Nays, 11; Absent, 0; Excused, 2.

Voting yea: Senators Angel, Bailey, Billig, Carlyle, Chase, Cleveland, Conway, Darneille, Dhingra, Ericksen, Fain, Fortunato, Frockt, Hasegawa, Hawkins, Hobbs, Hunt, Keiser, Kuderer, Liias, McCoy, Miloscia, Mullet, Nelson, O'Ban, Palumbo, Pedersen, Ranker, Rolfes, Saldaña, Sheldon, Takko, Van De Wege, Wagoner, Wellman and Zeiger

Voting nay: Senators Becker, Braun, Brown, Honeyford, King, Padden, Rivers, Schoesler, Short, Warnick and Wilson

THIRTY THIRD DAY, FEBRUARY 9, 2018 Excused: Senators Baumgartner and Walsh

SUBSTITUTE SENATE BILL NO. 6544, having received the 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. 6347, by Senators Wagoner, Fortunato, Honeyford, Palumbo, Mullet and Rivers

Expanding the property tax exemption for new and rehabilitated multiple-unit dwellings in urban centers.

MOTIONS

On motion of Senator Wagoner, Substitute Senate Bill No. 6347 was substituted for Senate Bill No. 6347 and the substitute bill was placed on the second reading and read the second time.

On motion of Senator Wagoner, the rules were suspended, Substitute Senate Bill No. 6347 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Wagoner, Rolfes, Schoesler, Mullet, Fain, Chase, Kuderer, Honeyford and Wellman 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. 6347.

ROLL CALL

The Secretary called the roll on the final passage of Substitute Senate Bill No. 6347 and the bill passed the Senate by the following vote: Yeas, 43; Nays, 4; Absent, 0; Excused, 2.

Voting yea: Senators Angel, Bailey, Becker, Billig, Braun, Brown, Chase, Cleveland, Conway, Darneille, Dhingra, Fain, Fortunato, Frockt, Hawkins, Hobbs, Honeyford, Hunt, Keiser, King, Kuderer, Liias, McCoy, Miloscia, Mullet, Nelson, O'Ban, Palumbo, Pedersen, Ranker, Rivers, Rolfes, Saldaña, Schoesler, Sheldon, Short, Takko, Van De Wege, Wagoner, Warnick, Wellman, Wilson and Zeiger

Voting nay: Senators Carlyle, Ericksen, Hasegawa and Padden Excused: Senators Baumgartner and Walsh

SUBSTITUTE SENATE BILL NO. 6347, having received the 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 Wagoner: "Well, I think it is traditional to make some remarks and I want to thank some people. First, I would like to thank my mentor on the Republican side, Senator Honeyford, for teaching me the ropes and the rules. However, he neglected to remind me to wear body armor tonight. I guess I am a little slow on the uptake because I should have learned a lesson. I see my esteemed colleague from the 45th is still wearing her red sweater which I think covers up the blood from what you did to her the other night. So I think the next bill I would like to introduce would provide for another protected class and antibullying, and that would be freshmen senators. But in all seriousness, I'd also like to thank the Chairs of the two committees I sit on for giving me some mentorship and some opportunities to learn, and I stole from the gentleman from the 36th this morning when he was addressing Senator Slade Gorton, and he talked about grace and kindness, and you have all treated me with grace and kindness here. I deeply appreciate that.

The gift on your desk tonight, I was going to bring water but we didn't have any in Skagit County. But that is a good thing because I think you are going to like this a lot better. This is an apple wine that comes from Eagle Haven Winery, which is just to the east of Sedro Wooley. Those of you visiting the area, maybe to do the Cascade loop, should stop in. It is a wonderful venue with a tasting room. The origins of the Eagle Haven Winery are in the Perkins Orchard which was established in 1968. So they have about twenty acres of apples and I will leave you to be the judge of whether their product is as good as I think it is. Thank you very much Mr. President."

SECOND READING

SENATE BILL NO. 6207, by Senators Palumbo, Short and Sheldon

Clarifying the authority of port districts to offer programs relating to air quality improvement equipment and fuel programs that provide emission reductions for engines, vehicles, and vessels.

The measure was read the second time.

MOTION

On motion of Senator Palumbo, the rules were suspended, Senate Bill No. 6207 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Palumbo and Short 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. 6207.

ROLL CALL

The Secretary called the roll on the final passage of Senate Bill No. 6207 and the bill passed the Senate by the following vote: Yeas, 47; Nays, 0; Absent, 0; Excused, 2.

Voting yea: Senators Angel, Bailey, Becker, Billig, Braun, Brown, Carlyle, Chase, Cleveland, Conway, Darneille, Dhingra, Ericksen, Fain, Fortunato, Frockt, Hasegawa, Hawkins, Hobbs, Honeyford, Hunt, Keiser, King, Kuderer, Liias, McCoy, Miloscia, Mullet, Nelson, O'Ban, Padden, Palumbo, Pedersen, Ranker, Rivers, Rolfes, Saldaña, Schoesler, Sheldon, Short, Takko, Van De Wege, Wagoner, Warnick, Wellman, Wilson and Zeiger

Excused: Senators Baumgartner and Walsh

SENATE BILL NO. 6207, having received the 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. 6287, by Senators Darneille, O'Ban, Carlyle, Zeiger and Saldaña

Making technical changes regarding the department of

children, youth, and families.

The measure was read the second time.

MOTION

On motion of Senator Darneille, the rules were suspended, Senate Bill No. 6287 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Darneille and O'Ban 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. 6287.

ROLL CALL

The Secretary called the roll on the final passage of Senate Bill No. 6287 and the bill passed the Senate by the following vote: Yeas, 47; Nays, 0; Absent, 0; Excused, 2.

Voting yea: Senators Angel, Bailey, Becker, Billig, Braun, Brown, Carlyle, Chase, Cleveland, Conway, Darneille, Dhingra, Ericksen, Fain, Fortunato, Frockt, Hasegawa, Hawkins, Hobbs, Honeyford, Hunt, Keiser, King, Kuderer, Liias, McCoy, Miloscia, Mullet, Nelson, O'Ban, Padden, Palumbo, Pedersen, Ranker, Rivers, Rolfes, Saldaña, Schoesler, Sheldon, Short, Takko, Van De Wege, Wagoner, Warnick, Wellman, Wilson and Zeiger

Excused: Senators Baumgartner and Walsh

SENATE BILL NO. 6287, having received the 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. 6218, by Senators King, Hobbs and Darneille

Bringing the state into compliance with the federal FAST act.

The measure was read the second time.

MOTION

On motion of Senator King, the rules were suspended, Senate Bill No. 6218 was advanced to third reading, the second reading considered the third and the bill was placed on final passage. Senator King 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. 6218.

ROLL CALL

The Secretary called the roll on the final passage of Senate Bill No. 6218 and the bill passed the Senate by the following vote: Yeas, 45; Nays, 1; Absent, 1; Excused, 2.

Voting yea: Senators Angel, Bailey, Becker, Billig, Braun, Brown, Carlyle, Chase, Cleveland, Conway, Darneille, Dhingra, Ericksen, Fain, Fortunato, Frockt, Hawkins, Hobbs, Honeyford, Hunt, Keiser, King, Kuderer, Liias, McCoy, Miloscia, Mullet, Nelson, O'Ban, Padden, Palumbo, Pedersen, Ranker, Rivers, Rolfes, Saldaña, Schoesler, Sheldon, Short, Van De Wege, Wagoner, Warnick, Wellman, Wilson and Zeiger Voting nay: Senator Hasegawa Absent: Senator Takko Excused: Senators Baumgartner and Walsh

SENATE BILL NO. 6218, having received the 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. 6038, by Senators Pedersen and Padden

Concerning limited cooperative associations.

MOTIONS

On motion of Senator Pedersen, Substitute Senate Bill No. 6038 was substituted for Senate Bill No. 6038 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. 6038 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Pedersen and Padden 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. 6038.

ROLL CALL

The Secretary called the roll on the final passage of Substitute Senate Bill No. 6038 and the bill passed the Senate by the following vote: Yeas, 47; Nays, 0; Absent, 0; Excused, 2.

Voting yea: Senators Angel, Bailey, Becker, Billig, Braun, Brown, Carlyle, Chase, Cleveland, Conway, Darneille, Dhingra, Ericksen, Fain, Fortunato, Frockt, Hasegawa, Hawkins, Hobbs, Honeyford, Hunt, Keiser, King, Kuderer, Liias, McCoy, Miloscia, Mullet, Nelson, O'Ban, Padden, Palumbo, Pedersen, Ranker, Rivers, Rolfes, Saldaña, Schoesler, Sheldon, Short, Takko, Van De Wege, Wagoner, Warnick, Wellman, Wilson and Zeiger

Excused: Senators Baumgartner and Walsh

SUBSTITUTE SENATE BILL NO. 6038, having received the 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. 6093, by Senators Cleveland, Rivers, Billig, Carlyle, Keiser and Hunt

Adding the Washington State University college of medicine to the family medicine residency network.

The measure was read the second time.

MOTION

On motion of Senator Cleveland, the rules were suspended, Senate Bill No. 6093 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Cleveland and Rivers spoke in favor of passage of the

THIRTY THIRD DAY, FEBRUARY 9, 2018 bill.

The President declared the question before the Senate to be the final passage of Senate Bill No. 6093.

ROLL CALL

The Secretary called the roll on the final passage of Senate Bill No. 6093 and the bill passed the Senate by the following vote: Yeas, 47; Nays, 0; Absent, 0; Excused, 2.

Voting yea: Senators Angel, Bailey, Becker, Billig, Braun, Brown, Carlyle, Chase, Cleveland, Conway, Darneille, Dhingra, Ericksen, Fain, Fortunato, Frockt, Hasegawa, Hawkins, Hobbs, Honeyford, Hunt, Keiser, King, Kuderer, Liias, McCoy, Miloscia, Mullet, Nelson, O'Ban, Padden, Palumbo, Pedersen, Ranker, Rivers, Rolfes, Saldaña, Schoesler, Sheldon, Short, Takko, Van De Wege, Wagoner, Warnick, Wellman, Wilson and Zeiger

Excused: Senators Baumgartner and Walsh

SENATE BILL NO. 6093, having received the 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. 6248, by Senators Wellman, Zeiger, Kuderer, Hasegawa, Mullet, Keiser, Liias and Conway

Granting of high school diplomas by community or technical colleges.

The measure was read the second time.

WITHDRAWAL OF AMENDMENT

On motion of Senator Zeiger and without objection, floor amendment no. 520 by Senator Zeiger on page 1, line 7 to Senate Bill No. 6248 was withdrawn.

On page 1, beginning on line 7, after "section." strike all material through "rate." on line 12

On page 1, line 13, after "individual" insert "<u>eighteen years of</u> age or older"

Beginning on page 1, line 17, after "(2)" strike all material through "(5)" on page 2, line 15 and insert "((An individualenrolled through the option established under RCW-28A.600.310 through 28A.600.400 who satisfactorily completes an associate degree, including an associate of arts degree, associate of science degree, associate of technology degree, or associate in applied science degree, shall be awarded a diplomafrom the college upon written request from the student.

(3))"

On page 2, line 15, after "individual," strike "twenty-one" and insert "((twenty-one)) sixteen"

On page 2, beginning on line 23, after "(((4)" strike all material through "student." on line 28 and insert "An individualwho enrolls in a technical college through the option establishedunder RCW 28B.50.533, who satisfactorily completes anassociate degree, including an associate of arts degree, associateof science degree, associate of technology degree, or associate in applied science degree, shall be awarded a diploma from thecollege upon written request from the student.))"

On page 2, after line 28, insert the following:

"(3) Students enrolled in a publicly funded K-12 program who satisfactorily complete an associate degree may be counted towards that particular school district's graduation rate."

MOTION

On motion of Senator Wellman, the rules were suspended, Senate Bill No. 6248 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Wellman and Zeiger 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. 6248.

ROLL CALL

The Secretary called the roll on the final passage of Senate Bill No. 6248 and the bill passed the Senate by the following vote: Yeas, 47; Nays, 0; Absent, 0; Excused, 2.

Voting yea: Senators Angel, Bailey, Becker, Billig, Braun, Brown, Carlyle, Chase, Cleveland, Conway, Darneille, Dhingra, Ericksen, Fain, Fortunato, Frockt, Hasegawa, Hawkins, Hobbs, Honeyford, Hunt, Keiser, King, Kuderer, Liias, McCoy, Miloscia, Mullet, Nelson, O'Ban, Padden, Palumbo, Pedersen, Ranker, Rivers, Rolfes, Saldaña, Schoesler, Sheldon, Short, Takko, Van De Wege, Wagoner, Warnick, Wellman, Wilson and Zeiger

Excused: Senators Baumgartner and Walsh

SENATE BILL NO. 6248, having received the 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. 6560, by Senators Darneille, Billig, Frockt, Hunt, Kuderer, Palumbo and Wellman

Ensuring that no youth is discharged from a public system of care into homelessness.

MOTION

On motion of Senator Darneille, Substitute Senate Bill No. 6560 was substituted for Senate Bill No. 6560 and the substitute bill was placed on the second reading and read the second time.

WITHDRAWAL OF AMENDMENT

On motion of Senator Darneille and without objection, striking floor amendment no. 507 by Senator Darneille to Substitute Senate Bill No. 6560 was withdrawn.

Strike everything after the enacting clause and insert the following:

"<u>NEW SECTION.</u> Sec. 6. (1) In accordance with RCW 43.330.700(5)(a), it is the goal of the legislature, that beginning January 1, 2021, any youth discharged from a public system of care in our state will be discharged into safe and stable housing, and that this policy applies to any judicial proceeding through which the youth has been committed to the public system of care or in any collateral proceeding that involves the custody of the youth in that system.

(2) The office of homeless youth prevention and protection programs must develop a plan to ensure that, by December 31,

2020, no youth is discharged from a public system of care into homelessness. The plan must specify actions that state agencies will need to take, any necessary statutory and funding legislative action, and the assignment of those specific state agency actions to effectuate all parts of the plan. By December 31, 2019, the office of homeless youth prevention and protection programs must issue the plan to the appropriate committees of the legislature and the governor. The governor and the appropriate committees of the legislature must respond to the plan by March 31, 2020."

On page 1, line 2 of the title, after "homelessness;" strike the remainder of the title and insert "and creating a new section."

MOTION

On motion of Senator Darneille, the rules were suspended, Substitute Senate Bill No. 6560 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Darneille and O'Ban 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. 6560.

ROLL CALL

The Secretary called the roll on the final passage of Substitute Senate Bill No. 6560 and the bill passed the Senate by the following vote: Yeas, 47; Nays, 0; Absent, 0; Excused, 2.

Voting yea: Senators Angel, Bailey, Becker, Billig, Braun, Brown, Carlyle, Chase, Cleveland, Conway, Darneille, Dhingra, Ericksen, Fain, Fortunato, Frockt, Hasegawa, Hawkins, Hobbs, Honeyford, Hunt, Keiser, King, Kuderer, Liias, McCoy, Miloscia, Mullet, Nelson, O'Ban, Padden, Palumbo, Pedersen, Ranker, Rivers, Rolfes, Saldaña, Schoesler, Sheldon, Short, Takko, Van De Wege, Wagoner, Warnick, Wellman, Wilson and Zeiger

Excused: Senators Baumgartner and Walsh

SUBSTITUTE SENATE BILL NO. 6560, having received the 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. 6195, by Senators Cleveland, Rivers and Wilson

Facilitating transportation projects of statewide significance.

MOTIONS

On motion of Senator Cleveland, Substitute Senate Bill No. 6195 was substituted for Senate Bill No. 6195 and the substitute bill was placed on the second reading and read the second time.

On motion of Senator Cleveland, the rules were suspended, Substitute Senate Bill No. 6195 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.

The President declared the question before the Senate to be the final passage of Substitute Senate Bill No. 6195.

ROLL CALL

The Secretary called the roll on the final passage of Substitute Senate Bill No. 6195 and the bill passed the Senate by the following vote: Yeas, 41; Nays, 6; Absent, 0; Excused, 2.

Voting yea: Senators Angel, Bailey, Billig, Braun, Carlyle, Chase, Cleveland, Conway, Darneille, Dhingra, Fain, Fortunato, Frockt, Hasegawa, Hawkins, Hobbs, Honeyford, Hunt, Keiser, King, Kuderer, Liias, McCoy, Miloscia, Mullet, Nelson, O'Ban, Palumbo, Pedersen, Ranker, Rivers, Rolfes, Saldaña, Schoesler, Sheldon, Takko, Van De Wege, Wagoner, Wellman, Wilson and Zeiger

Voting nay: Senators Becker, Brown, Ericksen, Padden, Short and Warnick

Excused: Senators Baumgartner and Walsh

SUBSTITUTE SENATE BILL NO. 6195, having received the 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 6:54 p.m., on motion of Senator Liias, the Senate was declared to be at ease subject to the call of the President.

The Senate was called to order at 7:17 p.m. by President Habib.

SECOND READING

SENATE BILL NO. 5944, by Senator Becker

Concerning negligent entrustment by rental car agencies.

MOTIONS

On motion of Senator Becker, Substitute Senate Bill No. 5944 was substituted for Senate Bill No. 5944 and the substitute bill was placed on the second reading and read the second time.

On motion of Senator Becker, the rules were suspended, Substitute Senate Bill No. 5944 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Becker and Pedersen 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. 5944.

ROLL CALL

The Secretary called the roll on the final passage of Substitute Senate Bill No. 5944 and the bill passed the Senate by the following vote: Yeas, 46; Nays, 1; Absent, 0; Excused, 2.

Voting yea: Senators Angel, Bailey, Becker, Billig, Braun, Brown, Carlyle, Chase, Cleveland, Conway, Darneille, Dhingra, Ericksen, Fain, Fortunato, Frockt, Hasegawa, Hawkins, Hobbs, Honeyford, Hunt, Keiser, King, Kuderer, Liias, McCoy, Miloscia, Mullet, Nelson, O'Ban, Padden, Palumbo, Pedersen, Ranker, Rivers, Rolfes, Saldaña, Sheldon, Short, Takko, Van De Wege, Wagoner, Warnick, Wellman, Wilson and Zeiger

Voting nay: Senator Schoesler

Excused: Senators Baumgartner and Walsh

SUBSTITUTE SENATE BILL NO. 5944, having received the 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. 6245, by Senators Saldaña, Ranker, Conway, Hasegawa, McCoy, Hunt and Keiser

Concerning spoken language interpreter services.

MOTIONS

On motion of Senator Saldaña, Second Substitute Senate Bill No. 6245 was substituted for Senate Bill No. 6245 and the substitute bill was placed on the second reading and read the second time.

On motion of Senator Saldaña, the rules were suspended, Second Substitute Senate Bill No. 6245 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 Second Substitute Senate Bill No. 6245.

ROLL CALL

The Secretary called the roll on the final passage of Second Substitute Senate Bill No. 6245 and the bill passed the Senate by the following vote: Yeas, 31; Nays, 16; Absent, 0; Excused, 2.

Voting yea: Senators Billig, Carlyle, Chase, Cleveland, Conway, Darneille, Dhingra, Fortunato, Frockt, Hasegawa, Hawkins, Hobbs, Hunt, Keiser, Kuderer, Liias, McCoy, Miloscia, Mullet, Nelson, Palumbo, Pedersen, Ranker, Rolfes, Saldaña, Schoesler, Takko, Van De Wege, Warnick, Wellman and Zeiger

Voting nay: Senators Angel, Bailey, Becker, Braun, Brown, Ericksen, Fain, Honeyford, King, O'Ban, Padden, Rivers, Sheldon, Short, Wagoner and Wilson

Excused: Senators Baumgartner and Walsh

SECOND SUBSTITUTE SENATE BILL NO. 6245, having received the 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. 5108, by Senators Billig, Miloscia, Hunt, Palumbo, Liias, Fain, Saldaña, Pedersen, Carlyle, Keiser, Cleveland, Mullet, Conway and Kuderer

Concerning contributions from political committees to other political committees.

MOTION

On motion of Senator Billig, Substitute Senate Bill No. 5108 was substituted for Senate Bill No. 5108 and the substitute bill was placed on the second reading and read the second time.

MOTION

Senator Billig moved that the following striking floor amendment no. 512 by Senator Billig be adopted:

Strike everything after the enacting clause and insert the following:

"<u>NEW SECTION</u>. Sec. 7. The legislature finds that the public has the right to know who is contributing to election campaigns in Washington state and that campaign finance disclosure deters corruption, increases public confidence in Washington state elections, raises the level of debate, and strengthens our representative democracy.

The legislature finds that campaign finance disclosure is overwhelmingly supported by the citizens of Washington state as evidenced by the two initiatives that largely established Washington's current system. Both passed with more than seventy-two percent of the popular vote, as well as winning margins in every county in the state.

One of the cornerstones of Washington state's campaign finance disclosure laws is the requirement that political advertisements disclose the sponsor and the sponsor's top five donors. Many political action committees have avoided this important transparency requirement by funneling money from political action committee to political action committee so the top five donors listed are deceptive political action committee names rather than the real donors. The legislature finds that this practice, sometimes called "gray money" or "donor washing," undermines the intent of Washington state's campaign finance laws and impairs the transparency required for fair elections and a healthy democracy.

Therefore, the legislature intends to close this disclosure loophole, increase transparency and accountability, raise the level of discourse, deter corruption, and strengthen confidence in the election process by prohibiting political committees from receiving an overwhelming majority of their funds from one or a combination of political committees.

<u>NEW SECTION.</u> Sec. 8. A new section is added to chapter 42.17A RCW to read as follows:

(1) For any requirement of including "top five contributors" information under RCW 42.17A.320 or any other provision of this chapter, the persons or entities making the largest contributions shall be determined solely as follows:

(a) The sponsor must first identify the five persons or entities making the largest contributions in excess of seven hundred dollars reportable under this chapter during the twelve-month period preceding the date on which the advertisement is initially to be published or otherwise presented to the public;

(b) For any political committee that qualifies as one of the top five contributors identified under (a) of this subsection, the top five contributors to that political committee during the same period must then be identified, and so on, until the individuals or entities other than political committees that have contributed the most to all political committees involved with the advertisement have been identified; and

(c) The sponsor's advertisement must then list the top five individuals or entities other than political committees contributing in excess of seven hundred dollars and making the largest aggregate contributions among all those identified under (a) and (b) of this subsection.

(2) Contributions to the sponsor that are earmarked, tracked, and used for purposes other than the advertisement in question should not be counted in identifying the top five contributors under subsection (1) of this section.

(3) The sponsor shall not be liable for a violation of this section where the persons or entities making the largest contributions to the advertisement fail to report to the commission contributions to the sponsor.

(4) The commission is authorized to adopt rules, as needed, to

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prevent circumvention and effectuate the purposes of top five contributors information requirements, which are intended to inform voters about the individuals and entities sponsoring political advertisements.

Sec. 9. RCW 42.17A.320 and 2013 c 138 s 1 are each amended to read as follows:

(1) All written political advertising, whether relating to candidates or ballot propositions, shall include the sponsor's name and address. All radio and television political advertising, whether relating to candidates or ballot propositions, shall include the sponsor's name. The use of an assumed name for the sponsor of electioneering communications, independent expenditures, or political advertising shall be unlawful. For partian office, if a candidate has expressed a party or independent preference on the declaration of candidacy, that party or independent designation shall be clearly identified in electioneering communications, independent expenditures, or political advertising.

(2) In addition to the information required by subsection (1) of this section, except as specifically addressed in subsections (4) and (5) of this section, all political advertising undertaken as an independent expenditure or an electioneering communication by a person or entity other than a bona fide political party must include as part of the communication:

(a) The statement: "No candidate authorized this ad. It is paid for by (name, address, city, state)";

(b) If the sponsor is a political committee, the statement: "Top Five Contributors," followed by a listing of the names of the five persons or entities making the largest contributions in excess of seven hundred dollars reportable under this chapter during the twelve-month period before the date of the advertisement or communication; and

(c) If the sponsor is a political committee established, maintained, or controlled directly, or indirectly through the formation of one or more political committees, by an individual, corporation, union, association, or other entity, the full name of that individual or entity.

(3) The information required by subsections (1) and (2) of this section shall:

(a) Appear on the first page or fold of the written advertisement or communication in at least ten-point type, or in type at least ten percent of the largest size type used in a written advertisement or communication directed at more than one voter, such as a billboard or poster, whichever is larger;

(b) Not be subject to the half-tone or screening process; and

(c) Be set apart from any other printed matter.

(4) In an independent expenditure or electioneering communication transmitted via television or other medium that includes a visual image, the following statement must either be clearly spoken, or appear in print and be visible for at least four seconds, appear in letters greater than four percent of the visual screen height on a solid black background on the entire bottom one-third of the television or visual display screen, or bottom onefourth of the screen if the sponsor does not have or is otherwise not required to list its top five contributors, and have a reasonable color contrast with the background: "No candidate authorized this ad. Paid for by (name, city, state)." If the advertisement or communication is undertaken by a nonindividual other than a party organization, then the following notation must also be included: "Top Five Contributors" followed by a listing of the names of the five persons or entities making the largest contributions in excess of seven hundred dollars reportable under this chapter during the twelve-month period preceding the date on which the advertisement is initially published or otherwise presented to the public. Abbreviations may be used to describe contributing entities if the full name of the entity has been clearly

spoken previously during the broadcast advertisement.

(5) The following statement shall be clearly spoken in an independent expenditure or electioneering communication transmitted by a method that does not include a visual image: "No candidate authorized this ad. Paid for by (name, city, state)." If the independent expenditure or electioneering communication is undertaken by a nonindividual other than a party organization, then the following statement must also be included: "Top Five Contributors" followed by a listing of the names of the five persons or entities making the largest contributions in excess of seven hundred dollars reportable under this chapter during the twelve-month period preceding the date on which the advertisement is initially published or otherwise presented to the public. Abbreviations may be used to describe contributing entities if the full name of the entity has been clearly spoken previously during the broadcast advertisement.

(6) Political advertising costing one thousand dollars or more supporting or opposing ballot measures sponsored by a political committee must include the information on the "Top Five Contributors" consistent with subsections (2), (4), and (5) of this section. A series of political advertising sponsored by the same political committee, each of which is under one thousand dollars, must include the "Top Five Contributors" information required by this section once their cumulative value reaches one thousand dollars or more.

(7) Political yard signs are exempt from the requirements of this section that the sponsor's name and address, and "Top Five Contributor" information, be listed on the advertising. In addition, the public disclosure commission shall, by rule, exempt from the identification requirements of this section forms of political advertising such as campaign buttons, balloons, pens, pencils, sky-writing, inscriptions, and other forms of advertising where identification is impractical.

(8) For the purposes of this section, "yard sign" means any outdoor sign with dimensions no greater than eight feet by four feet."

On page 1, line 1 of the title, after "Relating to" strike the remainder of the title and insert "disclosure of contributions from political committees to other political committees; amending RCW 42.17A.320; adding a new section to chapter 42.17A RCW; and creating a new section."

The President declared the question before the Senate to be the adoption of striking floor amendment no. 512 by Senator Billig to Substitute Senate Bill No. 5108.

The motion by Senator Billig carried and striking floor amendment no. 512 was adopted by voice vote.

MOTION

On motion of Senator Billig, the rules were suspended, Engrossed Substitute Senate Bill No. 5108 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Billig and Miloscia spoke in favor of passage of the bill.

POINT OF INQUIRY

Senator Padden: "Thank you Mr. President. Would Senator Billig yield to a question?"

President Habib: "Senator Billig? He does."

Senator Padden: "Senator Billig, I am trying to go through this, at least I didn't see this striking amendment until very

recently. Are we dealing with candidates and ballot issues the same in here or are they a little different depending on whether you are a candidate or it is a ballot issue?"

Senator Billig: "Thank you Senator Padden. The top five donor disclosure only applies for independent expenditures and for ballot measures and does not apply under current law or under this bill to candidates."

Senator Padden: "Thank you very much Senator Billig for your answer."

The President declared the question before the Senate to be the final passage of Engrossed Substitute Senate Bill No. 5108.

ROLL CALL

The Secretary called the roll on the final passage of Engrossed Substitute Senate Bill No. 5108 and the bill passed the Senate by the following vote: Yeas, 29; Nays, 18; Absent, 0; Excused, 2.

Voting yea: Senators Billig, Carlyle, Chase, Cleveland, Conway, Darneille, Dhingra, Fain, Frockt, Hasegawa, Hobbs, Hunt, Keiser, Kuderer, Liias, McCoy, Miloscia, Mullet, Nelson, Palumbo, Pedersen, Ranker, Rivers, Rolfes, Saldaña, Takko, Van De Wege, Wellman and Zeiger

Voting nay: Senators Angel, Bailey, Becker, Braun, Brown, Ericksen, Fortunato, Hawkins, Honeyford, King, O'Ban, Padden, Schoesler, Sheldon, Short, Wagoner, Warnick and Wilson

Excused: Senators Baumgartner and Walsh

ENGROSSED SUBSTITUTE SENATE BILL NO. 5108, having received the 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. 6252, by Senators King and Keiser

Extending the validity of temporary elevator licenses.

The measure was read the second time.

MOTION

On motion of Senator King, the rules were suspended, Senate Bill No. 6252 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators King and Fain 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. 6252.

ROLL CALL

The Secretary called the roll on the final passage of Senate Bill No. 6252 and the bill passed the Senate by the following vote: Yeas, 47; Nays, 0; Absent, 0; Excused, 2.

Voting yea: Senators Angel, Bailey, Becker, Billig, Braun, Brown, Carlyle, Chase, Cleveland, Conway, Darneille, Dhingra, Ericksen, Fain, Fortunato, Frockt, Hasegawa, Hawkins, Hobbs, Honeyford, Hunt, Keiser, King, Kuderer, Liias, McCoy, Miloscia, Mullet, Nelson, O'Ban, Padden, Palumbo, Pedersen, Ranker, Rivers, Rolfes, Saldaña, Schoesler, Sheldon, Short, Takko, Van De Wege, Wagoner, Warnick, Wellman, Wilson and Zeiger Excused: Senators Baumgartner and Walsh

SENATE BILL NO. 6252, having received the 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. 5307, by Senators Darneille, Hasegawa, Kuderer and Chase

Creating alternatives to total confinement for certain qualifying offenders with minor children.

MOTION

On motion of Senator Darneille, Substitute Senate Bill No. 5307 was substituted for Senate Bill No. 5307 and the substitute bill was placed on the second reading and read the second time.

MOTION

Senator Darneille moved that the following floor amendment no. 504 by Senator Darneille be adopted:

On page 15, beginning on line 20, strike all material through "(e)" on line 31 and insert the following:

"(b) The ((offender has no prior or current conviction for a felony that is)) offender's current offense is either:

(i) A nonviolent offense; or

(ii) A sex offense or a violent offense, and the offender is assessed at a low or moderate risk to reoffend;

(c) ((The offender has not been found by the United States attorney general to be subject to a deportation detainer or order and does not become subject to a deportation order during the period of the sentence;

(d))) The offender signs any release of information waivers required to allow information regarding current or prior child welfare cases to be shared with the department and the court; and (((e))) (d)"

Correct any internal references accordingly.

MOTION

Senator Padden moved that the following floor amendment no. 527 by Senator Padden be adopted:

On page 1, line 7 of the amendment, after "<u>low</u>" strike "<u>or</u><u>moderate</u>"

Senators Padden and Darneille spoke in favor of adoption of the amendment to the amendment.

The President declared the question before the Senate to be the adoption of floor amendment no. 527 by Senator Padden on page 1, line 7 to floor amendment no. 504.

The motion by Senator Padden carried and floor amendment no. 527 was adopted by voice vote.

MOTION

Senator Angel moved that the following floor amendment no. 533 by Senator Angel be adopted:

On page 1, line 8 of the amendment, after "(c)" strike "((The offender has not been found by the United States attorney general

to be subject to a deportation detainer or order and does not become subject to a deportation order during the period of the sentence;

(d)))" and insert "The offender has not been found by the United States attorney general to be subject to a deportation detainer or order and does not become subject to a deportation order during the period of the sentence;

(d)"

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

Senators Angel and Darneille spoke in favor of adoption of the amendment to the amendment.

The President declared the question before the Senate to be the adoption of floor amendment no. 533 by Senator Angel on page 1, line 8 to floor amendment no. 504.

The motion by Senator Angel carried and floor amendment no. 533 was adopted by voice vote.

Senator Darneille spoke in favor of adoption of the amendment as amended.

The President declared the question before the Senate to be the adoption of floor amendment no. 504 by Senator Darneille on page 15, line 20 as amended to Substitute Senate Bill No. 5307.

The motion by Senator Darneille carried and floor amendment no. 504 as amended was adopted by voice vote.

MOTION

Senator Padden moved that the following floor amendment no. 526 by Senator Padden be adopted:

On page 18, beginning on line 33, after "<u>low</u>" strike "<u>or</u> moderate"

On page 20, line 27, after "low" strike "or moderate"

Senators Padden and Darneille spoke in favor of adoption of the amendment.

The President declared the question before the Senate to be the adoption of floor amendment no. 526 by Senator Padden on page 18, line 33 to Substitute Senate Bill No. 5307.

The motion by Senator Padden carried and floor amendment no. 526 was adopted by voice vote.

MOTION

Senator Angel moved that the following floor amendment no. 566 by Senator Angel be adopted:

On page 18, line 35, after "(c)" strike "((The offender has not been found by the United States attorney general to be subject to a deportation detainer or order and does not become subject to a deportation order during the period of the sentence:

(d) and insert "The offender has not been found by the United States attorney general to be subject to a deportation detainer or order and does not become subject to a deportation order during the period of the sentence;

(d)"

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

Senators Angel and Darneille spoke in favor of adoption of the amendment.

The President declared the question before the Senate to be the adoption of floor amendment no. 566 by Senator Angel on page 18, line 35 to Substitute Senate Bill No. 5307.

The motion by Senator Angel carried and floor amendment no. 566 was adopted by voice vote.

MOTION

On motion of Senator Darneille, the rules were suspended, Engrossed Substitute Senate Bill No. 5307 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Darneille, O'Ban, Angel 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. 5307.

ROLL CALL

The Secretary called the roll on the final passage of Engrossed Substitute Senate Bill No. 5307 and the bill passed the Senate by the following vote: Yeas, 46; Nays, 1; Absent, 0; Excused, 2.

Voting yea: Senators Angel, Bailey, Becker, Billig, Braun, Brown, Carlyle, Chase, Cleveland, Conway, Darneille, Dhingra, Ericksen, Fain, Fortunato, Frockt, Hawkins, Hobbs, Honeyford, Hunt, Keiser, King, Kuderer, Liias, McCoy, Miloscia, Mullet, Nelson, O'Ban, Padden, Palumbo, Pedersen, Ranker, Rivers, Rolfes, Saldaña, Schoesler, Sheldon, Short, Takko, Van De Wege, Wagoner, Warnick, Wellman, Wilson and Zeiger

Voting nay: Senator Hasegawa

Excused: Senators Baumgartner and Walsh

ENGROSSED SUBSTITUTE SENATE BILL NO. 5307, having received the 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. 6015, by Senators Hasegawa, Rolfes, Frockt, Pedersen, Hunt, Nelson, Darneille, Miloscia, Chase, Saldaña and Kuderer

Concerning actions for wrongful injury or death.

MOTION

On motion of Senator Pedersen, Second Substitute Senate Bill No. 6015 was substituted for Senate Bill No. 6015 and the substitute bill was placed on the second reading and read the second time.

MOTION

Senator O'Ban moved that the following striking floor amendment no. 503 by Senator O'Ban be adopted:

Strike everything after the enacting clause and insert the following:

"Sec. 10. RCW 4.20.010 and 2011 c 336 s 89 are each amended to read as follows:

(1) When the death of a person is caused by the wrongful act, neglect, or default of another <u>person</u>, his or her personal representative may maintain an action ((for damages)) against the person causing the death((; and although)) for the economic and noneconomic damages sustained by the beneficiaries listed in RCW 4.20.020 as a result of the decedent's death, in such amounts

as determined by a jury to be just under all the circumstances of the case.

(2) This section applies regardless of whether or not the death ((shall have been)) was caused under such circumstances as amount, in law, to a felony.

Sec. 11. RCW 4.20.020 and 2011 c 336 s 90 are each amended to read as follows:

(1) Every ((such)) action <u>under RCW 4.20.010</u> shall be for the benefit of the ((wife, husband)) <u>spouse</u>, state registered domestic partner, child or children, including stepchildren, of the person whose death shall have been so caused.

(2) If there ((be)) is no ((wife, husband)) spouse, state registered domestic partner, or such child or children, such action may be maintained for the benefit of the parents((, sisters,)) or ((brothers, who may be dependent upon the deceased person for support, and who are resident within the United States at the time of his or her death)) siblings of the deceased. However, a defendant's liability is several only and not joint under RCW 4.22.070(1) (a) or (b) if the parent or sibling is not dependent upon the deceased person for support.

(3) In every such action the jury may give such damages as, under all circumstances of the case, may to them seem just.

Sec. 12. RCW 4.20.046 and 2008 c 6 s 409 are each amended to read as follows:

(1) All causes of action by a person or persons against another person or persons shall survive to the personal representatives of the former and against the personal representatives of the latter, whether such actions arise on contract or otherwise, and whether or not such actions would have survived at the common law or prior to the date of enactment of this section((: PROVIDED, HOWEVER, That)).

(2) In addition to recovering economic losses on behalf of the decedent's estate, the personal representative ((shall only be)) is only entitled to recover noneconomic damages for pain and suffering, anxiety, emotional distress, or humiliation personal to and suffered by ((a)) the deceased on behalf of those beneficiaries enumerated in RCW 4.20.020((, and such)) in such amounts as determined by a jury to be just under all the circumstances of the case. Damages under this section are recoverable regardless of whether or not the death was occasioned by the injury that is the basis for the action.

(3) The liability of property of spouses or domestic partners held by them as community property and subject to execution in satisfaction of a claim enforceable against such property so held shall not be affected by the death of either or both spouses or either or both domestic partners; and a cause of action shall remain an asset as though both claiming spouses or both claiming domestic partners continued to live despite the death of either or both claiming spouses or both claiming domestic partners.

 $((\frac{2}{2}))$ (4) Where death or an injury to person or property, resulting from a wrongful act, neglect or default, occurs simultaneously with or after the death of a person who would have been liable therefor if his or her death had not occurred simultaneously with such death or injury or had not intervened between the wrongful act, neglect or default and the resulting death or injury, an action to recover damages for such death or injury may be maintained against the personal representative of such person.

Sec. 13. RCW 4.20.060 and 2007 c 156 s 30 are each amended to read as follows:

(1) No action for a personal injury to any person occasioning death shall abate, nor shall such right of action ((determine)) terminate, by reason of such death, if such person has a surviving spouse, state registered domestic partner, or child living,

including stepchildren, or <u>if</u> leaving no surviving spouse, state registered domestic partner, or ((such)) children, ((if there is dependent upon the deceased for support and resident within the United States at the time of decedent's death,)) <u>the person has</u> <u>surviving</u> parents((, sisters,)) or ((brothers; but such action may <u>be prosecuted, or commenced and prosecuted, by the executor or</u> <u>administrator</u>)) <u>siblings.</u>

(2) An action under this section shall be brought by the personal representative of the deceased, in favor of ((such)) the surviving spouse or state registered domestic partner, or in favor of the surviving spouse or state registered domestic partner and ((such)) children, or if no surviving spouse or state registered domestic partner, or if no surviving spouse, state registered domestic partner, or ((such)) the child or children, or if no surviving spouse, state registered domestic partner, or ((such)) a child or children, then in favor of the decedent's parents((τ sisters,)) or ((brothers who may be dependent upon such person for support, and resident in the United States at the time of decedent's death)) siblings.

(3) In addition to recovering the decedent's economic losses under this section, the persons listed in subsection (1) of this section are entitled to recover any noneconomic damages for pain and suffering, anxiety, emotional distress, or humiliation personal to and suffered by the decedent in such amounts as determined by a jury to be just under all the circumstances of the case.

(4) A defendant's liability is several only and not joint under RCW 4.22.070(1) (a) or (b) if the decedent's parent or sibling is not dependent upon the decedent for support.

Sec. 14. RCW 4.24.010 and 1998 c 237 s 2 are each amended to read as follows:

(1) A ((mother or father, or both,)) parent or legal guardian who has regularly contributed to the support of his or her minor child, and ((the mother or father, or both, of a child on whom either, or both, are dependent for support)) a parent or legal guardian who has had significant involvement in the life of an adult child, may maintain or join as a party an action as plaintiff for the injury or death of the child. For purposes of this section, "significant involvement" means demonstrated support of an emotional, psychological, or financial nature within the parentchild relationship, at or reasonably near the time of death, or at or reasonably near the time of the incident causing death, including either giving or receiving emotional, psychological, or financial support to or from the child.

(2) In addition to recovering damages for the child's health care expenses, loss of the child's services, loss of the child's financial support, and other economic losses, damages may be also recovered under this section for the loss of love and companionship of the child, loss of the child's emotional support, and for injury to or destruction of the parent-child relationship, in such amounts as determined by a jury to be just under all the circumstances of the case.

(3) A defendant's liability is several only and not joint under RCW 4.22.070(1) (a) or (b) if the decedent's parent or legal guardian is not dependent upon the decedent for support.

(4) An action may be maintained by a parent or legal guardian under this section, regardless of whether or not the child has attained the age of majority, only if the child has no spouse, state registered domestic partner, or children.

(5) Each parent is entitled to recover for his or her own loss separately from the other parent regardless of marital status, even though this section creates only one cause of action((, but if the parents of the child are not married, are separated, or not married to each other damages may be awarded to each plaintiff separately, as the trier of fact finds just and equitable)).

(6) If one parent brings an action under this section and the other parent is not named as a plaintiff, notice of the institution of

the suit, together with a copy of the complaint, shall be served upon the other parent: PROVIDED, That notice shall be required only if parentage has been duly established.

Such notice shall be in compliance with the statutory requirements for a summons. Such notice shall state that the other parent must join as a party to the suit within twenty days or the right to recover damages under this section shall be barred. Failure of the other parent to timely appear shall bar such parent's action to recover any part of an award made to the party instituting the suit.

((In such an action, in addition to damages for medical, hospital, medication expenses, and loss of services and support, damages may be recovered for the loss of love and companionship of the child and for injury to or destruction of the parent child relationship in such amount as, under all the circumstances of the case, may be just.))

<u>NEW SECTION.</u> Sec. 15. A new section is added to chapter 4.20 RCW to read as follows:

There is no double recovery created or allowed for the same damages to a person in actions brought under the provisions of this chapter or RCW 4.24.010.

<u>NEW SECTION.</u> Sec. 16. This act applies prospectively only and not retroactively. It applies only to actions that are commenced on or after the effective date of this section."

On page 1, line 1 of the title, after "death;" strike the remainder of the title and insert "amending RCW 4.20.010, 4.20.020, 4.20.046, 4.20.060, and 4.24.010; adding a new section to chapter 4.20 RCW; and creating a new section."

Senator O'Ban spoke in favor of adoption of the striking amendment.

Senator Pedersen spoke against adoption of the striking amendment.

Senator O'Ban 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 to be the adoption of the striking amendment by Senator O'Ban to Second Substitute Senate Bill No. 6015.

ROLL CALL

The Secretary called the roll on the adoption of the striking amendment by Senator O'Ban and the amendment was not adopted by the following vote:Yeas, 22; Nays, 25; Absent, 0; Excused, 2.

Voting yea: Senators Angel, Bailey, Becker, Braun, Brown, Ericksen, Fain, Fortunato, Hawkins, Honeyford, King, Mullet, O'Ban, Rivers, Schoesler, Sheldon, Short, Takko, Wagoner, Warnick, Wilson and Zeiger

Voting nay: Senators Billig, Carlyle, Chase, Cleveland, Conway, Darneille, Dhingra, Frockt, Hasegawa, Hobbs, Hunt, Keiser, Kuderer, Liias, McCoy, Miloscia, Nelson, Padden, Palumbo, Pedersen, Ranker, Rolfes, Saldaña, Van De Wege and Wellman

Excused: Senators Baumgartner and Walsh.

MOTION

On motion of Senator Pedersen, the rules were suspended, Second Substitute Senate Bill No. 6015 was advanced to third reading, the second reading considered the third and the bill was placed on final passage. Senator Pedersen 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 Second Substitute Senate Bill No. 6015.

ROLL CALL

The Secretary called the roll on the final passage of Second Substitute Senate Bill No. 6015 and the bill passed the Senate by the following vote: Yeas, 26; Nays, 21; Absent, 0; Excused, 2.

Voting yea: Senators Billig, Carlyle, Chase, Cleveland, Conway, Darneille, Dhingra, Frockt, Hasegawa, Hobbs, Hunt, Keiser, Kuderer, Liias, McCoy, Miloscia, Mullet, Nelson, Palumbo, Pedersen, Ranker, Rolfes, Saldaña, Takko, Van De Wege and Wellman

Voting nay: Senators Angel, Bailey, Becker, Braun, Brown, Ericksen, Fain, Fortunato, Hawkins, Honeyford, King, O'Ban, Padden, Rivers, Schoesler, Sheldon, Short, Wagoner, Warnick, Wilson and Zeiger

Excused: Senators Baumgartner and Walsh

SECOND SUBSTITUTE SENATE BILL NO. 6015, having received the 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. 6006, by Senators Zeiger, Conway, McCoy, Hunt, Hobbs, Miloscia, Bailey, Angel, Warnick, Van De Wege, Chase, Saldaña and Kuderer

Concerning powers to waive statutory obligations or limitations during a state of emergency.

MOTION

On motion of Senator Zeiger, Substitute Senate Bill No. 6006 was substituted for Senate Bill No. 6006 and the substitute bill was placed on the second reading and read the second time.

MOTION

On motion of Senator Liias, further consideration of Substitute Senate Bill No. 6006 was deferred and the bill held its place on the second reading calendar.

SECOND READING

SENATE BILL NO. 6214, by Senators Conway, Hobbs, Keiser, Van De Wege, Palumbo, Hasegawa, Rolfes, Ranker, Mullet, Saldaña, Kuderer and Wellman

Allowing industrial insurance coverage for posttraumatic stress disorders of law enforcement and firefighters.

MOTIONS

On motion of Senator Conway, Substitute Senate Bill No. 6214 was substituted for Senate Bill No. 6214 and the substitute bill was placed on the second reading and read the second time.

On motion of Senator Conway, the rules were suspended, Substitute Senate Bill No. 6214 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senator Conway 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. 6214.

ROLL CALL

The Secretary called the roll on the final passage of Substitute Senate Bill No. 6214 and the bill passed the Senate by the following vote: Yeas, 47; Nays, 0; Absent, 0; Excused, 2.

Voting yea: Senators Angel, Bailey, Becker, Billig, Braun, Brown, Carlyle, Chase, Cleveland, Conway, Darneille, Dhingra, Ericksen, Fain, Fortunato, Frockt, Hasegawa, Hawkins, Hobbs, Honeyford, Hunt, Keiser, King, Kuderer, Liias, McCoy, Miloscia, Mullet, Nelson, O'Ban, Padden, Palumbo, Pedersen, Ranker, Rivers, Rolfes, Saldaña, Schoesler, Sheldon, Short, Takko, Van De Wege, Wagoner, Warnick, Wellman, Wilson and Zeiger

Excused: Senators Baumgartner and Walsh

SUBSTITUTE SENATE BILL NO. 6214, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

The Senate resumed consideration of Substitute Senate Bill No. 6006.

SECOND READING

SUBSTITUTE SENATE BILL NO. 6006, by Senate Committee on State Government, Tribal Relations & Elections (originally sponsored by Senators Zeiger, Conway, McCoy, Hunt, Hobbs, Miloscia, Bailey, Angel, Warnick, Van De Wege, Chase, Saldaña and Kuderer)

Concerning powers to waive statutory obligations or limitations during a state of emergency.

MOTION

Senator Wilson moved that the following floor amendment no. 545 by Senator Wilson be adopted:

On page 2, beginning on line 29, after "(e)" strike all material through "(f)" on line 32 and insert the following:

"((The possession of firearms or any other deadly weapon by a person (other than a law enforcement officer) in a place other than that person's place of residence or business;

(f)))"

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

Senators Wilson, Padden and Takko spoke in favor of adoption of the amendment.

Senator Hunt spoke against adoption of the amendment.

Senator Padden demanded a roll call.

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

MOTION

On motion of Senator Liias, further consideration of Substitute Senate Bill No. 6006 was deferred and the bill held its place on the second reading calendar.

SECOND READING

SENATE BILL NO. 6109, by Senators Van De Wege and Rolfes

Concerning the International Wildland Urban Interface Code.

MOTION

On motion of Senator Van De Wege, Substitute Senate Bill No. 6109 was substituted for Senate Bill No. 6109 and the substitute bill was placed on the second reading and read the second time.

MOTION

Senator Van De Wege moved that the following striking floor amendment no. 529 by Senator Van De Wege be adopted:

Strike everything after the enacting clause and insert the following:

"Sec. 17. RCW 19.27.031 and 2015 c 11 s 2 are each amended to read as follows:

Except as otherwise provided in this chapter, there shall be in effect in all counties and cities the state building code which shall consist of the following codes which are hereby adopted by reference:

(1)(a) The International Building Code, published by the International Code Council, Inc.;

(b) The International Residential Code, published by the International Code Council, Inc.;

(2) The International Mechanical Code, published by the International Code Council, Inc., except that the standards for liquefied petroleum gas installations shall be NFPA 58 (Storage and Handling of Liquefied Petroleum Gases) and ANSI Z223.1/NFPA 54 (National Fuel Gas Code);

(3) The International Fire Code, published by the International Code Council, Inc., including those standards of the National Fire Protection Association specifically referenced in the International Fire Code: PROVIDED, That, notwithstanding any wording in this code, participants in religious ceremonies shall not be precluded from carrying handheld candles;

(4) Portions of the International Wildland Urban Interface Code, published by the International Code Council Inc., as set forth in section 2 of this act;

(5) Except as provided in RCW 19.27.170, the Uniform Plumbing Code and Uniform Plumbing Code Standards, published by the International Association of Plumbing and Mechanical Officials: PROVIDED, That any provisions of such code affecting sewers or fuel gas piping are not adopted;

 $((\frac{(5)}{)})$ (6) The rules adopted by the council establishing standards for making buildings and facilities accessible to and usable by individuals with disabilities or elderly persons as provided in RCW 70.92.100 through 70.92.160; and

 $((\frac{(6)}{)})$ (7) The state's climate zones for building purposes are designated in RCW 19.27A.020(3) and may not be changed through the adoption of a model code or rule.

In case of conflict among the codes enumerated in subsections (1), (2), (3), ((and)) (4), and (5) of this section, the first named code shall govern over those following.

The codes enumerated in this section shall be adopted by the council as provided in RCW 19.27.074. The council shall solicit input from first responders to ensure that firefighter safety issues are addressed during the code adoption process.

The council may issue opinions relating to the codes at the

request of a local official charged with the duty to enforce the enumerated codes.

<u>NEW SECTION.</u> Sec. 18. A new section is added to chapter 19.27 RCW to read as follows:

(1) In addition to the provisions of RCW 19.27.031, the state building code shall, upon the completion of statewide mapping of wildland urban interface areas consist of the following parts of the 2018 International Wildland Urban Interface Code, published by the International Code Council, Inc., which are hereby adopted by reference:

(a) The following parts of section 504 class 1 ignition-resistant construction:

(i)(A) 504.2 Roof covering - Roofs shall have a roof assembly that complies with class A rating when testing in accordance with American society for testing materials E 108 or underwriters laboratories 790. For roof coverings where the profile allows a space between the roof covering and roof decking, the space at the eave ends shall be fire stopped to preclude entry of flames or embers, or have one layer of seventy-two pound mineralsurfaced, nonperforated camp sheet complying with American society for testing materials D 3909 installed over the combustible decking.

(B) The roof covering on buildings or structures in existence prior to the adoption of the wildland urban interface code under this section that are replaced or have fifty percent or more replaced in a twelve month period shall be replaced with a roof covering required for new construction based on the type of ignition-resistant construction specified in accordance with section 503 of the International Wildland Urban Interface Code.

(C) The roof covering on any addition to a building or structure shall be replaced with a roof covering required for new construction based on the type of ignition-resistant construction specified in accordance with section 503 of the International Wildland Urban Interface Code.

(ii) 504.5 Exterior walls - Exterior walls of buildings or structures shall be constructed with one of the following methods:

(A) Materials approved for not less than one hour fireresistance rated construction on the exterior side;

(B) Approved noncombustible materials;

(C) Heavy timber or log wall construction;

(D) Fire retardant-treated wood on the exterior side. The fire retardant-treated wood shall be labeled for exterior use and meet the requirements of section 2303.2 of the International Building Code; or

(E) Ignition-resistant materials on the exterior side.

Such materials shall extend from the top of the foundation to the underside of the roof sheathing.

(iii)(A) 504.7 Appendages and projections - Unenclosed accessory structures attached to buildings with habitable spaces and projections, such as decks, shall not be less than one hour fire-resistance rated construction, heavy timber construction, or constructed of one of the following:

(I) Approved noncombustible materials;

(II) Fire retardant-treated wood identified for exterior use and meeting the requirements of section 2303.2 of the International Building Code; or

(III) Ignition-resistant building materials in accordance with section 503.2 of the International Wildland Urban Interface Code.

(B) Subsection (1)(a)(iii)(A) of this section does not apply to an unenclosed accessory structure attached to buildings with habitable spaces and projections, such as decks, attached to the first floor of a building if the structure is built with building materials at least two inches nominal depth and the area below the unenclosed accessory structure is screened with wire mesh screening to prevent embers from coming in from underneath. (b) Section 403.2 Driveways - Driveways shall be provided where any portion of an exterior wall of the first story of the building is located more than one hundred fifty feet from a fire apparatus access road. Driveways in excess of three hundred feet in length shall be provided with turnarounds and driveways in excess of five hundred feet in length and less than twenty feet in width shall be provided with turnouts and turnarounds. The county, city, or town will define the requirements for a turnout or turnaround as required in this subsection.

(2) All counties, cities, and towns may adopt the International Wildland Urban Interface Code, published by the International Code Council, Inc., or any portion thereof.

(3) In adopting and maintaining the code enumerated in subsections (1) and (2) of this section, any amendment to the code as adopted under subsections (1) and (2) of this section may not result in an International Wildland Urban Interface Code that is more than the minimum performance standards and requirements contained in the published model code.

<u>NEW SECTION.</u> Sec. 19. A new section is added to chapter 43.30 RCW to read as follows:

(1) The department shall, to the extent practical within existing resources, establish a program of technical assistance to counties, cities, and towns for the development of findings of fact and maps establishing the wildland urban interface areas of jurisdictions in accordance with the requirements of the International Wildland Urban Interface Code as adopted by reference in section 2 of this act.

(2) The department shall develop and administer a grant program, subject to funding provided for this purpose, to provide direct financial assistance to counties, cities, and towns for the development of findings of fact and maps establishing wildland urban interface areas. Applications for grant funds must be submitted by counties, cities, and towns in accordance with regulations adopted by the department. The department is authorized to make and administer grants on the basis of applications, within appropriations authorized by the legislature, to any county, city, or town for the purpose of developing findings of fact and maps establishing wildland urban interface areas."

On page 1, line 2 of the title, after "Code;" strike the remainder of the title and insert "amending RCW 19.27.031; adding a new section to chapter 19.27 RCW; and adding a new section to chapter 43.30 RCW."

The President declared the question before the Senate to be the adoption of striking floor amendment no. 529 by Senator Van De Wege to Substitute Senate Bill No. 6109.

The motion by Senator Van De Wege carried and striking floor amendment no. 529 was adopted by voice vote.

MOTION

On motion of Senator Van De Wege, the rules were suspended, Engrossed Substitute Senate Bill No. 6109 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Van De Wege and Short spoke in favor of passage of the bill.

Senator Ericksen 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. 6109.

ROLL CALL

The Secretary called the roll on the final passage of Engrossed

Substitute Senate Bill No. 6109 and the bill passed the Senate by the following vote: Yeas, 34; Nays, 12; Absent, 1; Excused, 2.

Voting yea: Senators Angel, Bailey, Billig, Braun, Carlyle, Chase, Cleveland, Conway, Darneille, Dhingra, Fain, Frockt, Hawkins, Hobbs, Hunt, Keiser, King, Kuderer, Liias, McCoy, Miloscia, Mullet, Nelson, Palumbo, Pedersen, Ranker, Rolfes, Saldaña, Short, Takko, Van De Wege, Warnick, Wellman and Zeiger

Voting nay: Senators Becker, Brown, Ericksen, Fortunato, Hasegawa, Honeyford, Padden, Rivers, Schoesler, Sheldon, Wagoner and Wilson

Absent: Senator O'Ban Excused: Senators Baumgartner and Walsh

ENGROSSED SUBSTITUTE SENATE BILL NO. 6109, having received the 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. 6066, by Senators Liias, Warnick, Hunt and Saldaña

Exempting tow truck operators using the telephone call functionality of a wireless communications device from traffic infractions.

MOTIONS

On motion of Senator Liias, Substitute Senate Bill No. 6066 was substituted for Senate Bill No. 6066 and the substitute bill was placed on the second reading and read the second time.

On motion of Senator Liias, the rules were suspended, Substitute Senate Bill No. 6066 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Liias, King and Fortunato spoke in favor of passage of the bill.

Senator Rivers spoke against passage of the bill.

The President declared the question before the Senate to be the final passage of Substitute Senate Bill No. 6066.

ROLL CALL

The Secretary called the roll on the final passage of Substitute Senate Bill No. 6066 and the bill passed the Senate by the following vote: Yeas, 29; Nays, 18; Absent, 0; Excused, 2.

Voting yea: Senators Billig, Brown, Cleveland, Conway, Darneille, Ericksen, Fortunato, Hobbs, Honeyford, Hunt, Keiser, King, Liias, Miloscia, Mullet, Nelson, O'Ban, Padden, Ranker, Rolfes, Saldaña, Schoesler, Sheldon, Short, Takko, Van De Wege, Warnick, Wilson and Zeiger

Voting nay: Senators Angel, Bailey, Becker, Braun, Carlyle, Chase, Dhingra, Fain, Frockt, Hasegawa, Hawkins, Kuderer, McCoy, Palumbo, Pedersen, Rivers, Wagoner and Wellman Excused: Senators Baumgartner and Walsh

SUBSTITUTE SENATE BILL NO. 6066, having received the 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. 6188, by Senators Dhingra, O'Ban, Wilson, Van De Wege and Kuderer

Encouraging fairness in disciplinary actions of peace officers.

The measure was read the second time.

MOTION

On motion of Senator Dhingra, the rules were suspended, Senate Bill No. 6188 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.

The President declared the question before the Senate to be the final passage of Senate Bill No. 6188.

ROLL CALL

The Secretary called the roll on the final passage of Senate Bill No. 6188 and the bill passed the Senate by the following vote: Yeas, 41; Nays, 6; Absent, 0; Excused, 2.

Voting yea: Senators Angel, Bailey, Becker, Billig, Braun, Carlyle, Chase, Cleveland, Conway, Darneille, Dhingra, Ericksen, Fain, Fortunato, Frockt, Hasegawa, Hawkins, Hobbs, Hunt, Keiser, King, Kuderer, Liias, McCoy, Miloscia, Mullet, Nelson, O'Ban, Palumbo, Pedersen, Ranker, Rivers, Rolfes, Saldaña, Schoesler, Sheldon, Takko, Van De Wege, Wellman, Wilson and Zeiger

Voting nay: Senators Brown, Honeyford, Padden, Short, Wagoner and Warnick

Excused: Senators Baumgartner and Walsh

SENATE BILL NO. 6188, having received the 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 8:58 p.m., on motion of Senator Liias, the Senate adjourned until 9:00 o'clock a.m. Saturday, February 10, 2018.

CYRUS HABIB, President of the Senate

BRAD HENDRICKSON, Secretary of the Senate

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