THIRTY SEVENTH DAY

MORNING SESSION

Senate Chamber, Olympia Tuesday, February 13, 2024

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

The Sergeant at Arms Color Guard consisting of Pages Mr. Brenden Gough and Mr. Daniel Mun, presented the Colors.

Page Miss Leah Astle led the Senate in the Pledge of Allegiance.

The prayer was offered by Pastor Chris Rule of Orting Community Baptist Church.

MOTIONS

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

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

MESSAGES FROM THE HOUSE

February 12, 2024

MR. PRESIDENT:

The House has passed:

ENGROSSED SUBSTITUTE HOUSE BILL NO. 1304, ENGROSSED SUBSTITUTE HOUSE BILL NO. 1893,

ENGROSSED SECOND SUBSTITUTE

HOUSE BILL NO. 2065,

ENGROSSED SECOND SUBSTITUTE

HOUSE BILL NO. 2301,

and the same are herewith transmitted.

MELISSA PALMER, Deputy Chief Clerk

February 12, 2024

MR. PRESIDENT:

The House has passed:

SUBSTITUTE HOUSE BILL NO. 1104,

SECOND SUBSTITUTE HOUSE BILL NO. 1205,

ENGROSSED FOURTH SUBSTITUTE

HOUSE BILL NO. 1239,

HOUSE BILL NO. 2044,

SECOND SUBSTITUTE HOUSE BILL NO. 2084,

ENGROSSED SECOND SUBSTITUTE

HOUSE BILL NO. 2128,

SUBSTITUTE HOUSE BILL NO. 2147, SECOND SUBSTITUTE HOUSE BILL NO. 2151,

HOUSE BILL NO. 2204.

SUBSTITUTE HOUSE BILL NO. 2254,

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2256,

USSED SUBSTITUTE HOUSE BILL NO. 2230

SUBSTITUTE HOUSE BILL NO. 2293, SUBSTITUTE HOUSE BILL NO. 2295.

ENGROSSED SECOND SUBSTITUTE

HOUSE BILL NO. 2354,

SUBSTITUTE HOUSE BILL NO. 2408,

SUBSTITUTE HOUSE BILL NO. 2424,

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2441,

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2474,

and the same are herewith transmitted.

MELISSA PALMER, Deputy Chief Clerk

February 12, 2024

MR. PRESIDENT:

The House has passed:

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2003,

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2039,

ENGROSSED SECOND SUBSTITUTE

HOUSE BILL NO. 2247,

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2330,

and the same are herewith transmitted.

MELISSA PALMER, Deputy Chief Clerk

February 12, 2024

MR. PRESIDENT:

The House has passed:

HOUSE BILL NO. 1052,

SECOND SUBSTITUTE HOUSE BILL NO. 1941,

SUBSTITUTE HOUSE BILL NO. 2069.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2118,

SECOND SUBSTITUTE HOUSE BILL NO. 2166,

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2207,

ENGROSSED SECOND SUBSTITUTE

HOUSE BILL NO. 2245,

SUBSTITUTE HOUSE BILL NO. 2271,

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2384,

SUBSTITUTE HOUSE BILL NO. 2467,

and the same are herewith transmitted.

MELISSA PALMER, Deputy Chief Clerk

February 12, 2024

MR. PRESIDENT:

The House has passed:

THIRD SUBSTITUTE HOUSE BILL NO. 1228,

HOUSE BILL NO. 1876,

SUBSTITUTE HOUSE BILL NO. 1916,

SUBSTITUTE HOUSE BILL NO. 1942,

SUBSTITUTE HOUSE BILL NO. 1970, HOUSE BILL NO. 1987,

SUBSTITUTE HOUSE BILL NO. 2012,

SECOND SUBSTITUTE HOUSE BILL NO. 2012,

SECOND SUBSTITUTE HOUSE BILL NO. 2239,

HOUSE BILL NO. 2246,

SUBSTITUTE HOUSE BILL NO. 2357,

HOUSE BILL NO. 2416,

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2482, and the same are herewith transmitted.

same are nerewith transmitted.

MELISSA PALMER, Deputy Chief Clerk

February 10, 2024

MR. PRESIDENT:

The House has passed:

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2331, and the same is herewith transmitted.

MELISSA PALMER, Deputy Chief Clerk

MOTION

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

INTRODUCTION AND FIRST READING OF HOUSE BILLS

E2SHB 1185 by House Committee on Environment & Energy (originally sponsored by Representatives Hackney, Duerr, Berry, Ramel, Fitzgibbon, Doglio and Pollet)

AN ACT Relating to reducing environmental impacts associated with lighting products; amending RCW 70A.230.020, 70A.505.010, 70A.505.020, 70A.505.030, 70A.505.040, 70A.505.050, 70A.505.060, 70A.505.070, 70A.505.100, 70A.505.110, 70A.505.120, 70A.505.130, 70A.505.160, 82.04.660, and 70A.230.080; reenacting and amending RCW 43.21B.110; adding a new section to chapter 70A.505 RCW; adding a new section to chapter 70A.230 RCW; repealing RCW 70A.505.090, 43.131.421, 43.131.422, 70A.230.150, 70A.505.010, 70A.505.020, 70A.505.030, 70A.505.040, 70A.505.050, 70A.505.060, 70A.505.070, 70A.505.080, 70A.505.090, 70A.505.100, 70A.505.110, 70A.505.120, 70A.505.130, 70A.505.140, 70A.505.150, 70A.505.160, 70A.505.900, 70A.505.901; prescribing penalties; and providing effective

Referred to Committee on Environment, Energy & Technology.

<u>SHB 1249</u> by House Committee on Regulated Substances & Gaming (originally sponsored by Representatives Corry and Reeves)

AN ACT Relating to limits on the sale and possession of retail cannabis products; and amending RCW 69.50.360 and 69.50.4013.

Referred to Committee on Labor & Commerce.

ESHB 1300 by House Committee on Appropriations (originally sponsored by Representatives Orwall, Mosbrucker, Graham, Jacobsen, Lekanoff, Macri and Reed)

AN ACT Relating to fraud in assisted reproduction; amending RCW 9A.36.031 and 18.130.180; creating new sections; prescribing penalties; and providing an expiration date.

Referred to Committee on Law & Justice.

E2SHB 1368 by House Committee on Appropriations (originally sponsored by Representatives Senn, Fey, Berry, Doglio, Peterson, Chapman, Fosse, Slatter, Gregerson, Callan, Lekanoff, Ramel, Stonier, Street, Santos, Fitzgibbon, Berg, Reed, Simmons, Bergquist, Goodman, Pollet, Cortes, Macri and Leavitt)

AN ACT Relating to requiring and funding the purchase of zero emission school buses; amending RCW 28A.160.140 and 28A.160.195; adding a new section to chapter 70A.15 RCW; adding a new section to chapter 28A.300 RCW; and creating a new section.

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

E3SHB 1433 by House Committee on Environment & Energy (originally sponsored by Representatives Duerr, Ramel, Fitzgibbon, Berry, Reed and Doglio)

AN ACT Relating to energy labeling of residential buildings; adding a new section to chapter 19.27A RCW;

adding a new section to chapter 43.21F RCW; and creating a new section.

Referred to Committee on Environment, Energy & Technology.

SHB 1453 by House Committee on Finance (originally sponsored by Representatives Wylie, Chapman and Kloba)

AN ACT Relating to providing a tax exemption for medical cannabis patients; amending RCW 69.50.535; and creating a new section.

Referred to Committee on Labor & Commerce.

ESHB 1493 by House Committee on Community Safety,
Justice, & Reentry (originally sponsored by
Representative Goodman)

AN ACT Relating to impaired driving; amending RCW 9.94A.030, 10.05.060, 46.20.355, 46.20.385, 46.20.720, 46.20.740, 46.52.130, and 46.61.5055; and prescribing penalties.

Referred to Committee on Law & Justice.

HB 1507 by Representatives Entenman, Ramel, Alvarado,
 Orwall, Reeves, Doglio, Pollet, Macri, Morgan and
 Bergquist

AN ACT Relating to fair housing training for officers or board members in common interest communities; adding a new section to chapter 64.32 RCW; adding a new section to chapter 64.38 RCW; adding a new section to chapter 64.90 RCW.

Referred to Committee on Law & Justice.

ESHB 1835 by House Committee on Innovation,
Community & Economic Development, & Veterans
(originally sponsored by Representatives Kretz,
Chapman, Maycumber, Tharinger, Harris and Dent)
AN ACT Relating to defining frontier counties; and
amending RCW 43.160.020, 43.330.010, and 82.02.010.

Referred to Committee on Local Government, Land Use & Tribal Affairs.

2SHB 1877 by House Committee on Appropriations (originally sponsored by Representatives Lekanoff, Stearns, Ortiz-Self, Ramel, Ramos, Cortes, Reed, Ormsby, Macri, Street, Paul, Gregerson, Doglio, Callan, Orwall, Mena, Wylie, Reeves, Pollet, Davis and Shavers)

AN ACT Relating to improving the Washington state behavioral health system for better coordination and recognition with the Indian behavioral health system; amending RCW 71.34.020, 71.34.020, 71.05.148, 71.34.815, 71.05.150, 71.05.150, 71.34.710, 71.34.710, 71.05.195, 71.05.201, 71.05.212, 71.05.212, 71.05.214, 71.05.217, 71.05.435, 71.05.458, 71.05.590, 71.05.620, 71.34.780, 71.34.780, 71.05.730, 71.24.030, 71.24.045, 70.02.230, 70.02.240, and 70.02.260; reenacting and amending RCW 71.05.020, 71.05.020, and 70.02.010; adding new sections to chapter 71.05 RCW; adding new section; providing an effective date; providing contingent effective

dates; providing an expiration date; and providing contingent expiration dates.

Referred to Committee on Law & Justice.

HB 1879 by Representatives Lekanoff, Santos, Ryu, Tharinger,
 Ortiz-Self, Ramel, Cortes, Morgan, Reed, Ormsby,
 Timmons, Callan, Peterson, Chopp, Donaghy,
 Gregerson, Doglio, Fosse, Orwall, Bergquist, Stonier,
 Mena, Wylie, Reeves, Riccelli, Pollet, Shavers and
 Davis

AN ACT Relating to naming the curriculum used to inform students about tribal history, culture, and government after John McCoy (lulilaš); amending RCW 28A.320.170, 28A.300.444, and 28A.715.005; and adding new sections to chapter 28A.320 RCW.

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

SHB 1889 by House Committee on Consumer Protection & Business (originally sponsored by Representatives Walen, Taylor, Leavitt, Slatter, Ramel, Duerr, Ryu, Ramos, Bateman, Reeves, Reed, Ormsby, Callan, Peterson, Kloba, Macri, Street, Doglio, Bergquist, Mena, Goodman, Thai, Santos, Hackney, Pollet, Fosse, Davis and Senn)

AN ACT Relating to allowing persons to receive professional licenses and certifications regardless of immigration or citizenship status; amending RCW 18.235.020, 18.53.060, 18.185.020, 19.230.040, 19.230.090, and 42.45.200; reenacting and amending RCW 18.130.040; adding a new section to chapter 28A.410 RCW; adding a new section to chapter 28A.413 RCW; adding a new chapter to Title 18 RCW; and providing an effective date.

Referred to Committee on Labor & Commerce.

<u>HB 1901</u> by Representatives Springer, Schmidt, Berry, Ormsby and Reeves; by request of Employment Security Department

AN ACT Relating to removing the sunset on changes to the unemployment insurance voluntary contribution program; and amending RCW 50.29.026.

Referred to Committee on Labor & Commerce.

SHB 1903 by House Committee on Civil Rights & Judiciary (originally sponsored by Representatives Berry, Taylor, Stonier, Fitzgibbon, Reed, Street, Callan, Walen, Peterson, Fosse, Reeves, Simmons, Kloba, Mena, Senn, Hackney, Goodman, Thai, Ryu, Cortes, Tharinger, Alvarado, Ramel, Duerr, Ramos, Bateman, Ormsby, Fey, Rule, Macri, Gregerson, Doglio, Orwall, Bergquist, Berg, Farivar, Ortiz-Self, Lekanoff, Nance, Riccelli, Pollet and Davis)

AN ACT Relating to reporting lost or stolen firearms; amending RCW 7.80.120; adding a new section to chapter 9.41 RCW; and prescribing penalties.

Referred to Committee on Law & Justice.

<u>2SHB 1929</u> by House Committee on Appropriations (originally sponsored by Representatives Cortes, Eslick, Ortiz-Self, Leavitt, Duerr, Ramel, Slatter,

Taylor, Orwall, Ryu, Reed, Simmons, Ormsby, Fey, Callan, Peterson, Timmons, Kloba, Macri, Street, Gregerson, Doglio, Paul, Chopp, Mena, Goodman, Lekanoff, Reeves, Fosse, Pollet and Davis)

AN ACT Relating to supporting young adults following inpatient behavioral health treatment; adding a new section to chapter 74.09 RCW; and creating new sections.

Referred to Committee on Human Services.

HB 1943 by Representatives Leavitt, Jacobsen, Ryu, Rule,
 Christian, Couture, Bronoske, Slatter, Chambers,
 Reeves, Reed, Graham, Timmons, Orwall, Paul,
 Riccelli and Shavers

AN ACT Relating to the Washington national guard postsecondary education grant program; and amending RCW 28B.103.010, 28B.103.020, and 28B.103.030.

Referred to Committee on Higher Education & Workforce Development.

SHB 1945 by House Committee on Human Services, Youth, & Early Learning (originally sponsored by Representatives Alvarado, Gregerson, Ryu, Ortiz-Self, Leavitt, Senn, Berry, Ramel, Slatter, Cortes, Morgan, Reed, Simmons, Ormsby, Callan, Peterson, Rule, Kloba, Macri, Street, Chopp, Doglio, Fosse, Mena, Bergquist, Goodman, Tharinger, Thai, Riccelli and Hackney)

AN ACT Relating to streamlining and enhancing program access for persons eligible for food assistance; amending RCW 43.216.1368, 43.216.512, 43.216.512, 43.216.578, and 43.216.578; reenacting and amending RCW 43.216.505; providing effective dates; and providing an expiration date.

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

E2SHB 1956 by House Committee on Appropriations (originally sponsored by Representatives Leavitt, Griffey, Ryu, Couture, Ramel, Slatter, Reed, Ormsby, Barnard, Callan, Timmons, Kloba, Cheney, Doglio, Paul, Berg, Lekanoff, Reeves, Riccelli, Wylie, Hackney, Pollet and Shavers; by request of Office of the Governor)

AN ACT Relating to fentanyl and other substance use prevention education; adding a new section to chapter 43.70 RCW; adding a new section to chapter 28A.300 RCW; creating new sections; providing expiration dates; and declaring an emergency.

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

HB 1962 by Representatives Low, Cheney, Ryu, Leavitt,
 Couture, Ramos, Morgan, Reeves, Rule, Graham,
 Jacobsen, Kloba, Sandlin, Hutchins, Paul, Riccelli,
 Wylie and Fosse; by request of Secretary of State

AN ACT Relating to improving voter registration list accuracy by improving voter address change processes for county election offices and voters; amending RCW 29A.08.410, 29A.08.620, and 29A.08.640; repealing RCW 29A.08.420; and providing an effective date.

Referred to Committee on State Government & Elections.

SHB 1974 by House Committee on Civil Rights & Judiciary (originally sponsored by Representatives Abbarno, Bronoske and Doglio)

AN ACT Relating to the disposition of human remains; and reenacting and amending RCW 68.50.230.

Referred to Committee on Law & Justice.

SHB 1989 by House Committee on Transportation (originally sponsored by Representatives Barkis, Low, Jacobsen, Graham, Sandlin, Bergquist, Robertson and Hutchins)

AN ACT Relating to a graffiti abatement and reduction program; creating a new section; and providing an expiration date.

Referred to Committee on Transportation.

<u>HB 1992</u> by Representatives Timmons, Lekanoff, Ramel, Fosse and Reeves; by request of Administrative Office of the

AN ACT Relating to adding an additional superior court judge in Whatcom county; and amending RCW 2.08.063.

Referred to Committee on Law & Justice.

SHB 1997 by House Committee on Innovation,
 Community & Economic Development, & Veterans (originally sponsored by Representatives Ryu, Leavitt,
 Reed, Kloba, Reeves, Pollet and Davis; by request of Parks and Recreation Commission)

AN ACT Relating to gubernatorial appointments for the state parks and recreation commission; and amending RCW 79A.05.015.

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

E2SHB 2000 by House Committee on Appropriations (originally sponsored by Representatives Mena, Berry, Ramel, Low, Walen, Ryu, Timmons, Reed, Cheney, Nance, Cortes, Santos and Hackney)

AN ACT Relating to renewing Washington's international leadership; amending RCW 43.290.005, 43.290.020, 43.330.065, and 43.15.090; adding new sections to chapter 43.290 RCW; adding a new section to chapter 44.04 RCW; and recodifying RCW 43.330.065.

Referred to Committee on Business, Financial Services, Gaming & Trade.

2SHB 2014 by House Committee on Appropriations (originally sponsored by Representatives Volz, Donaghy, Leavitt, Couture, Ryu, Reed, Ormsby, Graham, Sandlin, Jacobsen, Schmidt, Harris, Steele, Fey, Riccelli, Low, Reeves, Paul, Macri and Shavers; by request of Attorney General)

AN ACT Relating to the definition of veteran and restoring honor to veterans; amending RCW 41.04.005, 41.04.007, 2.48.070, 2.48.090, 9.46.070, 28A.230.120, 28B.15.012, 28B.15.621, 28B.102.020, 41.04.010, 41.06.133, 41.08.040, 41.12.040, 41.16.220, 43.24.130, 43.60A.190, 43.70.270, 46.18.210, 46.18.270, 46.18.280, 46.18.295, 46.20.027, 46.20.161, 72.36.030, 73.08.005, 73.16.010, 73.16.120, 77.32.480, and 84.39.020; reenacting and amending RCW

41.20.050 and 41.40.170; adding a new section to chapter 73.04 RCW; adding a new section to chapter 43.60A RCW; creating new sections; repealing RCW 2.48.100 and 73.04.042; providing an effective date; and providing an expiration date.

Referred to Committee on State Government & Elections.

ESHB 2019 by House Committee on Appropriations (originally sponsored by Representatives Stearns, Fosse, Berry, Ryu, Ramos, Ramel, Cortes, Morgan, Simmons, Reed, Ormsby, Peterson, Callan, Timmons, Kloba, Street, Donaghy, Gregerson, Orwall, Goodman, Ortiz-Self, Lekanoff, Riccelli, Reeves, Santos, Hackney, Pollet and Davis)

AN ACT Relating to establishing a Native American apprentice assistance program; adding a new chapter to Title 28B RCW; creating new sections; and providing an expiration date.

Referred to Committee on Higher Education & Workforce Development.

SHB 2020 by House Committee on Innovation,
Community & Economic Development, & Veterans
(originally sponsored by Representatives Timmons,
Abbarno, Leavitt, Ryu, Ramel, Reed, Ormsby, Rule,
Donaghy, Doglio, Cheney, Reeves, Wylie, Paul and
Shavers; by request of Military Department)

AN ACT Relating to creating a state administered public infrastructure assistance program within the emergency management division; amending RCW 38.52.010 and 38.52.030; and creating a new section.

Referred to Committee on State Government & Elections.

ESHB 2021 by House Committee on Civil Rights & Judiciary (originally sponsored by Representatives Senn, Walen, Berry, Fitzgibbon, Ryu, Duerr, Ramel, Reed, Ormsby, Peterson, Callan, Macri, Gregerson, Farivar, Alvarado, Lekanoff, Doglio, Riccelli, Reeves, Wylie, Santos, Hackney and Pollet)

AN ACT Relating to the disposition of privately owned firearms in the custody of state or local government entities or law enforcement agencies; and amending RCW 9.41.098.

Referred to Committee on Law & Justice.

<u>2SHB 2022</u> by House Committee on Appropriations (originally sponsored by Representatives Reed, Berry, Ryu, Ormsby, Reeves and Santos)

AN ACT Relating to construction crane safety; amending RCW 49.17.400, 49.17.420, 49.17.440, and 49.17.190; adding new sections to chapter 49.17 RCW; adding a new section to chapter 36.70B RCW; creating a new section; providing an effective date; and prescribing penalties.

Referred to Committee on Labor & Commerce.

SHB 2025 by House Committee on Postsecondary
Education & Workforce (originally sponsored by
Representatives Reed, Paul and Pollet))

AN ACT Relating to modifying placement and salary matching requirements for the state work-study program; and amending RCW 28B.12.030, 28B.12.040, and 28B.12.050.

Referred to Committee on Higher Education & Workforce Development.

<u>HB 2034</u> by Representatives Cheney, Taylor, Leavitt, Ramos, Reed and Reeves; by request of Administrative Office of the Courts

AN ACT Relating to requiring counties and cities to provide the administrative office of the courts with notice of court reorganizations; and amending RCW 3.50.010, 3.50.060, 3.50.805, 3.50.810, 35.20.010, and 39.34.180.

Referred to Committee on Law & Justice.

ESHB 2037 by House Committee on Education (originally sponsored by Representatives Couture, Senn, Leavitt, Fitzgibbon, Rude, Hutchins, Low, Christian, Ramel, Ryu, Ormsby, Barnard, Graham, Callan, Macri, Cheney, Sandlin, Goodman, Caldier, Nance, Riccelli, Reeves, Paul, Pollet, Griffey and Davis)

AN ACT Relating to Holocaust and genocide education in public schools; amending RCW 28A.300.115; adding new sections to chapter 28A.230 RCW; providing an effective date; and providing an expiration date.

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

EHB 2041 by Representatives Riccelli, Schmick, Simmons, Reed, Schmidt, Macri and Lekanoff AN ACT Relating to physician assistant collaborative practice; amending RCW 18.71A.020, 18.71A.025, 18.71A.030, 18.71A.050, 18.71A.090, 18.71A.120. 18.71A.150, 51.28.100, 10.77.175, 18.71.030, 7.68.030, 51.04.030, 71.05.215, 71.05.217, 71.05.585, 71.32.110, 71.32.140, 71.32.250, 71.34.020, 71.34.020, 71.34.755, and 74.09.497; reenacting and amending RCW 18.71A.010, 69.50.101, 71.05.020, 71.05.020, 71.34.750, 71.34.750, and 9.41.010; adding a new section to chapter 18.71A RCW; adding a new section to chapter 48.43 RCW; creating a new section; providing effective dates; providing contingent effective dates; providing an expiration date; and providing contingent expiration dates.

Referred to Committee on Health & Long-Term Care.

E2SHB 2099 by House Committee on Appropriations (originally sponsored by Representatives Farivar, Cortes, Pollet, Reed, Simmons, Ormsby, Ramel, Gregerson, Goodman, Caldier, Stonier, Paul, Jacobsen, Nance, Wylie, Street, Reeves, Macri, Davis and Ryu) AN ACT Relating to state identification cards for persons in state custody or care; amending RCW 72.09.270, 46.20.035, 46.20.117, and 46.20.286; adding a new section to chapter 72.09 RCW; adding a new section to chapter 72.23 RCW; creating a new section; and providing an effective date.

Referred to Committee on State Government & Elections.

ESHB 2115 by House Committee on Health Care & Wellness (originally sponsored by Representatives Thai, Slatter, Senn, Chapman, Reed, Ramel, Macri, Gregerson, Doglio, Fosse, Riccelli, Wylie and Reeves)

AN ACT Relating to prescription labels for medications used for abortion; and amending RCW 18.64.246 and 69.41.050.

Referred to Committee on Health & Long-Term Care.

ESHB 2131 by House Committee on Environment & Energy (originally sponsored by Representatives Ramel, Slatter, Simmons, Reed, Riccelli, Doglio and Hackney)

AN ACT Relating to promoting the establishment of thermal energy networks; amending RCW 80.04.010 and 80.28.110; adding new sections to chapter 80.28 RCW; adding a new section to chapter 43.31 RCW; adding a new section to chapter 44.28 RCW; and adding a new section to chapter 54.16 RCW.

Referred to Committee on Environment, Energy & Technology.

SHB 2136 by House Committee on Labor & Workplace
Standards (originally sponsored by Representatives
Ormsby, Schmidt, Doglio, Farivar, Berry, Simmons,
Reed, Ramel, Mena, Goodman, Berg, Fosse, Reeves,
Pollet and Kloba; by request of Attorney General)

AN ACT Relating to prevailing wage sanctions, penalties, and debarment; amending RCW 39.12.010; adding a new section to chapter 39.12 RCW; creating a new section; and providing an effective date.

Referred to Committee on Labor & Commerce.

EHB 2199 by Representatives Orcutt, Fitzgibbon, Reed, Doglio and Leavitt

AN ACT Relating to creating business and occupation and public utility tax exemptions for certain amounts received as the result of receipt, generation, purchase, sale, transfer, or retirement of allowances, offset credits, or price ceiling units under the climate commitment act; adding a new section to chapter 82.04 RCW; adding a new section to chapter 82.16 RCW; creating a new section; providing an effective date; and declaring an emergency.

Referred to Committee on Environment, Energy & Technology.

2SHB 2214 by House Committee on Appropriations (originally sponsored by Representatives Slatter, Bergquist, Chopp, Ramel, Reeves, Paul, Morgan, Gregerson, Ormsby, Alvarado, Reed, Fosse, Macri, Goodman, Pollet, Leavitt, Timmons, Davis, Riccelli and Duerr; by request of Student Achievement Council) AN ACT Relating to permitting beneficiaries of public assistance programs to automatically qualify as incomeeligible for the purpose of receiving the Washington college grant; amending RCW 28B.92.200, 28B.92.225, and 28B.92.230; and creating a new section.

Referred to Committee on Higher Education & Workforce Development.

SHB 2217 by House Committee on Human Services,
 Youth, & Early Learning (originally sponsored by Representatives Cortes, Senn, Santos, Ormsby, Reed, Fosse, Doglio and Pollet))

AN ACT Relating to authority over individuals found guilty of or accused of criminal offenses that occurred when the individual was under age 18; amending RCW 13.40.300, 13.40.110, 13.04.030, and 13.40.020; and creating a new section.

Referred to Committee on Human Services.

SHB 2252 by House Committee on Local Government (originally sponsored by Representatives Klicker, Leavitt, Sandlin, Reed, Fosse, Graham and Taylor)
AN ACT Relating to allowing small business establishments in residential zones; adding a new section to chapter 35.21

Referred to Committee on Local Government, Land Use & Tribal Affairs.

RCW; and adding a new section to chapter 35A.21 RCW.

EHB 2255 by Representatives Waters, Wylie, Kloba, Davis and Cheney

AN ACT Relating to detecting and preventing the illegal inversion and diversion of cannabis and cannabis products into and out of Washington's regulated cannabis system; and adding a new section to chapter 69.50 RCW.

Referred to Committee on Labor & Commerce.

EHB 2266 by Representatives Stonier, Berry, Leavitt,
Davis, Alvarado, Ramel, Peterson, Doglio, Ormsby,
Fosse, Morgan, Simmons and Macri

AN ACT Relating to addressing sanitary conditions for construction workers who menstruate or express milk; adding a new section to chapter 49.17 RCW; and creating a new section.

Referred to Committee on Labor & Commerce.

2SHB 2270 by House Committee on Appropriations (originally sponsored by Representatives Morgan, Macri, Peterson, Gregerson, Ryu, Reeves, Callan, Bateman, Ormsby, Street, Cortes, Ramel, Kloba, Wylie, Fey, Leavitt, Donaghy, Thai, Goodman, Mena, Taylor, Duerr, Riccelli, Berry, Reed, Santos, Entenman, Ortiz-Self, Simmons, Bergquist, Stonier, Fosse, Timmons, Chapman, Stearns, Nance, Chopp, Shavers, Slatter, Doglio, Pollet, Tharinger, Walen, Bronoske, Orwall, Fitzgibbon, Davis, Alvarado and Paul)

AN ACT Relating to creating a Washington state department of housing; creating new sections; and providing an expiration date.

Referred to Committee on Housing.

SHB 2283 by House Committee on State Government & Tribal Relations (originally sponsored by Representatives Volz, Rule, Senn, Davis, Ramel, Bronoske, Low, Schmidt, Doglio, Ormsby, Riccelli, Chapman and Timmons)

AN ACT Relating to allowing state employees living in an emergency or disaster area to receive shared leave; and adding a new section to chapter 41.04 RCW.

Referred to Committee on State Government & Elections.

SHB 2287 by House Committee on Community Safety,
Justice, & Reentry (originally sponsored by
Representatives Farivar, Goodman, Simmons, Chopp,
Nance, Street, Davis, Ortiz-Self, Ramel, Peterson and
Ormsby)

AN ACT Relating to creating an advisory board to the office of the corrections ombuds; adding a new section to chapter 43.06C RCW; and creating a new section.

Referred to Committee on Human Services.

E2SHB 2311 by House Committee on Appropriations (originally sponsored by Representatives Davis, Maycumber, Paul, Robertson, Callan, Mosbrucker, Goodman, Griffey, Stearns, Reed, Ryu, Couture, Ramel, Ortiz-Self, Eslick, Bateman, Riccelli, Timmons, Simmons, Fosse, Peterson, Pollet and Shavers)

AN ACT Relating to supporting first responder wellness and peer support; amending RCW 5.60.060; adding new sections to chapter 43.101 RCW; creating a new section; and providing an expiration date.

Referred to Committee on Law & Justice.

<u>HB 2316</u> by Representatives Couture, Simmons, Reed and Ormsby; by request of Select Committee on Pension Policy

AN ACT Relating to membership in the public employees' retirement system for certain part-time bus drivers employed full-time by the federal government; and amending RCW 41.40.023.

Referred to Committee on Ways & Means.

2SHB 2320 by House Committee on Appropriations (originally sponsored by Representatives Davis, Eslick, Bergquist, Callan, Dent, Dye, Senn, Leavitt, Harris, Ryu, Walen, Peterson, Pollet and Ramel)

AN ACT Relating to reducing the public health harms associated with high THC cannabis products by raising awareness, implementing and studying health interventions, and increasing the minimum legal age of sale of high THC cannabis products to prevent psychosis; amending RCW 69.50.357; adding a new section to chapter 28B.20 RCW; creating new sections; and providing an expiration date.

Referred to Committee on Labor & Commerce.

SHB 2348 by House Committee on Finance (originally sponsored by Representatives Street, Chopp, Taylor, Fitzgibbon, Berry, Orwall, Davis, Alvarado, Farivar, Macri, Ryu, Riccelli and Ormsby)

AN ACT Relating to county hospital funding; amending RCW 36.62.010, 36.62.090, 84.52.043, 84.52.043, 84.52.010, and 84.52.010; providing an effective date; and providing an expiration date.

Referred to Committee on Ways & Means.

SHB 2355 by House Committee on Health Care & Wellness (originally sponsored by Representatives Nance, Ybarra and Reed)

AN ACT Relating to establishing a primary certification process for magnetic resonance imaging technologists;

amending RCW 18.84.080, 18.84.030, and 18.84.130; and reenacting and amending RCW 18.84.020.

Referred to Committee on Health & Long-Term Care.

ESHB 2361 by House Committee on Health Care & Wellness (originally sponsored by Representatives Riccelli, Macri, Nance, Reed, Simmons and Ormsb)

AN ACT Relating to phasing in the requirement that only standardized health plans may be offered on the health benefit exchange; amending RCW 43.71.095; adding a new section to chapter 43.71 RCW; and providing an expiration date.

Referred to Committee on Health & Long-Term Care.

E2SHB 2401 by House Committee on Appropriations (originally sponsored by Representatives Duerr, Doglio, Berry, Fitzgibbon, Ramel and Pollet)

AN ACT Relating to providing for the responsible management of refrigerant gases with a higher global warming potential than carbon dioxide that are used in appliances or other infrastructure; reenacting and amending RCW 43.21B.110 and 43.21B.300; adding a new section to chapter 82.04 RCW; adding a new chapter to Title 70A RCW; and prescribing penalties.

Referred to Committee on Environment, Energy & Technology.

HB 2433 by Representative Orcutt

AN ACT Relating to administration of the southwest Washington fair by the Lewis county board of county commissioners; and amending RCW 36.90.010, 36.90.020, 36.90.030, 36.90.050, and 36.90.070.

Referred to Committee on Local Government, Land Use & Tribal Affairs.

MOTIONS

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

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

INTRODUCTION OF SPECIAL GUESTS

The President welcomed and introduced members representatives Future Farmers of America (FFA), Castle Rock Chapter, Heritage Chapter (Vancouver), and Kelso Chapter who were seated in the gallery and guests of Senator Jeff Wilson.

THIRD READING CONFIRMATION OF GUBERNATORIAL APPOINTMENTS

MOTION

Senator Kuderer moved that Nicole R. Bascomb-Green, Senate Gubernatorial Appointment No. 9382, be confirmed as a Chair of the Housing Finance Commission.

Senator Kuderer spoke in favor of the motion.

MOTION

On motion of Senator Nobles, Senator Salomon was excused.

APPOINTMENT OF NICOLE R. BASCOMB-GREEN

The President declared the question before the Senate to be the confirmation of Nicole R. Bascomb-Green, Senate Gubernatorial Appointment No. 9382, as a Chair of the Housing Finance Commission.

The Secretary called the roll on the confirmation of Nicole R. Bascomb-Green, Senate Gubernatorial Appointment No. 9382, as a Chair of the Housing Finance Commission and the appointment was confirmed by the following vote: Yeas, 47; Nays, 0; Absent, 2; Excused, 0.

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

Absent: Senators Fortunato and Lovick

Nicole R. Bascomb-Green, Senate Gubernatorial Appointment No. 9382, having received the constitutional majority was declared confirmed as a Chair of the Housing Finance Commission.

THIRD READING CONFIRMATION OF GUBERNATORIAL APPOINTMENTS

MOTION

Senator Short moved that Joseph R. Maroney, Senate Gubernatorial Appointment No. 9251, be confirmed as a member of the Salmon Recovery Funding Board.

Senator Short spoke in favor of the motion.

MOTION

On motion of Senator Wagoner, Senator Fortunato was excused.

APPOINTMENT OF JOSEPH R. MARONEY

The President declared the question before the Senate to be the confirmation of Joseph R. Maroney, Senate Gubernatorial Appointment No. 9251, as a member of the Salmon Recovery Funding Board.

The Secretary called the roll on the confirmation of Joseph R. Maroney, Senate Gubernatorial Appointment No. 9251, as a member of the Salmon Recovery Funding Board and the appointment was confirmed by the following vote: Yeas, 48; Nays, 0; Absent, 0; Excused, 1.

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

Excused: Senator Fortunato

Joseph R. Maroney, Senate Gubernatorial Appointment No. 9251, having received the constitutional majority was declared confirmed as a member of the Salmon Recovery Funding Board.

THIRD READING CONFIRMATION OF GUBERNATORIAL APPOINTMENTS

MOTION

Senator Wilson, J. moved that Paula M. Akerlund, Senate Gubernatorial Appointment No. 9258, be confirmed as a member of the Grays Harbor College Board of Trustees.

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

APPOINTMENT OF PAULA M. AKERLUND

The President declared the question before the Senate to be the confirmation of Paula M. Akerlund, Senate Gubernatorial Appointment No. 9258, as a member of the Grays Harbor College Board of Trustees.

The Secretary called the roll on the confirmation of Paula M. Akerlund, Senate Gubernatorial Appointment No. 9258, as a member of the Grays Harbor College Board of Trustees and the appointment was confirmed by the following vote: Yeas, 49; Nays, 0; Absent, 0; Excused, 0.

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

Paula M. Akerlund, Senate Gubernatorial Appointment No. 9258, having received the constitutional majority was declared confirmed as a member of the Grays Harbor College Board of Trustees.

THIRD READING CONFIRMATION OF GUBERNATORIAL APPOINTMENTS

MOTION

Senator Dozier moved that Sergio Hernandez, Senate Gubernatorial Appointment No. 9285, be confirmed as a member of the Walla Walla Community College Board of Trustees.

Senator Dozier spoke in favor of the motion.

APPOINTMENT OF SERGIO HERNANDEZ

The President declared the question before the Senate to be the confirmation of Sergio Hernandez, Senate Gubernatorial Appointment No. 9285, as a member of the Walla Walla Community College Board of Trustees.

The Secretary called the roll on the confirmation of Sergio Hernandez, Senate Gubernatorial Appointment No. 9285, as a member of the Walla Walla Community College Board of Trustees and the appointment was confirmed by the following vote: Yeas, 49; Nays, 0; Absent, 0; Excused, 0.

Voting yea: Senators Billig, Boehnke, Braun, Cleveland, Conway, Dhingra, Dozier, Fortunato, Frame, Gildon, Hansen,

Hasegawa, Hawkins, Holy, Hunt, Kauffman, Keiser, King, Kuderer, Liias, Lovelett, Lovick, MacEwen, McCune, Mullet, Muzzall, Nguyen, Nobles, Padden, Pedersen, Randall, Rivers, Robinson, Saldaña, Salomon, Schoesler, Shewmake, Short, Stanford, Torres, Trudeau, Valdez, Van De Wege, Wagoner, Warnick, Wellman, Wilson, C., Wilson, J. and Wilson, L.

Sergio Hernandez, Senate Gubernatorial Appointment No. 9285, having received the constitutional majority was declared confirmed as a member of the Walla Walla Community College Board of Trustees.

MOTION

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

SECOND READING

SENATE BILL NO. 6013, by Senators Shewmake, Dhingra, Kuderer, and Saldaña

Expanding the homeownership development property tax exemption to include real property sold to low-income households for building residences using mutual self-help housing construction.

The measure was read the second time.

MOTION

Senator Fortunato moved that the following amendment no. 680 by Senator Fortunato be adopted:

On page 1, line 9, after "(1)" insert "(a)"

On page 1, beginning on line 10, after "by" strike all material through "A" on line 11 and insert "a"

On page 1, beginning on line 16, after "taxes))" strike all material through "property" on line 20 and insert ".

(b)(i) All real property is exempt from state property tax if owned by a nonprofit entity for the purpose of selling the real property to a low-income household who enters into an agreement with the nonprofit to build, or have built, through a qualified mutual self-help housing program a residence on the real property.

(ii) The exemption under (b)(i) of this subsection does not apply to local property taxes"

Senator Fortunato spoke in favor of adoption of the amendment.

Senator Kuderer spoke against adoption of the amendment.

The President declared the question before the Senate to be the adoption of amendment no. 680 by Senator Fortunato on page 1, line 9 to Senate Bill No. 6013.

The motion by Senator Fortunato did not carry and amendment no. 680 was not adopted by voice vote.

MOTION

On motion of Senator Shewmake, the rules were suspended, Senate Bill No. 6013 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Shewmake and Dozier 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. 6013.

ROLL CALL

The Secretary called the roll on the final passage of Senate Bill No. 6013 and the bill passed the Senate by the following vote: Yeas, 37; Nays, 12; Absent, 0; Excused, 0.

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

Voting nay: Senators Boehnke, Braun, Fortunato, Hasegawa, Hawkins, MacEwen, McCune, Padden, Schoesler, Short, Warnick and Wilson, L.

SENATE BILL NO. 6013, having received the 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 Pedersen, following a gentle reminder by the President, the Senate advanced to the seventh order of business.

THIRD READING

SENATE BILL NO. 5629, by Senators Conway, Dhingra, Hasegawa, Nobles, and Wilson, C.

Concerning hepatitis B and hepatitis C screening and health care services.

The bill was read on Third Reading.

MOTIONS

On motion of Senator Conway, the rules were suspended and Senate Bill No. 5629 was returned to second reading for the purposes of amendment.

Senator Conway moved that the following striking amendment no. 547 by Senators Cleveland and Conway be adopted:

Strike everything after the enacting clause and insert the following:

"NEW SECTION. Sec. 1. A new section is added to chapter 70.54 RCW to read as follows:

- (1) Except as provided in subsection (2) of this section, an adult patient who receives primary care services from a health care clinic where primary care services are provided shall be offered a hepatitis B screening test and a hepatitis C screening test during an annual physical examination or wellness visit based on the latest screening indications recommended by the federal centers for disease control and prevention. A health care clinic where primary care services are provided may comply with this subsection by:
- (a) Offering patients that meet the recommended screening indications a hepatitis B screening test and a hepatitis C screening test during an annual physical examination or wellness visit;
- (b) Incorporating a prompt for hepatitis B screening tests and hepatitis C screening tests for the recommended populations into

- the health care clinic's electronic health record system; or
- (c) Sending routine mailers or electronic communications to the health care clinic's primary care patients that meet the recommended screening indications informing patients of the availability and importance of hepatitis B screening tests and hepatitis C screening tests.
- (2) A hepatitis B screening test and a hepatitis C screening test are not required to be offered by the health care clinic if:
- (a) The patient is being treated for a life-threatening emergency;
- (b) The patient has previously been offered or has been the subject of a hepatitis B screening test or a hepatitis C screening test, unless a health care provider within the health care clinic determines that one or both of the screening tests should be offered again; or
- (c) The patient lacks capacity to consent to a hepatitis B screening test or a hepatitis C screening test, or both.
- (3)(a) If the patient accepts the offer of the hepatitis B screening test and the test is hepatitis B surface antigen positive, the health care provider within the health care clinic shall offer the patient follow-up health care or refer the patient to another health care provider who can provide follow-up health care.
- (b) If a patient accepts the offer of the hepatitis C screening test and the test is positive, the health care provider within the health care clinic shall offer the patient follow-up health care or refer the patient to another health care provider who can provide follow-up health care. The follow-up health care shall include a hepatitis C diagnostic test.
- (4) The offering of a hepatitis B screening test and a hepatitis C screening test under this section must be culturally and linguistically appropriate.
- (5) This section does not affect the scope of practice of any health care provider or diminish any authority or legal or professional obligation of any health care provider to offer a hepatitis B screening test, hepatitis C screening test, or both, or a hepatitis C diagnostic test, or to provide services or care for the patient of a hepatitis B screening test, hepatitis C screening test, or both, or a hepatitis C diagnostic test.
- (6) A health care provider or health care clinic where primary care services are provided that fails to comply with the requirements of this section shall not be subject to any actions related to their licensure or certification, or to any civil or criminal liability, because of the health care clinic's failure to comply with the requirements of this section.
- (7) The department may adopt rules necessary to implement this section and any additional rules involving the offering of screening tests and treatment requirements for hepatitis B and hepatitis C and the training for health care clinics and health care providers.
 - (8) For purposes of this section:
- (a) "Follow-up health care" includes providing medical management and antiviral treatment for chronic hepatitis B or hepatitis C according to the latest national clinical practice guidelines recommended by the American association for the study of liver diseases.
- (b) "Health care clinic where primary care services are provided" means an unlicensed health care clinic and any other health care setting where primary care services are provided.
- (c) "Hepatitis B screening test" includes any laboratory test or tests that detect the presence of hepatitis B surface antigen and provides confirmation of whether the patient has a chronic hepatitis B infection.
- (d) "Hepatitis C diagnostic test" includes any laboratory test or tests that detect the presence of the hepatitis C virus in the blood and provides confirmation of whether the patient has an active

hepatitis C virus infection.

(e) "Hepatitis C screening test" includes any laboratory screening test or tests that detect the presence of hepatitis C virus antibodies in the blood and provides confirmation of whether the patient has ever been infected with the hepatitis C virus.

<u>NEW SECTION.</u> **Sec. 2.** A new section is added to chapter 43.70 RCW to read as follows:

- (1) By September 1, 2025, and subject to the availability of amounts appropriated for this specific purpose, the department shall design a hepatitis B and a hepatitis C awareness campaign for the public and primary care providers. The department shall collaborate with health care providers and community-based organizations that serve high risk patients and patient groups that historically have lacked health care coverage or access to consistent primary care services.
- (2) The awareness campaign must focus on increasing awareness of the prevalence of hepatitis B and hepatitis C, the potential treatments and cures for hepatitis B and hepatitis C, and aim to reduce the stigmas surrounding hepatitis B and hepatitis C.
 - (3) This section expires December 31, 2027.
- **Sec. 3.** RCW 43.70.613 and 2021 c 276 s 2 are each amended to read as follows:
- (1) By January 1, 2024, the rule-making authority for each health profession licensed under Title 18 RCW subject to continuing education requirements must adopt rules requiring a licensee to complete health equity continuing education training at least once every four years.
- (2) Health equity continuing education courses may be taken in addition to or, if a rule-making authority determines the course fulfills existing continuing education requirements, in place of other continuing education requirements imposed by the rule-making authority.
- (3)(a) The secretary and the rule-making authorities must work collaboratively to provide information to licensees about available courses. The secretary and rule-making authorities shall consult with patients or communities with lived experiences of health inequities or racism in the health care system and relevant professional organizations when developing the information and must make this information available by July 1, 2023. The information should include a course option that is free of charge to licensees. It is not required that courses be included in the information in order to fulfill the health equity continuing education requirement.
- (b) By January 1, 2023, the department, in consultation with the boards and commissions, shall adopt model rules establishing the minimum standards for continuing education programs meeting the requirements of this section. The department shall consult with patients or communities with lived experience of health inequities or racism in the health care system, relevant professional organizations, and the rule-making authorities in the development of these rules.
- (c) The minimum standards must include instruction on skills to address the structural factors, such as bias, racism, and poverty, that manifest as health inequities. These skills include individual-level and system-level intervention, and self-reflection to assess how the licensee's social position can influence their relationship with patients and their communities. These skills enable a health care professional to care effectively for patients from diverse cultures, groups, and communities, varying in race, ethnicity, gender identity, sexuality, religion, age, ability, socioeconomic status, and other categories of identity. The courses must assess the licensee's ability to apply health equity concepts into practice. Course topics may include, but are not limited to:
- (i) Strategies for recognizing patterns of health care disparities on an individual, institutional, and structural level and eliminating factors that influence them;

- (ii) Intercultural communication skills training, including how to work effectively with an interpreter and how communication styles differ across cultures;
- (iii) Implicit bias training to identify strategies to reduce bias during assessment and diagnosis;
- (iv) Methods for addressing the emotional well-being of children and youth of diverse backgrounds;
- (v) Ensuring equity and antiracism in care delivery pertaining to medical developments and emerging therapies;
- (vi) Structural competency training addressing five core competencies:
 - (A) Recognizing the structures that shape clinical interactions;
 - (B) Developing an extraclinical language of structure;
 - (C) Rearticulating "cultural" formulations in structural terms;
 - (D) Observing and imagining structural interventions; and
 - (E) Developing structural humility; ((and))
 - (vii) Cultural safety training; and
- (viii) Viral hepatitis screening and treatment, including courses related to recommendations from the federal centers for disease control and prevention and the United States preventive services task force.
- (4) The rule-making authority may adopt rules to implement and administer this section, including rules to establish a process to determine if a continuing education course meets the health equity continuing education requirement established in this section.
 - (5) For purposes of this section the following definitions apply:
- (a) "Rule-making authority" means the regulatory entities identified in RCW 18.130.040 and authorized to establish continuing education requirements for the health care professions governed by those regulatory entities.
- (b) "Structural competency" means a shift in medical education away from pedagogic approaches to stigma and inequalities that emphasize cross-cultural understandings of individual patients, toward attention to forces that influence health outcomes at levels above individual interactions. Structural competency reviews existing structural approaches to stigma and health inequities developed outside of medicine and proposes changes to United States medical education that will infuse clinical training with a structural focus.
- (c) "Cultural safety" means an examination by health care professionals of themselves and the potential impact of their own culture on clinical interactions and health care service delivery. This requires individual health care professionals and health care organizations to acknowledge and address their own biases, attitudes, assumptions, stereotypes, prejudices, structures, and characteristics that may affect the quality of care provided. In doing so, cultural safety encompasses a critical consciousness where health care professionals and health care organizations engage in ongoing self-reflection and self-awareness and hold themselves accountable for providing culturally safe care, as defined by the patient and their communities, and as measured through progress towards achieving health equity. Cultural safety requires health care professionals and their associated health care organizations to influence health care to reduce bias and achieve equity within the workforce and working environment."

On page 1, line 2 of the title, after "services;" strike the remainder of the title and insert "amending RCW 43.70.613; adding a new section to chapter 70.54 RCW; adding a new section to chapter 43.70 RCW; and providing an expiration date."

Senators Conway and Rivers spoke in favor of adoption of the striking amendment.

The President declared the question before the Senate to be the adoption of striking amendment no. 547 by Senators Cleveland and Conway to Senate Bill No. 5629.

The motion by Senator Conway carried and striking amendment no. 547 was adopted by voice vote.

MOTION

On motion of Senator Conway, the rules were suspended, Engrossed Senate Bill No. 5629 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 Engrossed Senate Bill No. 5629.

ROLL CALL

The Secretary called the roll on the final passage of Engrossed Senate Bill No. 5629 and the bill passed the Senate by the following vote: Yeas, 49; Nays, 0; Absent, 0; Excused, 0.

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

ENGROSSED SENATE BILL NO. 5629, having received the 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 Pedersen, the Senate reverted to the sixth order of business.

SECOND READING

SENATE BILL NO. 5829, by Senators Frame, Rivers, Shewmake, Trudeau, Lovelett, Dhingra, Hasegawa, Kuderer, Liias, Nobles, Valdez, and Wilson, C.

Screening newborn infants for congenital cytomegalovirus.

MOTIONS

On motion of Senator Cleveland, Substitute Senate Bill No. 5829 was substituted for Senate Bill No. 5829 and the substitute bill was placed on the second reading and read the second time.

SUBSTITUTE SENATE BILL NO. 5829, by Senate Committee on Health & Long Term Care (originally sponsored by Frame, Rivers, Shewmake, Trudeau, Lovelett, Dhingra, Hasegawa, Kuderer, Liias, Nobles, Valdez, and Wilson, C.)

On motion of Senator Cleveland, the rules were suspended, Substitute Senate Bill No. 5829 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

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

The President declared the question before the Senate to be the final passage of Substitute Senate Bill No. 5829.

ROLL CALL

The Secretary called the roll on the final passage of Substitute Senate Bill No. 5829 and the bill passed the Senate by the following vote: Yeas, 49: Navs, 0: Absent, 0: Excused, 0.

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

SUBSTITUTE SENATE BILL NO. 5829, having received the 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. 5836, by Senators Wilson, L., Cleveland, Dhingra, Frame, Mullet, Padden, and Rivers

Adding an additional superior court judge in Clark county.

The measure was read the second time.

MOTION

On motion of Senator Wilson, L., the rules were suspended, Senate Bill No. 5836 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senator Wilson, L. 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. 5836.

ROLL CALL

The Secretary called the roll on the final passage of Senate Bill No. 5836 and the bill passed the Senate by the following vote: Yeas, 49; Nays, 0; Absent, 0; Excused, 0.

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

SENATE BILL NO. 5836, having received the 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. 5828, by Senators Shewmake, Lovelett, Dhingra, Lovick, and Nobles

Concerning water rights adjudication commissioners and referees.

MOTIONS

On motion of Senator Shewmake, Substitute Senate Bill No. 5828 was substituted for Senate Bill No. 5828 and the substitute bill was placed on the second reading and read the second time.

SUBSTITUTE SENATE BILL NO. 5828, by Senate Committee on Law & Justice (originally sponsored by Shewmake, Lovelett, Dhingra, Lovick, and Nobles)

Senator Shewmake moved that the following amendment no. 519 by Senator Shewmake be adopted:

On page 2, after line 21, insert the following:

"All acts and proceedings of a water commissioner are subject to revision by the superior court as provided in RCW 2.24.050."

On page 3, line 4, after "court." insert "The court may order all or any issues in a water adjudication, whether of fact or law, or both, referred to a referee by order of reference. RCW 4.48.010, 4.48.020, 4.48.050, and 4.48.110 do not apply to referees appointed pursuant to this chapter. Challenges to the appointment of a referee must be made pursuant to RCW 90.03.620."

Senator Shewmake spoke in favor of adoption of the amendment.

The President declared the question before the Senate to be the adoption of amendment no. 519 by Senator Shewmake on page 2, after line 21 to Substitute Senate Bill No. 5828.

The motion by Senator Shewmake carried and amendment no. 519 was adopted by voice vote.

MOTION

On motion of Senator Shewmake, the rules were suspended, Engrossed Substitute Senate Bill No. 5828 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Shewmake 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. 5828.

ROLL CALL

The Secretary called the roll on the final passage of Engrossed Substitute Senate Bill No. 5828 and the bill passed the Senate by the following vote: Yeas, 49; Nays, 0; Absent, 0; Excused, 0.

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

ENGROSSED SUBSTITUTE SENATE BILL NO. 5828, having received the 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. 6222, by Senators Wagoner, Dhingra, and Lovick

Concerning the number of district court judges.

The measure was read the second time.

MOTION

On motion of Senator Wagoner, the rules were suspended, Senate Bill No. 6222 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senator Wagoner 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. 6222.

ROLL CALL

The Secretary called the roll on the final passage of Senate Bill No. 6222 and the bill passed the Senate by the following vote: Yeas, 49; Nays, 0; Absent, 0; Excused, 0.

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

SENATE BILL NO. 6222, having received the 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. 6296, by Senators Boehnke, and Dozier

Establishing a retail industry work group.

The measure was read the second time.

MOTION

Senator Conway moved that the following amendment no. 679 by Senators Boehnke and Conway be adopted:

On page 1, line 11, after "degrees" insert "and state-registered apprenticeship programs"

On page 1, line 17, after "certificates," insert "state-registered apprenticeship programs,"

On page 2, after line 10, insert the following:

"(3) "State-registered apprenticeship program" means an approved apprenticeship program under chapter 49.04 RCW that has been approved to participate in state financial aid programs."

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

Senators Conway and Boehnke spoke in favor of adoption of the amendment.

The President declared the question before the Senate to be the adoption of amendment no. 679 by Senators Boehnke and Conway on page 1, line 11 to Senate Bill No. 6296.

The motion by Senator Conway carried and amendment no.

THIRTY SEVENTH DAY, FEBRUARY 13, 2024 679 was adopted by voice vote.

INTRODUCTION OF SPECIAL GUESTS

The President welcomed and introduced students from Tiffany Park Elementary School, Renton who were seated in the gallery and guests of Senator Hasegawa.

MOTION

On motion of Senator Boehnke, the rules were suspended, Engrossed Senate Bill No. 6296 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Boehnke and Nobles spoke in favor of passage of the bill.

The President declared the question before the Senate to be the final passage of Engrossed Senate Bill No. 6296.

ROLL CALL

The Secretary called the roll on the final passage of Engrossed Senate Bill No. 6296 and the bill passed the Senate by the following vote: Yeas, 49; Nays, 0; Absent, 0; Excused, 0.

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

ENGROSSED SENATE BILL NO. 6296, having received the 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. 6125, by Senators Kauffman, Frame, Wellman, Trudeau, Wilson, J., Conway, Kuderer, Lovick, Nguyen, Nobles, Saldaña, Valdez, Wagoner, and Wilson, C.

Preserving records and artifacts regarding the historical treatment of people with intellectual and developmental disabilities in Washington state.

MOTIONS

On motion of Senator Kauffman, Substitute Senate Bill No. 6125 was substituted for Senate Bill No. 6125 and the substitute bill was placed on the second reading and read the second time.

SUBSTITUTE SENATE BILL NO. 6125, by Senate Committee on Ways & Means (originally sponsored by Kauffman, Frame, Wellman, Trudeau, Wilson, J., Conway, Kuderer, Lovick, Nguyen, Nobles, Saldaña, Valdez, Wagoner, and Wilson, C.)

On motion of Senator Kauffman, the rules were suspended, Substitute Senate Bill No. 6125 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Kauffman and Wagoner 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. 6125.

ROLL CALL

The Secretary called the roll on the final passage of Substitute Senate Bill No. 6125 and the bill passed the Senate by the following vote: Yeas, 49; Nays, 0; Absent, 0; Excused, 0.

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

SUBSTITUTE SENATE BILL NO. 6125, having received the 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. 5972, by Senators Liias, Van De Wege, Billig, Nobles, Pedersen, and Salomon

Concerning the use of neonicotinoid pesticides.

MOTIONS

On motion of Senator Liias, Substitute Senate Bill No. 5972 was substituted for Senate Bill No. 5972 and the substitute bill was placed on the second reading and read the second time.

SUBSTITUTE SENATE BILL NO. 5972, by Senate Committee on Agriculture, Water, Natural Resources & Parks (originally sponsored by Liias, Van De Wege, Billig, Nobles, Pedersen, and Salomon)

Senator Wilson, L. moved that the following amendment no. 653 by Senator Wilson, L. be adopted:

On page 1, line 8, after "approximately" strike "75" and insert "35" $\,$

On page 2, line 15, after "on" strike "outdoor plants" and insert "nonproduction outdoor ornamental plants, trees, and turf"

On page 2, line 16, after "made" strike "by" and insert "as part of"

On page 2, line 16, after "application" insert ", a tree injection," On page 2, line 20, after "pesticides" insert "that are restricted under subsection (1) of this section"

Senator Liias spoke in favor of adoption of the amendment. Senators Muzzall and Wagoner spoke against adoption of the amendment.

The President declared the question before the Senate to be the adoption of amendment no. 653 by Senator Wilson, L. on page 1, line 8 to Substitute Senate Bill No. 5972.

The motion by Senator Wilson, L. did not carry and amendment no. 653 was not adopted by voice vote.

MOTION

On motion of Senator Liias, the rules were suspended, Substitute Senate Bill No. 5972 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senator Liias spoke in favor of passage of the bill.

Senators Muzzall and Wagoner spoke against passage of the bill.

The President declared the question before the Senate to be the final passage of Substitute Senate Bill No. 5972.

ROLL CALL

The Secretary called the roll on the final passage of Substitute Senate Bill No. 5972 and the bill passed the Senate by the following vote: Yeas, 29; Nays, 20; Absent, 0; Excused, 0.

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

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

SUBSTITUTE SENATE BILL NO. 5972, having received the 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. 6121, by Senators Van De Wege, Nobles, and Randall

Concerning biochar production from agricultural and forestry biomass.

MOTIONS

On motion of Senator Van De Wege, Substitute Senate Bill No. 6121 was substituted for Senate Bill No. 6121 and the substitute bill was placed on the second reading and read the second time.

SUBSTITUTE SENATE BILL NO. 6121, by Committee on Environment, Energy & Technology (originally sponsored by Senators Van De Wege, Nobles, and Randall)

Revised for substitute: Concerning agricultural and forestry biomass.

On motion of Senator Van De Wege, the rules were suspended, Substitute Senate Bill No. 6121 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Van De Wege and MacEwen 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. 6121.

ROLL CALL

The Secretary called the roll on the final passage of Substitute Senate Bill No. 6121 and the bill passed the Senate by the following vote: Yeas, 49; Nays, 0; Absent, 0; Excused, 0.

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

SUBSTITUTE SENATE BILL NO. 6121, having received the 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. 6040 which had been deferred on February 6, 2024, the thirtieth legislative day.

SECOND READING

SUBSTITUTE SENATE BILL NO. 6040, by Committee on State Government & Elections (originally sponsored by Senators Valdez, Keiser, Conway, Hasegawa, and Nobles)

Concerning prompt payment in public works.

The President reviewed the status of the measure and declared the question before the Senate to be the motion by Senator Fortunato that the following amendment no. 537 by Senator Fortunato to Substitute Senate Bill No. 6040 be adopted:

On page 1, line 6, after "(1)" strike "(a) When" and insert "((When)) (a) Except as provided in (b) of this subsection, when" On page 1, beginning on line 18, after "program" strike all material through "work" on line 20

On page 1, after line 20, insert the following:

"(ii) If a contractor has not yet received payment from the state or municipality for work on a public work, a subcontractor that is a small business certified with the office of minority and women's business enterprises under chapter 39.19 RCW, or is recognized as a women or minority-owned business enterprise in a state of Washington port, county, or municipal small business or women or minority-owned business enterprise program, must opt into prompt payment from the contractor for work satisfactorily completed or material delivered. Payment under this subsection must be reduced at a rate of two percent. If a subcontractor under this subsection does not opt into payment as described under this subsection, payment must be provided as outlined in (a) of this subsection."

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

Senator Fortunato spoke in favor of adoption of the amendment.

Senator Valdez spoke against adoption of the amendment.

The President declared the question before the Senate to be the adoption of amendment no. 537 by Senator Fortunato on page 1, line 6 to Substitute Senate Bill No. 6040.

The motion by Senator Fortunato did not carry and amendment no. 537 was not adopted by voice vote.

Senator Wilson, J. moved that the following amendment no. 542 by Senator Wilson, J. be adopted:

On page 1, line 8, after "((ten))" strike "10" and insert "five"
On page 1, beginning on line 12, after "(b)(i)" strike all material through "work." on line 20 and insert "The state or municipality must pay the prime contractor within 30 days for work satisfactorily completed or materials delivered by a subcontractor."

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

Senator Valdez spoke against adoption of the amendment.

The President declared the question before the Senate to be the adoption of amendment no. 542 by Senator Wilson, J. on page 1, line 8 to Substitute Senate Bill No. 6040.

The motion by Senator Wilson, J. did not carry and amendment no. 542 was not adopted by voice vote.

MOTION

Senator Wilson, J. moved that the following amendment no. 543 by Senator Wilson, J. be adopted:

Beginning on page 1, line 12, after "(b)" strike all material through "complete." on page 2, line 4, and insert "The capital projects advisory review board shall conduct a study evaluating the implementation of prompt pay for small business subcontractors and present findings to the appropriate committees of the legislature on or before November 30, 2024."

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

Senator Valdez spoke against adoption of the amendment.

The President declared the question before the Senate to be the adoption of amendment no. 543 by Senator Wilson, J. on page 1, line 12 to Substitute Senate Bill No. 6040.

The motion by Senator Wilson, J. did not carry and amendment no. 543 was not adopted by voice vote.

MOTION

Senator Valdez moved that the following amendment no. 647 by Senator Valdez be adopted:

On page 1, beginning on line 12, after "(b)(i)" strike all material through "work." on line 20 and insert "The state must pay the prime contractor within 30 days for work satisfactorily completed or materials delivered by a subcontractor of any tier that is small business certified with the office of minority and women's business enterprises under chapter 39.19 RCW, or is recognized as a women or minority-owned business enterprise in a state of Washington port, county, or municipal small business or women or minority-owned business enterprise program. Within 10 days of receipt of payment, the prime contractor and each higher tier subcontractor must make payment to its subcontractor until the subcontractor that is a certified small business or recognized women or minority-owned business has received payment."

On page 2, line 21, after "1," strike "2024" and insert "2025"

Senator Valdez spoke in favor of adoption of the amendment. The President declared the question before the Senate to be the adoption of amendment no. 647 by Senator Valdez on page 1, line 12 to Substitute Senate Bill No. 6040.

The motion by Senator Valdez carried and amendment no. 647 was adopted by voice vote.

MOTION

Senator Fortunato moved that the following amendment no. 538 by Senator Fortunato be adopted:

On page 1, beginning on line 14, after "<u>business</u>" strike all material through "<u>program</u>" on line 18 and insert "<u>as defined in</u> RCW 39.26.010"

Senator Fortunato spoke in favor of adoption of the amendment.

Senator Valdez spoke against adoption of the amendment.

The President declared the question before the Senate to be the adoption of amendment no. 538 by Senator Fortunato on page 1, line 14 to Substitute Senate Bill No. 6040.

The motion by Senator Fortunato did not carry and amendment no. 538 was not adopted by voice vote.

MOTION

On motion of Senator Valdez, the rules were suspended, Engrossed Substitute Senate Bill No. 6040 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senator Valdez spoke in favor of passage of the bill.

Senator King spoke on passage of the bill.

Senators Wilson, J. and Fortunato spoke against passage of the bill.

INTRODUCTION OF SPECIAL GUESTS

The President welcomed and introduced homeschool students from Lewis, Cowlitz and Wahkiakum counties who were seated in the gallery and guests of Senator Jeff Wilson and Senator John Braun.

The President declared the question before the Senate to be the final passage of Engrossed Substitute Senate Bill No. 6040.

ROLL CALL

The Secretary called the roll on the final passage of Engrossed Substitute Senate Bill No. 6040 and the bill passed the Senate by the following vote: Yeas, 34; Nays, 15; Absent, 0; Excused, 0.

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

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

ENGROSSED SUBSTITUTE SENATE BILL NO. 6040, having received the 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. 6068, by Senators Boehnke and Wilson, C.

Reporting on dependency outcomes.

MOTIONS

On motion of Senator Boehnke, Second Substitute Senate Bill No. 6068 was substituted for Senate Bill No. 6068 and the substitute bill was placed on the second reading and read the second time.

SECOND SUBSTITUTE SENATE BILL NO. 6068, by Senate Committee on Ways & Means (originally sponsored by Boehnke, and Wilson, C.)

Senator Boehnke moved that the following amendment no. 660 by Senator Boehnke be adopted:

On page 1, line 9, after "mentors," insert "tribes,"

On page 3, line 1, after "corrections;" insert "tribal data experts;"

Senators Boehnke and Wilson, C. spoke in favor of adoption of the amendment.

The President declared the question before the Senate to be the adoption of amendment no. 660 by Senator Boehnke on page 1, line 9 to Second Substitute Senate Bill No. 6068.

The motion by Senator Boehnke carried and amendment no. 660 was adopted by voice vote.

MOTION

Senator Wilson, C. moved that the following amendment no. 645 by Senator Wilson, C. be adopted:

On page 2, line 31, after "collected;" strike "and"

On page 2, line 33, after "system" insert "; and

(g) How many children in dependency have incarcerated parents"

Senators Wilson, C. and Boehnke spoke in favor of adoption of the amendment.

The President declared the question before the Senate to be the adoption of amendment no. 645 by Senator Wilson, C. on page 2, line 31 to Second Substitute Senate Bill No. 6068.

The motion by Senator Wilson, C. carried and amendment no. 645 was adopted by voice vote.

MOTION

On motion of Senator Boehnke, the rules were suspended, Engrossed Second Substitute Senate Bill No. 6068 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

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

The President declared the question before the Senate to be the final passage of Engrossed Second Substitute Senate Bill No. 6068.

ROLL CALL

The Secretary called the roll on the final passage of Engrossed Second Substitute Senate Bill No. 6068 and the bill passed the Senate by the following vote: Yeas, 49; Nays, 0; Absent, 0; Excused, 0.

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

ENGROSSED SECOND SUBSTITUTE SENATE BILL NO. 6068, having received the 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. 5902, by Senators Van De Wege, Liias, Mullet, Nobles, Saldaña, and Wagoner

Reinvesting account revenue for the purpose of supporting the state park system.

MOTIONS

On motion of Senator Van De Wege, Substitute Senate Bill No. 5902 was substituted for Senate Bill No. 5902 and the substitute bill was placed on the second reading and read the second time.

SUBSTITUTE SENATE BILL NO. 5902, by Senate Committee on Ways & Means (originally sponsored by Van De Wege, Liias, Mullet, Nobles, Saldaña, and Wagoner)

On motion of Senator Van De Wege, the rules were suspended, Substitute Senate Bill No. 5902 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Van De Wege and Muzzall 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. 5902.

ROLL CALL

The Secretary called the roll on the final passage of Substitute Senate Bill No. 5902 and the bill passed the Senate by the following vote: Yeas, 49; Nays, 0; Absent, 0; Excused, 0.

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

SUBSTITUTE SENATE BILL NO. 5902, having received the 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. 6162, by Senators Schoesler, Pedersen, Dozier, Keiser, and Wellman

Adding a penalty for excessive fees for locating abandoned property held by a county.

MOTIONS

On motion of Senator Schoesler, Substitute Senate Bill No. 6162 was substituted for Senate Bill No. 6162 and the substitute bill was placed on the second reading and read the second time.

SUBSTITUTE SENATE BILL NO. 6162, by Senate Committee on Law & Justice (originally sponsored by Schoesler, Pedersen, Dozier, Keiser, and Wellman)

On motion of Senator Schoesler, the rules were suspended, Substitute Senate Bill No. 6162 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Schoesler and Dhingra 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. 6162.

ROLL CALL

The Secretary called the roll on the final passage of Substitute Senate Bill No. 6162 and the bill passed the Senate by the following vote: Yeas, 49; Nays, 0; Absent, 0; Excused, 0.

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

SUBSTITUTE SENATE BILL NO. 6162, having received the 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. 5657, by Senators Wilson, J., Mullet, and Wilson, L.

Concerning city and town permitting of kit homes.

MOTIONS

On motion of Senator Wilson, J., Substitute Senate Bill No. 5657 was substituted for Senate Bill No. 5657 and the substitute bill was placed on the second reading and read the second time.

SUBSTITUTE SENATE BILL NO. 5657, by Senate Committee on State Government & Elections (originally sponsored by Wilson, J., Mullet, and Wilson, L.)

Senator Wilson, J. moved that the following amendment no. 624 by Senator Wilson, J. be adopted:

On page 2, beginning on line 3, after "<u>structures</u>" strike all material through "<u>foundation</u>" on line 6 and insert ":

- (a) Designed and constructed in a factory to sufficient life, health, and safety standards as outlined in the United States department of housing and urban development code; and
- (b) Inspected at the factory by the department of labor and industries for in-state factories, or inspected by the functional equivalent of the department of labor and industries for out-of-state factories"

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

The President declared the question before the Senate to be the adoption of amendment no. 624 by Senator Wilson, J. on page 2, line 3 to Substitute Senate Bill No. 5657.

The motion by Senator Wilson, J. carried and amendment no. 624 was adopted by voice vote.

MOTION

On motion of Senator Wilson, J., the rules were suspended, Engrossed Substitute Senate Bill No. 5657 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Wilson, J., Hunt and Braun 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. 5657.

ROLL CALL

The Secretary called the roll on the final passage of Engrossed Substitute Senate Bill No. 5657 and the bill passed the Senate by the following vote: Yeas, 49; Nays, 0; Absent, 0; Excused, 0.

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

ENGROSSED SUBSTITUTE SENATE BILL NO. 5657, having received the 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 Pedersen, the Senate advanced to the seventh order of business.

THIRD READING

ENGROSSED SUBSTITUTE SENATE BILL NO. 5546, by Senate Committee on Labor & Commerce (originally sponsored by Shewmake, Lovick, Keiser, King, Stanford, Conway, and Wilson, C.)

Establishing a Washington state cannabis commission.

The bill was read on Third Reading.

MOTION

On motion of Senator Shewmake, the rules were suspended and Engrossed Substitute Senate Bill No. 5546 was returned to second reading for the purposes of amendment.

MOTION

Senator Shewmake moved that the following striking amendment no. 579 by Senator Shewmake be adopted:

Strike everything after the enacting clause and insert the following:

- "NEW SECTION. Sec. 1. (1) The legislature finds that the Washington state liquor and cannabis board exists to promote safe communities and public safety, and that there is no state entity to oversee research and education of the state's cannabis industry.
 - (2) The legislature therefore declares:
- (a) The Washington state cannabis commission is established to benefit the people of the state of Washington and its economy;
- (b) The general welfare of the people of the state will be served by the research and development of best practices surrounding safe cultivation and processing activities of cannabis so the industry is therefore affected with the public interest; and
- (c) Creating a Washington state cannabis commission for the public purpose of administering the revenue of the commission serves the public interest by materially advancing the producing and processing of cannabis and improving environmental sustainability in the cannabis producing and processing sectors.
- (3) To complement the development of a comprehensive regulatory scheme for the production and processing of cannabis and cannabis products, the legislature further declares that:
- (a) It is in the overriding public interest that the state support responsible agricultural production of cannabis in order to:
- (i) Protect the public by providing research and education in reference to the quality, care, and methods used in the production of cannabis and cannabis products; and
- (ii) Support and engage in programs or activities that benefit the safe production, handling, processing, and uses of cannabis and cannabis products; and
- (b) Cannabis production and processing is a highly regulated industry and that this chapter and the rules adopted under it are only one aspect of the regulated industry. Other applicable laws include:
 - (i) Chapter 15.130 RCW, the food safety and security act;
 - (ii) Chapter 15.125 RCW, cannabis and cannabis products;
 - (iii) Title 69 RCW, food, drugs, cosmetics, and poisons; and
 - (iv) Chapter 82.08 RCW, retail sales tax.
- (4) This chapter and any rules adopted under this chapter are for the purpose of fostering responsible and orderly agricultural production of cannabis. Nothing in this chapter should be interpreted to conflict with or supersede the overriding regulatory authority the legislature has already granted to other state agencies.
- <u>NEW SECTION.</u> **Sec. 2.** The definitions in this section apply throughout this chapter unless the context clearly requires otherwise.
- (1) "Active cannabis producer" means a cannabis producer who reported gross income that is subject to tax under chapter 82.04 RCW in the calendar year before the date of a referendum under section 3 of this act.
- (2) "Active cannabis producer/processor" means a cannabis producer/processor who reported gross income that is subject to tax under chapter 82.04 RCW in the calendar year before the date of a referendum under section 3 of this act.
- (3) "Board" means the Washington state liquor and cannabis board.
 - (4) "Cannabis" has the meaning provided in RCW 69.50.101.

- (5) "Cannabis producer" has the meaning provided in RCW 69.50.101.
- (6) "Cannabis products" has the meaning provided in RCW 69.50.101.
- (7) "Cannabis processor" has the meaning provided in RCW 69.50.101.
- (8) "Cannabis producer/processor" means any person or legal entity holding both a cannabis producer license and a cannabis processor license as defined in RCW 69.50.101.
- (9) "Cannabis researcher" has the same meaning provided in RCW 69.50.101.
- (10) "Cannabis retailer" has the same meaning provided in RCW 69.50.101.
- (11) "Commission" means the Washington state cannabis commission established in this chapter.
- (12) "Cooperative" means a cannabis cooperative formed by qualifying patients, designated providers, or both, which meets the requirements of RCW 69.51A.250 and rules adopted under that section.
- (13) "District" means each of the geographical areas of the state of Washington defined in subsections (14) through (17) of this section.
- (14) "District 1" means the geographical area including the counties of Clallum, Island, Jefferson, King, San Juan, Skagit, Snohomish, and Whatcom.
- (15) "District 2" means the geographical area including the counties of Chelan, Douglas, Ferry, Grant, Kittitas, Okanogan, Pend Oreille, and Stevens.
- (16) "District 3" means the geographical area including the counties of Adams, Asotin, Benton, Columbia, Franklin, Garfield, Lincoln, Spokane, Walla Walla, Whitman, and Yakima.
- (17) "District 4" means the geographical area including the counties of Clark, Cowlitz, Grays Harbor, Kitsap, Klickitat, Lewis, Mason, Pacific, Pierce, Skamania, Thurston, and Wahkiakum.
- (18) "Fiscal year" means the 12-month period beginning July 1st of any year and ending June 30th.
- (19) "Interested parties" means governmental departments, agencies, and bodies at the federal, state, or local levels. "Interested parties" includes tribal governments, universities, national and international associations, and other public or private sector organizations with an interest in cannabis-related matters.
- (20) "Tier" means any of the production licensing categories established by rule of the board.
- <u>NEW SECTION.</u> **Sec. 3.** (1) Upon receipt of a petition containing the signatures of five active cannabis producers or active cannabis producer/processors, to implement this chapter and to determine participation in the commission and assessment under this chapter, the director must conduct a referendum of active cannabis producers and active cannabis producer/processors.
- (a) The referendum must be conducted within 60 days of receipt of the petition.
- (b) The department must establish a list of active cannabis producers and active cannabis producer/processors eligible to vote in the referendum in collaboration with the board and the department of revenue. Inadvertent failure to notify an active cannabis producer or active cannabis producer/processor does not invalidate a proceeding conducted under this chapter.
- (2) The requirements of assent or approval of a referendum under subsection (1) of this section are met if:
- (a) At least 51 percent by numbers of the participants in the referendum vote affirmatively; and
- (b) At least 40 percent of the active cannabis producers and 40 percent of the active cannabis producer/processors have been represented in the referendum to determine assent or approval of

participation and assessment.

- (3) If the director determines that the requisite assent has not been given in the referendum conducted under subsection (1) of this section, the director must take no further action to implement or enforce this chapter.
- (4) Upon completion of the referendum conducted under subsection (1) of this section, the department must tally the results of the vote and provide the results to participants. If an active cannabis producer or an active cannabis producer/processor disputes the results of a vote within 60 days from the announced results, that cannabis producer or cannabis producer/processor must provide in writing a statement of why the vote is disputed and request a recount.
- (5) The director is not required to hold a referendum under subsection (1) of this section more than once in any 12-month period.
- (6) The director may conduct voting on a referendum under this chapter by electronic means, paper ballots, or both.
- <u>NEW SECTION.</u> **Sec. 4.** Within 60 days of the director determining that requisite assent has been given in a referendum conducted under section 3 of this act, the director must establish the Washington state cannabis commission to:
- (1) Plan and conduct programs for cannabis-related matters;
- (2) Provide funding for conducting research in accordance with commission rules:
- (3) Coordinate with and advise interested parties regarding cannabis-related matters within the scope of the powers and purposes of the commission in accordance with commission rules:
- (4) Coordinate with interested parties to standardize methods by which to identify and determine the genetics, strains, cultivars, phenotypes, standards, and grades of cannabis, and advise on cannabis packaging and labeling requirements;
- (5) Conduct reviews, surveys, and inquiries regarding market metrics and analytics, including trends, revenues, profitability, projections, production, business practices, and other economic drivers of the cannabis industry;
- (6) Inform and advise cannabis producers and cannabis producer/processors on cannabis-related matters, including, without limitation, educational information on cannabis cultivation, usage, risks, and related technical and scientific developments;
- (7) Provide cannabis-related education and training to cannabis producers, cannabis producer/processors, cannabis researchers, and their employees, which may include education and training on cannabis health and safety information;
- (8) Provide information and services for meeting resource conservation objectives of cannabis producers and cannabis producer/processors;
- (9) Assist and cooperate with federal, state, and local government agencies in the investigation and control of pests, diseases, and other factors that could adversely affect the cultivation, quality, and safety of cannabis produced in this state;
- (10) Advance the knowledge and practices of cannabis production in this state through research and testing methods to improve pest management, worker protection, safety training, energy efficiency, and environmental protection:
- (11) Foster conditions favorable to investment in cannabis produced in this state in accordance with state and federal laws;
 - (12) Limit youth access and youth exposure to cannabis;
- (13) Enable cannabis producers and cannabis producer/processors, in cooperation with the commission, to:
- (a) Develop and engage in research, including, without limitation, discovering better and more efficient production, irrigation, odor mitigation, processing, transportation, handling,

- packaging, and use of cannabis and cannabis products; and
- (b) Discover and develop new and improved cultivars to ensure reliable and economical cannabis production in this state;
- (14) Establish uniform grading and proper preparation of cannabis products for market;
- (15) Protect the interest of consumers and the state by advising on the overall production of cannabis to ensure a balanced and sufficient supply of cannabis and cannabis products of good quality during all seasons and at all times; and
- (16) Advance the knowledge and practices of processing cannabis in this state.

<u>NEW SECTION.</u> **Sec. 5.** (1) The commission must:

- (a) Elect a chair and other officers by a majority vote of the commission or in accordance with bylaws adopted by the commission;
- (b) Adopt, rescind, and amend bylaws and other internal rules necessary for the administration and operation of the commission and for carrying out its duties in this chapter;
 - (c) Administer and enforce the provisions of this chapter;
- (d) Designate a public records officer, rules coordinator, and other representatives required under laws governing state agencies and commissions;
- (e) Comply with all other laws applicable to state agencies and commissions;
- (f) Institute and maintain in its own name any legal actions, including actions by injunction, mandatory injunction, civil recovery, or proceedings before administrative tribunals or other governmental authorities necessary to carry out this chapter, and to sue and be sued as a commission, without individual liability for acts of the commission within the scope of the powers conferred by this chapter; and
- (g) Keep accurate records of all receipts and disbursements, which must be open to inspection and audit by the state auditor or its designee at least every five years and at any time by a duly appointed internal auditor by majority vote of the commission.
 - (2) The commission may:
- (a) Employ and discharge, in its discretion, managers, secretaries, agents, attorneys, and employees, and engage the services of independent contractors as the commission deems necessary to fulfill duties, and to fix compensation. However, until assessment collections in section 15 of this act equal at least \$1,000,000, the commission must contract for staff support;
- (b) Acquire and transfer personal and real property, establish offices, incur expenses, enter into contracts and cooperative agreements, and create such debt and other liabilities as may be reasonable to fulfill its duties under this chapter;
- (c) Make necessary disbursements for routine operating expenses;
 - (d) Expend funds for all activities permitted under this chapter;
- (e) Cooperate with interested parties to fulfill its duties under this chapter;
- (f) Serve as a liaison on behalf of the general cannabis producing and processing industries to the board and other interested parties, and not on behalf of any individual cannabis producer or cannabis producer/processor;
- (g) Solicit, accept, retain, and expend any gifts, bequests, contributions, or grants from private persons or public agencies to carry out this chapter;
- (h) Retain the services of private legal counsel, which is subject to the appointment and approval by the office of the state attorney general:
- (i) Engage in appropriate activities and events to support commission activities authorized by this chapter;
- (j) Participate in meetings, hearings, and other proceedings regarding cannabis, including, without limitation, the production,

irrigation, manufacture, regulation, transportation, distribution, sale, or use of cannabis, including activities authorized under RCW 42.17A.635 and the reporting of such activities to the public disclosure commission:

- (k) Obtain from the board, a list of the names and addresses of cannabis producers, cannabis processors, cannabis producer/processors, and cannabis retailers, and other available data from the state as requested by the commission relative to its duties under this chapter;
- (l) Acquire, create, develop, and own intellectual property rights, licenses, and patents, and to collect royalties resulting from the sale or licensing of commission-funded research. However, results and recommendations from research conducted or funded by the commission must be available to all cannabis producers and cannabis producer/processors without charge, except for reasonable costs as the commission may determine:
- (m) Speak on behalf of the Washington state government regarding agricultural production of cannabis in this state, subject to oversight of both the director and the director of the board:
- (n) Possess cannabis products for the limited purposes of this chapter;
 - (o) Adopt rules to implement this chapter; and
- (p) Exercise other powers and duties reasonably necessary to carry out this chapter.

<u>NEW SECTION.</u> **Sec. 6.** The department must serve as the commission's rules coordinator. Rules adopted by the commission must be approved by the director.

<u>NEW SECTION.</u> **Sec. 7.** (1) The commission is composed of the following 13 voting members:

- (a) Eight cannabis producer or cannabis producer/processor members, two each from district 1, district 2, district 3, and district 4;
- (b) One statewide at-large cannabis producer or cannabis producer/processor member from any district;
- (c) One statewide tier one cannabis producer or cannabis producer/processor member from any district;
- (d) One statewide tier two cannabis producer or cannabis producer/processor member from any district;
- (e) One statewide tier three cannabis producer or cannabis producer/processor member from any district; and
 - (f) The director.
- (2) Each member of the commission other than the director must:
 - (a) Be 21 years of age or older;
 - (b) Be a citizen and resident of this state;
- (c) Directly hold or be named an owner in whole or majority part of an entity holding the relevant business license issued by the board. This license must not be suspended at the time of nomination, election, or appointment and must not be suspended at any time during the member's term;
- (d) Be an officer or employee of a corporation, firm, partnership, association, or cooperative engaged in the active production of cannabis within this state for a period of three years and have, during that period, derived a substantial portion of his or her income from cannabis production; and
- (e) Continue to meet all membership qualifications throughout the member's term.
- (3) Seven voting members constitute a quorum of the commission.
- (4) Commission members must be reimbursed for expenses incurred in the performance of their duties under this chapter in accordance with RCW 43.03.050 and 43.03.060.

<u>NEW SECTION.</u> **Sec. 8.** (1) The director must select initial members to appoint to the commission from a pool of self-nominated cannabis producers or cannabis producer/processors from district 1, district 2, district 3, and district 4.

- (2) The director has discretion in determining which members are appointed to the term limits in (a) through (c) of this subsection but, within 90 days after the effective date of this section, must appoint the initial commission members in accordance with the following:
 - (a) Four members must be appointed for a one-year term;
 - (b) Four members must be appointed for a two-year term; and
 - (c) Four members must be appointed for a three-year term.
- (3) The commission must establish by rule the process by which commission members are elected and any vacancy appointments are made.
- (4) When making initial and replacement appointments, the director must give priority to persons representing the diverse communities of the state to maintain a balanced representation of members where practicable.

<u>NEW SECTION.</u> **Sec. 9.** (1) On a fiscal year basis and before each fiscal year beginning, the commission must develop and submit, to the director, each of the following:

- (a) A budget; and
- (b) Any plans concerning, without limitation:
- (i) The establishment, issuance, effectuation, or administration of commission governance issues; and
 - (ii) The initiation or establishment of any rule making.
- (2) The director must timely review and approve or deny each submission in this section.
- (3) The director must review the commission's education program to ensure its consistency with applicable state and federal laws.

<u>NEW SECTION.</u> **Sec. 10.** The commission must deposit moneys collected under this chapter and section 15 of this act in a separate account in the name of the commission in any bank that is a state depository. All expenditures and disbursements made from this account under this chapter may be made without the necessity of a specific legislative appropriation. None of the provisions of RCW 43.01.050 and 69.50.540 apply to this account or to the moneys received, collected, or expended under this chapter.

<u>NEW SECTION.</u> **Sec. 11.** The assessment imposed under section 15 of this act constitutes a personal debt of every person charged or who otherwise owes the assessment, and the assessment is due and payable to the commission.

<u>NEW SECTION.</u> **Sec. 12.** (1) Financial and commercial information and records submitted to the board or the commission to administer this chapter may be shared between the board and the commission. The information or records may also be used, if required, in any action or administrative hearing relative to this chapter.

- (2) This section does not prohibit:
- (a) The issuance of general statements based upon the reports of a cannabis producer or cannabis producer/processor under this chapter if the statements do not identify a specific licensee; or
- (b) The publication by the director or the commission of the name of a cannabis producer or cannabis producer/processor violating this chapter and a statement of the violation.

NEW SECTION. Sec. 13. Obligations incurred by the commission and any other liabilities or claims against the commission must be enforced only against the assets of the commission and, except to the extent of such assets, no liability for the debts or actions of the commission exists against either the state of Washington or any subdivision or instrumentality thereof or against any member, employee, or agent of the commission or the state of Washington in his or her individual capacity. Except as otherwise provided in this chapter, neither the commission members, nor its employees, may be held individually responsible for errors in judgment, mistakes, or other acts, either of commission or omission, as principal, agent, person, or employee,

except for their own individual acts of dishonesty or crime. No person or employee may be held individually responsible for any act or omission of any other commission members. The liability of the commission members shall be several and not joint, and no member is liable for the default of any other member. This provision confirms that commission members have been and continue to be, state officers or volunteers for purposes of RCW 4.92.075 and are entitled to the defenses, indemnifications, limitations of liability, and other protections and benefits of chapter 4.92 RCW.

<u>NEW SECTION.</u> **Sec. 14.** All costs incurred by the board and the department, including staff support and the adoption of rules or other actions necessary to carry out this chapter must be reimbursed by the commission. Costs incurred under this section must include initial estimates of work and line-item accounting of the costs incurred.

<u>NEW SECTION.</u> **Sec. 15.** A new section is added to chapter 69.50 RCW to read as follows:

- (1) Pursuant to referendum under section 3 of this act, to provide for permanent funding of the Washington state cannabis commission, the commission must impose and collect an assessment from all active cannabis producers and cannabis producer/processors.
- (2) The initial rate of assessment is 0.29 percent of all sales revenue conducted by a cannabis producer or cannabis producer/processor.
- (3) The commission must adopt rules prescribing the time, place, and method for payment and collection of this assessment.
- (4) After the initial assessment is approved, the commission may modify the assessment if submitted for approval by referendum. The requirements of assent or approval of a referendum under this subsection are met if:
- (a) At least 60 percent by numbers of the participants in the referendum vote affirmatively to approve the modification; and
- (b) At least 40 percent of the active cannabis producers and 40 percent of the active cannabis producer/processors have been represented in the referendum to determine assent or approval of the modification.
- (5) Assessments collected under this section must be disbursed at least quarterly to the Washington state cannabis commission established in section 4 of this act for use in carrying out the purposes of chapter 15.--- RCW (the new chapter created in section 17 of this act).
- (6) Until October 31, 2029, the assessments in this section do not apply to a cannabis producer or cannabis producer/processor licensed under the social equity program in this chapter.
- **Sec. 16.** RCW 41.06.070 and 2023 c 148 s 3 are each amended to read as follows:
 - (1) The provisions of this chapter do not apply to:
- (a) The members of the legislature or to any employee of, or position in, the legislative branch of the state government including members, officers, and employees of the legislative council, joint legislative audit and review committee, statute law committee, and any interim committee of the legislature;
- (b) The justices of the supreme court, judges of the court of appeals, judges of the superior courts or of the inferior courts, or to any employee of, or position in the judicial branch of state government;
- (c) Officers, academic personnel, and employees of technical colleges;
 - (d) The officers of the Washington state patrol;
 - (e) Elective officers of the state;
 - (f) The chief executive officer of each agency;
- (g) In the departments of employment security and social and health services, the director and the director's confidential

- secretary; in all other departments, the executive head of which is an individual appointed by the governor, the director, his or her confidential secretary, and his or her statutory assistant directors;
- (h) In the case of a multimember board, commission, or committee, whether the members thereof are elected, appointed by the governor or other authority, serve ex officio, or are otherwise chosen:
 - (i) All members of such boards, commissions, or committees;
- (ii) If the members of the board, commission, or committee serve on a part-time basis and there is a statutory executive officer: The secretary of the board, commission, or committee; the chief executive officer of the board, commission, or committee; and the confidential secretary of the chief executive officer of the board, commission, or committee;
- (iii) If the members of the board, commission, or committee serve on a full-time basis: The chief executive officer or administrative officer as designated by the board, commission, or committee; and a confidential secretary to the chair of the board, commission, or committee;
- (iv) If all members of the board, commission, or committee serve ex officio: The chief executive officer; and the confidential secretary of such chief executive officer;
- (i) The confidential secretaries and administrative assistants in the immediate offices of the elective officers of the state;
 - (i) Assistant attorneys general;
- (k) Commissioned and enlisted personnel in the military service of the state;
- (l) Inmate, student, and temporary employees, and part-time professional consultants, as defined by the director;
- (m) Officers and employees of the Washington state fruit commission:
- (n) Officers and employees of the Washington apple commission;
- (o) Officers and employees of the Washington state dairy products commission;
- (p) Officers and employees of the Washington tree fruit research commission;
- (q) Officers and employees of the Washington state beef commission;
- (r) Officers and employees of the Washington grain commission:
- (s) Officers and employees of any commission formed under chapter 15.66 RCW;
- (t) Officers and employees of agricultural commissions formed under chapter 15.65 RCW;
- (u) Executive assistants for personnel administration and labor relations in all state agencies employing such executive assistants including but not limited to all departments, offices, commissions, committees, boards, or other bodies subject to the provisions of this chapter and this subsection shall prevail over any provision of law inconsistent herewith unless specific exception is made in such law;
- (v) In each agency with fifty or more employees: Deputy agency heads, assistant directors or division directors, and not more than three principal policy assistants who report directly to the agency head or deputy agency heads;
- (w) Staff employed by the department of commerce to administer energy policy functions;
- (x) The manager of the energy facility site evaluation council;
- (y) A maximum of ten staff employed by the department of commerce to administer innovation and policy functions, including the three principal policy assistants exempted under (v) of this subsection;
- (z) Staff employed by Washington State University to administer energy education, applied research, and technology

transfer programs under RCW 43.21F.045 as provided in RCW 28B.30.900(5);

- (aa) Officers and employees of the consolidated technology services agency created in RCW 43.105.006 that perform the following functions or duties: Systems integration; data center engineering and management; network systems engineering and management; information technology contracting; information technology customer relations management; and network and systems security;
- (bb) The executive director of the Washington statewide reentry council; and
- (cc) Officers and employees of the Washington state cannabis commission under chapter 15.--- RCW (the new chapter created in section 17 of this act).
- (2) The following classifications, positions, and employees of institutions of higher education and related boards are hereby exempted from coverage of this chapter:
- (a) Members of the governing board of each institution of higher education and related boards, all presidents, vice presidents, and their confidential secretaries, administrative, and personal assistants; deans, directors, and chairs; academic personnel; and executive heads of major administrative or academic divisions employed by institutions of higher education; principal assistants to executive heads of major administrative or academic divisions; other managerial or professional employees in an institution or related board having substantial responsibility for directing or controlling program operations and accountable for allocation of resources and program results, or for the formulation of institutional policy, or for carrying out personnel administration or labor relations functions, legislative relations, public information, development, senior computer systems and network programming, or internal audits and investigations; and any employee of a community college district whose place of work is one which is physically located outside the state of Washington and who is employed pursuant to RCW 28B.50.092 and assigned to an educational program operating outside of the state of Washington;
- (b) The governing board of each institution, and related boards, may also exempt from this chapter classifications involving research activities, counseling of students, extension or continuing education activities, graphic arts or publications activities requiring prescribed academic preparation or special training as determined by the board: PROVIDED, That no nonacademic employee engaged in office, clerical, maintenance, or food and trade services may be exempted by the board under this provision:
- (c) Printing craft employees in the department of printing at the University of Washington.
- (3) In addition to the exemptions specifically provided by this chapter, the director may provide for further exemptions pursuant to the following procedures. The governor or other appropriate elected official may submit requests for exemption to the office of financial management stating the reasons for requesting such exemptions. The director shall hold a public hearing, after proper notice, on requests submitted pursuant to this subsection. If the director determines that the position for which exemption is requested is one involving substantial responsibility for the formulation of basic agency or executive policy or one involving directing and controlling program operations of an agency or a major administrative division thereof, or is a senior expert in enterprise information technology infrastructure, engineering, or systems, the director shall grant the request. The total number of additional exemptions permitted under this subsection shall not exceed one percent of the number of employees in the classified service not including employees of institutions of higher education and related boards for those agencies not directly under

- the authority of any elected public official other than the governor, and shall not exceed a total of twenty-five for all agencies under the authority of elected public officials other than the governor.
- (4) The salary and fringe benefits of all positions presently or hereafter exempted except for the chief executive officer of each agency, full-time members of boards and commissions, administrative assistants and confidential secretaries in the immediate office of an elected state official, and the personnel listed in subsections (1)(j) through (t). (cc). and (2) of this section, shall be determined by the director. Changes to the classification plan affecting exempt salaries must meet the same provisions for classified salary increases resulting from adjustments to the classification plan as outlined in RCW 41.06.152.
- (5)(a) Any person holding a classified position subject to the provisions of this chapter shall, when and if such position is subsequently exempted from the application of this chapter, be afforded the following rights: If such person previously held permanent status in another classified position, such person shall have a right of reversion to the highest class of position previously held, or to a position of similar nature and salary.
- (b) Any classified employee having civil service status in a classified position who accepts an appointment in an exempt position shall have the right of reversion to the highest class of position previously held, or to a position of similar nature and salary.
- (c) A person occupying an exempt position who is terminated from the position for gross misconduct or malfeasance does not have the right of reversion to a classified position as provided for in this section.
- (6)(a) Notwithstanding the provisions of subsection (5) of this section, a person cannot exercise the right of reversion to a classified position if the employee has been given written notice that they are the subject of an active workplace investigation in which the allegations being investigated, if founded, could result in a finding of gross misconduct or malfeasance. The right of reversion is suspended during the pendency of the investigation. For the purposes of this subsection, written notice includes notice sent by email to the employee's work email address.
- (b) The office of financial management must adopt rules implementing this section.

<u>NEW SECTION.</u> **Sec. 17.** Sections 1 through 14 of this act constitute a new chapter in Title 15 RCW."

On page 1, line 2 of the title, after "commission;" strike the remainder of the title and insert "amending RCW 41.06.070; adding a new section to chapter 69.50 RCW; and adding a new chapter to Title 15 RCW."

MOTION

Senator Shewmake moved that the following amendment no. 580 by Senator Shewmake be adopted:

On page 4, after line 26, insert the following:

"(7) Before conducting the referendum provided for in this section, the director may require the petitioners to deposit an amount of money as the director deems necessary to defray the expenses of conducting the referendum. The director shall provide the petitioners an estimate of expenses that may be incurred to conduct a referendum before any service takes place. Petitioners shall deposit funds with the director to pay for expenses incurred by the department. The commission shall reimburse petitioners the amount paid to the department when funds become available. However, if for any reason the referendum process is discontinued, the petitioners shall reimburse the department for expenses incurred by the

department up until the time the process is discontinued."

Senator Shewmake spoke in favor of adoption of the amendment to the striking amendment.

The President declared the question before the Senate to be the adoption of amendment no. 580 by Senator Shewmake on page 4, after line 26 to striking amendment no. 579.

The motion by Senator Shewmake carried and amendment no. 580 was adopted by voice vote.

Senator Shewmake spoke in favor of adoption of the striking amendment as amended.

The President declared the question before the Senate to be the adoption of striking amendment no. 579 by Senator Shewmake as amended to Engrossed Substitute Senate Bill No. 5546.

The motion by Senator Shewmake carried and striking amendment no. 579 as amended was adopted by voice vote.

MOTION

On motion of Senator Shewmake, the rules were suspended, Second Engrossed Substitute Senate Bill No. 5546 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senator Shewmake spoke in favor of passage of the bill. Senators Rivers and Dozier spoke against passage of the bill.

The President declared the question before the Senate to be the final passage of Second Engrossed Substitute Senate Bill No. 5546.

ROLL CALL

The Secretary called the roll on the final passage of Second Engrossed Substitute Senate Bill No. 5546 and the bill passed the Senate by the following vote: Yeas, 29; Nays, 20; Absent, 0; Excused, 0.

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

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

SECOND ENGROSSED SUBSTITUTE SENATE BILL NO. 5546, having received the 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 Pedersen, the Senate reverted to the sixth order of business.

Senator Pedersen moved that, pursuant to Rule 18, Senate Bill No. 5595, an act relating to adopting the evergreen state as the state nickname, be made a special order of business to be considered at 4:55 p.m.

Senator Pedersen spoke on the motion.

The President declared the question before the Senate to be the motion by Senator Pedersen that Senate Bill No 5595 be made a

special order of business to be considered at 4:55 p.m.

The motion by Senator Pedersen carried by voice vote.

With the President's encouragement, Senator Pedersen led the Senate in a rendition of *Happy Birthday* on the occasion of the birthday of Ms. Jeannie Gorrell, Senate Counsel.

MOTION

At 12:35 p.m., on motion of Senator Pedersen, the Senate was declared to be at ease until 2:00 o'clock p.m.

Senator Hasegawa announced a meeting of the Democratic Caucus at 1:00 o'clock p.m.

Senator Warnick announced a meeting of the Republican Caucus at 1:00 o'clock p.m.

The Senate was called to order at 2:01 p.m. by the President of the Senate, Lt. Governor Heck presiding.

SECOND READING

SENATE BILL NO. 6092, by Senators Shewmake and Nguyen

Concerning disclosure of greenhouse gas emissions.

MOTIONS

On motion of Senator Shewmake, Second Substitute Senate Bill No. 6092 was substituted for Senate Bill No. 6092 and the substitute bill was placed on the second reading and read the second time.

SECOND SUBSTITUTE SENATE BILL NO. 6092, by Senate Committee on Ways & Means (originally sponsored by Shewmake, and Nguyen)

Senator Shewmake moved that the following amendment no. 691 by Senator Shewmake be adopted:

On page 2, line 14, after "to," strike "those" and insert "the final version of the rule"

On page 2, line 16, after "(b)" strike "By July 1, 2025" and insert "No later than 18 months after the adoption of the final rule referenced in (a) of this subsection"

On page 2, line 25, after "in" insert "the final version of the rule contemplated in"

On page 2, line 26, after "2022)" insert ", including special consideration for the following;

(b) The use of consistent reporting methodologies and definitions in order to facilitate compliance and avoid duplicative accounting"

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

On page 3, line 6, after "with;" strike "and"

On page 3, line 8, after "law" insert "; and

(iv) Determining the extent to which additional reporting requirements may cause reporting entities or downstream entities in the supply chain to incur financial costs"

Senators Shewmake and MacEwen spoke in favor of adoption of the amendment.

The President declared the question before the Senate to be the adoption of amendment no. 691 by Senator Shewmake on page 2,

line 14 to Second Substitute Senate Bill No. 6092.

The motion by Senator Shewmake carried and amendment no. 691 was adopted by voice vote.

MOTION

Senator Fortunato moved that the following amendment no. 690 by Senator Fortunato be adopted:

On page 2, line 15, after ";" strike "and"

On page 2, line 16, after "(b)" insert "Research the impact of greenhouse gas emissions on agriculture in the state of Washington; and

(c)"

Correct any internal references accordingly.

On page 3, line 6, after ";" strike "and"

On page 3, line 8, after "law" insert "; and

(iv) Findings on the impact of greenhouse gas emissions on agriculture in Washington state"

Senator Fortunato spoke in favor of adoption of the amendment.

Senator Shewmake spoke against adoption of the amendment. The President declared the question before the Senate to be the adoption of amendment no. 690 by Senator Fortunato on page 2, line 15 to Second Substitute Senate Bill No. 6092.

The motion by Senator Fortunato did not carry and amendment no. 690 was not adopted by voice vote.

MOTION

On motion of Senator Shewmake, the rules were suspended, Engrossed Second Substitute Senate Bill No. 6092 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senator Shewmake spoke in favor of passage of the bill. Senator MacEwen spoke against passage of the bill.

The President declared the question before the Senate to be the final passage of Engrossed Second Substitute Senate Bill No. 6092.

ROLL CALL

The Secretary called the roll on the final passage of Engrossed Second Substitute Senate Bill No. 6092 and the bill passed the Senate by the following vote: Yeas, 30; Nays, 19; Absent, 0; Excused, 0.

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

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

ENGROSSED SECOND SUBSTITUTE SENATE BILL NO. 6092, having received the 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 Braun: "Thank you Mr. President. I do believe this qualifies. So, I just want to share. I know my wife and I are very proud of our four children. But I want to share with you and the body this afternoon, our youngest daughter, who will be a graduating senior this spring at University of Washington in Computer Science. She spent the day back in Washington, D.C. interviewing with the Naval Nuclear Reactor Engineers including the Director of Naval Nuclear Reactors who is a four-star Admiral. And she just texted me that she was accepted into the Naval Nuclear Power Program."

[The Senate applauded the accomplishment of Ms. Olivia Braun.]

"Thank you Mr. President. I am obviously very proud of her. I spent thirty-one years in the Navy and in the submarine force. I remember back in I think around 2010 when we first welcomed women into the submarine force. At that time I had no idea one of my daughters would follow my footsteps and I couldn't be more proud and I am very proud to share with the body. Thank you Mr. President."

President Heck: "Congratulations Senator Braun."

SECOND READING

SENATE BILL NO. 5893, by Senators C. Wilson, Kuderer, Frame, Hasegawa, Nguyen, Nobles, Trudeau, and Wellman

Providing gate money to individuals releasing from custody prior to the expiration of their sentence.

MOTIONS

On motion of Senator Wilson, C., Second Substitute Senate Bill No. 5893 was substituted for Senate Bill No. 5893 and the substitute bill was placed on the second reading and read the second time.

SECOND SUBSTITUTE SENATE BILL NO. 5893, by Committee on Ways & Means (originally sponsored by Senators C. Wilson, Kuderer, Frame, Hasegawa, Nguyen, Nobles, Trudeau, and Wellman)

Revised for second substitute: Providing gate money to incarcerated individuals at the department of corrections.

On motion of Senator Wilson, C., the rules were suspended, Second Substitute Senate Bill No. 5893 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senator Wilson, C. spoke in favor of passage of the bill. Senator Boehnke 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. 5893.

ROLL CALL

The Secretary called the roll on the final passage of Second Substitute Senate Bill No. 5893 and the bill passed the Senate by the following vote: Yeas, 34; Nays, 15; Absent, 0; Excused, 0.

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

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

SECOND SUBSTITUTE SENATE BILL NO. 5893, having received the 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. 5980, by Senators Keiser, Conway, Liias, Van De Wege, Hasegawa, Nobles, Salomon, and Valdez

Concerning the timeline for issuing a citation for a violation of the Washington industrial safety and health act.

MOTIONS

On motion of Senator Keiser, Substitute Senate Bill No. 5980 was substituted for Senate Bill No. 5980 and the substitute bill was placed on the second reading and read the second time.

SUBSTITUTE SENATE BILL NO. 5980, by Senate Committee on Labor & Commerce (originally sponsored by Keiser, Conway, Liias, Van De Wege, Hasegawa, Nobles, Salomon, and Valdez)

On motion of Senator Keiser, the rules were suspended, Substitute Senate Bill No. 5980 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Keiser and King 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. 5980.

ROLL CALL

The Secretary called the roll on the final passage of Substitute Senate Bill No. 5980 and the bill passed the Senate by the following vote: Yeas, 49; Nays, 0; Absent, 0; Excused, 0.

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

SUBSTITUTE SENATE BILL NO. 5980, having received the 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. 5903, by Senators Wilson, C., Nobles, Frame, Hunt, Trudeau, and Wellman

Concerning representation in the educator preparation act.

The measure was read the second time.

MOTION

On motion of Senator Wilson, C., the rules were suspended, Senate Bill No. 5903 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senator Wilson, C. spoke in favor of passage of the bill. Senator Hawkins spoke against passage of the bill.

The President declared the question before the Senate to be the final passage of Senate Bill No. 5903.

ROLL CALL

The Secretary called the roll on the final passage of Senate Bill No. 5903 and the bill passed the Senate by the following vote: Yeas, 29; Nays, 20; Absent, 0; Excused, 0.

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

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

SENATE BILL NO. 5903, having received the 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. 5850, by Senators Braun, Wellman, Frame, Hasegawa, Hunt, Kuderer, Mullet, Randall, Torres, Valdez, and Wilson, C.

Supporting students who are chronically absent and at risk for not graduating high school.

MOTIONS

On motion of Senator Braun, Substitute Senate Bill No. 5850 was substituted for Senate Bill No. 5850 and the substitute bill was placed on the second reading and read the second time.

SUBSTITUTE SENATE BILL NO. 5850, by Senate Committee on Ways & Means (originally sponsored by Braun, Wellman, Frame, Hasegawa, Hunt, Kuderer, Mullet, Randall, Torres, Valdez, and Wilson, C.)

MOTION

Senator Wellman moved that the following amendment no. 654 by Senator Wellman be adopted:

On page 1, line 9, after "must" insert "work in collaboration with the office of the superintendent of public instruction to"

On page 2, line 2, after "behavioral" insert "and physical"

Beginning on page 2, after line 6, strike all of sections 2 and 3 and insert the following:

"Sec. 2. RCW 28A.175.025 and 2007 c 408 s 2 are each amended to read as follows:

(1) Subject to the availability of funds appropriated for this specific purpose, the office of the superintendent of public

instruction shall create a grant program and award grants to local partnerships of schools, families, and communities ((to begin the phase in of)) for a statewide comprehensive dropout prevention, intervention, and retrieval system including supports for students who are chronically absent. This program shall be known as the building bridges program.

- (((1))) (<u>2</u>) For purposes of RCW 28A.175.025 through 28A.175.075, a "building bridges program" means a local partnership of schools, families, and communities that <u>either provides the supports under subsection (3) of this section or provides all of the following programs or activities <u>under this</u> subsection, or both:</u>
- (a) A system that identifies individual students at risk of dropping out from middle through high school based on local predictive data, including state assessment data starting in the fourth grade, and provides timely interventions for such students and for dropouts((, including a plan for educational success as already required by the student learning plan as defined under RCW 28A.655.061)). Students identified shall include foster care youth, youth involved in the juvenile justice system, and students receiving special education services under chapter 28A.155 RCW;
 - (b) Coaches or mentors for students as necessary;
- (c) Staff responsible for coordination of community partners that provide a seamless continuum of academic and nonacademic support in schools and communities;
 - (d) Retrieval or reentry activities; and
- (e) Alternative educational programming, including, but not limited to, career and technical education exploratory and preparatory programs and online learning opportunities.
- (((2) One of the grants awarded under this section shall be for a two year demonstration project focusing on providing fifth through twelfth grade students with a program that utilizes technology and is integrated with state standards, basic academics, cross-cultural exposures, and age-appropriate preemployment training. The project shall:
- (a) Establish programs in two western Washington and one eastern Washington urban areas;
- (b) Identify at risk students in each of the distinct communities and populations and implement strategies to close the achievement gap;
- (c) Collect and report data on participant characteristics and outcomes of the project, including the characteristics and outcomes specified under RCW 28A.175.035(1)(e); and
 - (d) Submit a report to the legislature by December 1, 2009))
- (3) When community-based organizations, tribes, and community and technical colleges are awarded grants to support students who are chronically absent under this section, grant funds may also be used for the following strategies and supports:
- (a) Proactive engagement with all families about the impact of attendance on student outcomes;
- (b) Clear, supportive, and solution-oriented communication with families and caregivers of students who are chronically absent;
 - (c) Visits to families of students who are chronically absent;
- (d) Academic, systemic, and economic supports for the families of students who are chronically absent, including removing barriers to students attending school as well as tutoring and mentoring students who are reengaging in the classroom;
- (e) Connecting students to behavioral and physical health supports; and
- (f) Incentives and celebrations of students' improved attendance and engagement in the classroom.
- (4) For the purposes of this section, "students who are chronically absent" has the same meaning as in section 1 of this act.

- Sec. 3. RCW 28A.175.035 and 2011 c 288 s 9 are each amended to read as follows:
 - (1) The office of the superintendent of public instruction shall:
- (a) Identify criteria for grants and evaluate proposals for funding in consultation with the workforce training and education coordinating board;
 - (b) Develop and monitor requirements for grant recipients to:
- (i) Identify students who ((both fail the Washington assessment of student learning)) score below basic on the statewide student assessment as defined in RCW 28A.655.230 and drop out of school:
- (ii) Identify their own strengths and gaps in services provided to vouth:
 - (iii) Set their own local goals for program outcomes;
- (iv) Use research-based and emerging best practices that lead to positive outcomes in implementing the building bridges program; and
- (v) Coordinate an outreach campaign to bring public and private organizations together and to provide information about the building bridges program to the local community;
- (c) In setting the requirements under (b) of this subsection, encourage creativity and provide for flexibility in implementing the local building bridges program;
 - (d) Identify and disseminate successful practices; and
- (e) Develop requirements for grant recipients to collect and report data, including, but not limited to:
- (i) The number of and demographics of students served including, but not limited to, information regarding a student's race and ethnicity, a student's household income, a student's housing status, whether a student is a foster youth or youth involved in the juvenile justice system, whether a student is disabled, and the primary language spoken at a student's home;
- (ii) ((Washington assessment of student learning)) <u>Statewide</u> student assessment scores;
 - (iii) Dropout rates;
 - (iv) On-time graduation rates;
 - (v) Extended graduation rates;
 - (vi) Credentials obtained;
 - (vii) Absenteeism rates;
 - (viii) Truancy rates; and
 - (ix) Credit retrieval((;
- (f) Contract with a third party to evaluate the infrastructure and implementation of the partnership including the leveraging of outside resources that relate to the goal of the partnership. The third party contractor shall also evaluate the performance and effectiveness of the partnerships relative to the type of entity, as identified in RCW 28A.175.045, serving as the lead agency for the partnership; and
 - (g) Report to the legislature by December 1, 2008)).
- (2) The office of the superintendent of public instruction may require the recipient of grant funding under RCW 28A.175.025 to report the impacts of the recipient's efforts in alignment with the measures of the Washington school improvement framework.
- (3) In performing its duties under this section, the office of the superintendent of public instruction is encouraged to consult with the ((work group identified)) graduation: a team effort partnership advisory committee established in RCW 28A.175.075.
- (((3))) (4) In selecting recipients for grant funds appropriated under RCW 28A.175.135, the office of the superintendent of public instruction shall use a streamlined and expedited application and review process for those programs that have already proven to be successful in dropout prevention.
- **Sec. 4.** RCW 28A.175.105 and 2021 c 164 s 7 are each amended to read as follows:

The definitions in this section apply throughout RCW 28A.175.100 through 28A.175.110 unless the context clearly

THIRTY SEVENTH DAY, FEBRUARY 13, 2024 requires otherwise:

- (1) "Dropout reengagement program" means an educational program that offers at least the following instruction and services:
- (a) Academic instruction, including but not limited to preparation to earn a high school equivalency certificate as provided in RCW 28B.50.536 in accordance with rules adopted under RCW 28A.305.190, academic skills instruction, and college and work readiness preparation, that generates credits that can be applied to a high school diploma from the student's school district or from a community or technical college under RCW 28B.50.535 and has the goal of enabling the student to obtain the academic and work readiness skills necessary for employment or postsecondary study. A dropout reengagement program is not required to offer instruction in only those subject areas where a student is deficient in accumulated credits. Academic instruction must be provided by teachers certified by the Washington professional educator standards board or by instructors employed by a community or technical college whose required credentials are established by the college;
- (b) Case management, academic and career counseling, and assistance with accessing services and resources that support atrisk youth and reduce barriers to educational success, such as:
- (i) Academic related supports, such as covering test fees, calculators, and laboratory and other school supplies;
- (ii) Nonacademic supports, such as adequate and appropriate clothing; adequate and reliable access to food and nutrition; and transportation, including bus passes, gas vouchers, and subsidized parking; and
- (iii) Connecting students to behavioral and physical health supports; and
- (c) If the program provider is a community or technical college, the opportunity for qualified students to enroll in college courses that lead to a postsecondary degree or certificate. The college may not charge an eligible student tuition for such enrollment.
 - (2) "Eligible student" means a student who:
- (a) Is at least sixteen but less than twenty-one years of age at the beginning of the school year;
- (b) Is not accumulating sufficient credits toward a high school diploma to reasonably complete a high school diploma from a public school before the age of twenty-one or is recommended for the program by case managers from the department of social and health services or the juvenile justice system; and
- (c) Is enrolled or enrolls in the school district in which the student resides, or is enrolled or enrolls in an institutional education program as defined in RCW 28A.190.005 or a nonresident school district under RCW 28A.225.220 through 28A.225.230.
- (3) "Full-time equivalent eligible student" means an eligible student whose enrollment and attendance meet criteria adopted by the office of the superintendent of public instruction specifically for dropout reengagement programs. The criteria shall be:
- (a) Based on the community or technical college credits generated by the student if the program provider is a community or technical college; and
- (b) Based on a minimum amount of planned programming or instruction and minimum attendance by the student rather than hours of seat time if the program provider is a community-based organization."

On page 1, line 2 of the title, after "school;" insert "amending RCW 28A.175.025, 28A.175.035, and 28A.175.105; and"

On page 1, beginning on line 3 of the title, after "RCW" strike all material through "dates" on line $4\,$

Senators Wellman and Braun spoke in favor of adoption of the amendment.

The President declared the question before the Senate to be the adoption of amendment no. 654 by Senator Wellman on page 1, line 9 to Substitute Senate Bill No. 5850.

The motion by Senator Wellman carried and amendment no. 654 was adopted by voice vote.

MOTION

On motion of Senator Braun, the rules were suspended, Engrossed Substitute Senate Bill No. 5850 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Braun, Wellman and Randall 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. 5850.

ROLL CALL

The Secretary called the roll on the final passage of Engrossed Substitute Senate Bill No. 5850 and the bill passed the Senate by the following vote: Yeas, 49; Nays, 0; Absent, 0; Excused, 0.

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

ENGROSSED SUBSTITUTE SENATE BILL NO. 5850, having received the 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. 5344, by Senators Schoesler, Dozier, Braun, Wagoner, Warnick, MacEwen, and Torres

Establishing a public school revolving fund.

The measure was read the second time.

MOTION

Senator Mullet moved that the following striking amendment no. 583 by Senator Mullet be adopted:

Strike everything after the enacting clause and insert the following:

"NEW SECTION. Sec. 1. The legislature finds that school districts may have school facilities with significant building systems deficiencies that are not adequately served by a large construction project program like the school construction assistance program or a small construction project program like the small school district and state-tribal education compact school modernization program. Therefore, the legislature finds it would be beneficial to local tax payers to establish a low interest loan program that would allow school districts to fund midsize projects through existing resources rather than paying all project costs upfront.

<u>NEW SECTION.</u> **Sec. 2.** A new section is added to chapter

28A.525 RCW to read as follows:

- (1) Subject to the availability of amounts appropriated for this specific purpose, the office of the superintendent of public instruction, in coordination with the office of the state treasurer, must administer a modernization loan program for school districts and state-tribal education compact schools with significant building system deficiencies. The office of the superintendent of public instruction and the office of the state treasurer may adopt rules to implement this section.
- (2) The office of the superintendent of public instruction must assist school districts and state-tribal education compact schools interested in seeking modernization loans by providing technical assistance and planning grants. The superintendent of public instruction may prioritize planning grants for school districts and state-tribal education compact schools with the most serious building deficiencies and the most limited financial capacity. Planning grants may not exceed \$75,000 per applicant.
- (3)(a) An advisory committee with the following membership must assist the office of the superintendent of public instruction in designing the loan application process, developing the prioritization criteria, and evaluating the grant applications:
- (i) Four members of the legislature of the state of Washington, one of whom is appointed by the chairperson of each of the two largest political caucuses in the senate and house of representatives; and
- (ii) Three members who have experience in financing and managing school facilities, as appointed by the superintendent of public instruction.
- (b) Advisory committee members may not be involved in developing projects or applying for loans funded under this section.
- (c) The office of the superintendent of public instruction must provide administrative and staff support to the advisory committee.
- (4) The superintendent of public instruction must submit a list of modernization projects, as prioritized by the advisory committee, to the governor and legislature by January 8, 2025, and every November 1st thereafter. The list must include: (a) A description of the project; (b) the proposed state funding level, not to exceed \$6,000,000 or 10 percent of the amount appropriated for this purpose, whichever is greater; (c) estimated total project costs; and (d) local funding resources used as repayment. Loan funds may be awarded only after the legislature approves the list of projects.
- (5) The office of the state treasurer must administer the loans approved by the legislature under subsection (4) of this section.
- (a) Modernization loans provided pursuant to this section may not exceed a one percent interest rate or a period of 20 years.
- (b) Funds collected as repayment of loans issued under this section must be deposited in the common school construction fund.
- (6) For projects in this section that are also eligible for funding through the school construction assistance program, the office of the superintendent of public instruction must expedite and streamline the administrative requirements, timelines, and matching requirements for the funds provided under this section to be used promptly. Funds provided under this section plus state funds provided in the school construction assistance program grant must not exceed total project costs minus available local resources."

On page 1, line 1 of the title, after "to" strike the remainder of the title and insert "establishing a school modernization loan program; adding a new section to chapter 28A.525 RCW; and creating a new section."

Senator Mullet spoke in favor of adoption of the striking

amendment.

The President declared the question before the Senate to be the adoption of striking amendment no. 583 by Senator Mullet to Senate Bill No. 5344.

The motion by Senator Mullet carried and striking amendment no. 583 was adopted by voice vote.

MOTION

On motion of Senator Schoesler, the rules were suspended, Engrossed Senate Bill No. 5344 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

ENGROSSED SENATE BILL NO. 5344, by Senators Schoesler, Dozier, Braun, Wagoner, Warnick, MacEwen, and Torres

Revised for engrossed: Establishing a school modernization loan program.

Senators Schoesler and Mullet spoke in favor of passage of the bill

The President declared the question before the Senate to be the final passage of Engrossed Senate Bill No. 5344.

ROLL CALL

The Secretary called the roll on the final passage of Engrossed Senate Bill No. 5344 and the bill passed the Senate by the following vote: Yeas, 49; Nays, 0; Absent, 0; Excused, 0.

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

ENGROSSED SENATE BILL NO. 5344, having received the 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 Pedersen, the Senate advanced to the seventh order of business.

THIRD READING

SUBSTITUTE SENATE BILL NO. 5652, by Senate Committee on Transportation (originally sponsored by Lovick, Dozier, Hawkins, Hunt, Saldaña, Short, and Stanford)

Providing compensation for tow truck operators for keeping the public roadways clear.

The bill was read on Third Reading.

Senators Lovick, King and Hawkins spoke in favor of passage of the bill.

The President declared the question before the Senate to be the

THIRTY SEVENTH DAY, FEBRUARY 13, 2024 final passage of Substitute Senate Bill No. 5652.

ROLL CALL

The Secretary called the roll on the final passage of Substitute Senate Bill No. 5652 and the bill passed the Senate by the following vote: Yeas, 49; Nays, 0; Absent, 0; Excused, 0.

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

SUBSTITUTE SENATE BILL NO. 5652, having received the 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 Pedersen, the Senate reverted to the sixth order of business.

SECOND READING

SENATE BILL NO. 6215, by Senators Schoesler, Robinson, and Mullet

Improving tax and revenue laws.

The measure was read the second time.

MOTION

On motion of Senator Schoesler, the rules were suspended, Senate Bill No. 6215 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Schoesler and Nguyen 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. 6215.

ROLL CALL

The Secretary called the roll on the final passage of Senate Bill No. 6215 and the bill passed the Senate by the following vote: Yeas, 49; Nays, 0; Absent, 0; Excused, 0.

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

SENATE BILL NO. 6215, having received the 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. 6242, by Senators Mullet and Lovick

Concerning law enforcement training.

The measure was read the second time.

MOTION

On motion of Senator Mullet, the rules were suspended, Senate Bill No. 6242 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Mullet and Wilson, L. 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. 6242.

ROLL CALL

The Secretary called the roll on the final passage of Senate Bill No. 6242 and the bill passed the Senate by the following vote: Yeas, 49; Nays, 0; Absent, 0; Excused, 0.

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

SENATE BILL NO. 6242, having received the 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. 6167, by Senator Hasegawa

Concerning local government procurement rules.

The measure was read the second time.

MOTION

Senator Hasegawa moved that the following amendment no. 598 by Senator Hasegawa be adopted:

On page 1, line 17, after "(2)" strike "((Any)) (a) Until July 1, 2026, any" and insert "(a) Any"

On page 2, beginning on line 2, after "contract." strike all material through "<u>subsection</u>, a" on line 5 and insert the following:

"((However, a)) (b) A"

On page 4, line 11, after "(1)" strike "((Any)) (a) Until July 1, 2026, any" and insert "(a) Any"

On page 4, beginning on line 24, after "(b)" strike all material through "beginning" on line 32 and insert "Beginning"

On page 12, line 1, after "(1)" strike "((All)) (a) Until July 1, 2026, all" and insert "(a) All"

On page 12, beginning on line 6, after "bidding." strike all material through "bidding." on line 8

On page 15, line 25, after "(b)" strike "((Contracting)) (i) Until July 1, 2026, contracting" and insert "Contracting"

On page 15, beginning on line 31, after "project" strike all

material through "\$30,000" on line 35

Senators Hasegawa and Torres spoke in favor of adoption of the amendment.

The President declared the question before the Senate to be the adoption of amendment no. 598 by Senator Hasegawa on page 1, line 17 to Senate Bill No. 6167.

The motion by Senator Hasegawa carried and amendment no. 598 was adopted by voice vote.

MOTION

On motion of Senator Hasegawa, the rules were suspended, Engrossed Senate Bill No. 6167 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

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

The President declared the question before the Senate to be the final passage of Engrossed Senate Bill No. 6167.

ROLL CALL

The Secretary called the roll on the final passage of Engrossed Senate Bill No. 6167 and the bill passed the Senate by the following vote: Yeas, 49; Nays, 0; Absent, 0; Excused, 0.

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

ENGROSSED SENATE BILL NO. 6167, having received the 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. 6247, by Senators Hunt, Randall, Kuderer, Nobles, Saldaña, Valdez, and Wilson, C..

Concerning public employees' retirement system plan 2 service credit for officers of labor organizations.

The measure was read the second time.

MOTION

On motion of Senator Hunt, the rules were suspended, Senate Bill No. 6247 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Hunt and Wilson, L. 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. 6247.

ROLL CALL

The Secretary called the roll on the final passage of Senate Bill No. 6247 and the bill passed the Senate by the following vote: Yeas, 49; Nays, 0; Absent, 0; Excused, 0.

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

SENATE BILL NO. 6247, having received the 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. 5955, by Senators Keiser, Hasegawa, Kauffman, Nguyen, and Wilson, C.

Mitigating harm and improving equity in large port districts.

MOTIONS

On motion of Senator Keiser, Second Substitute Senate Bill No. 5955 was substituted for Senate Bill No. 5955 and the substitute bill was placed on the second reading and read the second time.

SECOND SUBSTITUTE SENATE BILL NO. 5955, by Senate Committee on Ways & Means (originally sponsored by Keiser, Hasegawa, Kauffman, Nguyen, and Wilson, C.)

Senator Keiser moved that the following striking amendment no. 639 by Senator Keiser be adopted:

Strike everything after the enacting clause and insert the following:

"NEW SECTION. Sec. 1. Airports are an important part of Washington's economy. Airports enable travel for business or recreation, allow for the transportation of cargo, and provide thousands of jobs for the people of the state.

For those living near an airport, there can also be adverse impacts from aircraft operations. In King county, the majority of people identifying as Black, Hispanic, Native Hawaiian, or Pacific Islander live within 10 miles of Seattle-Tacoma international airport.

Large port districts operating commercial service airports that administer aircraft noise mitigation programming have expressed a desire and intention to repair or replace aircraft noise mitigation equipment that has been found to be no longer working as intended or is reported to have caused additional hazards or structural damage to the property. Large port districts are restricted to use local, nonairport resources to address such equipment due to limitations imposed by federal regulations.

Ensuring the efficacy of existing noise mitigation equipment, and the repair or replacement of equipment that has caused hazards or structural damage to the property serves a fundamental governmental purpose and thereby provides wider public benefit to the citizens of Washington.

The legislature intends to partner with port districts operating large airports in the state and impacted areas to provide resources to repair or replace noise mitigation equipment that has been found to be no longer working as intended, or is found to have caused additional hazards or structural damage to the property,

and to address the impacts of aircraft operations that are faced by impacted areas.

With this partnership and resources large airports can be more responsive, more effectively and quickly address relevant noise mitigation equipment, and help uphold the values of respect, antiracism, equity, and stewardship.

- **Sec. 2.** RCW 53.54.020 and 2020 c 105 s 2 are each amended to read as follows:
- (1) Prior to initiating programs as authorized in this chapter, the port commission shall undertake the investigation and monitoring of aircraft noise impact to determine the nature and extent of the impact. The port commission shall adopt a program of noise impact abatement based upon the investigations and as amended periodically to conform to needs demonstrated by the monitoring programs. In no case may the port district undertake any of the programs prescribed in this chapter in an area that is:
- (a) More than ((ten)) 10 miles beyond the paved north end of any runway;
- (b) More than ((thirteen)) 13 miles beyond the paved south end of any runway; or
- (c) More than two miles from the centerline of any runway ((ten)) 10 miles north and ((thirteen)) 13 miles south from the paved end of such runway.
- (2) ((Such areas as determined in this section,)) Areas within which a port district may undertake a program authorized in this chapter shall be known as "impacted areas."
- **Sec. 3.** RCW 53.54.030 and 2021 c 65 s 3 are each amended to read as follows:
- (1) For the purposes of this chapter, in developing a remedial program, the port commission may take steps as appropriate including, but not limited to, one or more of the following programs:
- (a) Acquisition of property or property rights within the impacted area, which shall be deemed necessary to accomplish a port purpose. The port district may purchase such property or property rights by time payment notwithstanding the time limitations provided for in RCW 53.08.010. The port district may mortgage or otherwise pledge any such properties acquired to secure such transactions. The port district may assume any outstanding mortgages.
- (b) Transaction assistance programs, including assistance with real estate fees and mortgage assistance, and other neighborhood remedial programs as compensation for impacts due to aircraft noise and noise associated conditions. Any such programs shall be in connection with properties located within an impacted area and shall be provided upon terms and conditions as the port district shall determine appropriate.
- (c) Programs of soundproofing structures located within an impacted area. Such programs may be executed without regard to the ownership, provided the owner waives damages and conveys an easement for the operation of aircraft, and for noise and noise associated conditions therewith, to the port district.
- (d) Mortgage insurance of private owners of lands or improvements within such noise impacted area where such private owners are unable to obtain mortgage insurance solely because of noise impact. In this regard, the port district may establish reasonable regulations and may impose reasonable conditions and charges upon the granting of such mortgage insurance. Such mortgage insurance fees and charges shall at no time exceed fees established for federal mortgage insurance programs for like service.
- (e) Management of all lands, easements, or development rights acquired, including but not limited to the following:
 - (i) Rental of any or all lands or structures acquired;
 - (ii) Redevelopment of any such lands for any economic use

- consistent with airport operations, local zoning and the state environmental policy;
- (iii) Sale of such properties for cash or for time payment and subjection of such property to mortgage or other security transaction: PROVIDED, That any such sale shall reserve to the port district by covenant an unconditional right of easement for the operation of all aircraft and for all noise or noise conditions associated therewith.
- (2)(a) An individual property may be provided benefits by the port district under each of the programs described in subsection (1) of this section. However, an individual property may not be provided benefits under any one of these programs more than once, unless the property:
- (i) Is subjected to increased aircraft noise or differing aircraft noise impacts that would have afforded different levels of mitigation, even if the property owner had waived all damages and conveyed a full and unrestricted easement; or
- (ii) Contains a soundproofing installation, structure, or other type of sound mitigation equipment product or benefit previously installed pursuant to the remedial program under this chapter by the port district that is determined through inspection to be in need of a repair or replacement.
- (b) Port districts choosing to exercise the authority under (a)(ii) of this subsection are required to conduct inspections of homes where mitigation improvements are no longer working as intended. In those properties, port districts ((must work with a state certified building inspector)) may contract with building inspectors or other professionals with experience in sound testing, or window and door installs, or port districts may enter into an interlocal agreement under chapter 39.34 RCW with the county in which the port is located to contract for the provision of building inspectors or professionals with experience in sound testing, or window and door installs to determine whether package failure resulted in additional hazards or structural damage to the property. Any expense incurred by the county related to contracting of a building inspector or professional under this subsection (2)(b) must be reimbursed by the port district. A port district may use funds from the grant program created under section 5 of this act to reimburse the county for expenses incurred for the contracting of a building inspector or other professional.
- (c) Port districts choosing to exercise their authority under (b) of this subsection may apply to the grant program created under section 5 of this act for resources to facilitate the assessment and inspection of noise mitigation equipment that is no longer working as intended, or is reported to have caused additional hazards or structural damage to the property.
- (d) If a building inspector or other professional contracted pursuant to (c) of this subsection identifies that a property's noise mitigation equipment is no longer working as intended, then the associated port district must apply to the grant program created under section 5 of this act for resources to repair or replace existing noise mitigation equipment. If an inspection confirms that installation of noise mitigation equipment resulted in additional hazards or structural damage to the property, then a port district must apply to the grant program under section 5 of this act for resources to address those hazards or damages.
- (3) A property shall be considered within the impacted area if any part thereof is within the impacted area.
- **Sec. 4.** RCW 53.54.040 and 1974 ex.s. c 121 s 4 are each amended to read as follows:

A port district may establish a fund to be utilized in effectuating the intent of this chapter. The port district may finance such fund by: The proceeds of any grants or loans made by federal agencies; the proceeds of any grants made by the department of commerce pursuant to section 5 of this act: rentals, charges, and other

revenues as may be generated by programs authorized by this chapter, airport revenues; and revenue bonds based upon such revenues. The port district may also finance such fund, as necessary, in whole or in part, with the proceeds of general obligation bond issues of not more than one-eighth of one percent of the value of taxable property in the port district: PROVIDED, That any such bond issue shall be in addition to bonds authorized by RCW 53.36.030: PROVIDED FURTHER, That any such general obligation bond issue may be subject to referendum by petition as provided by county charter, the same as if it were a county ordinance.

<u>NEW SECTION.</u> **Sec. 5.** A new section is added to chapter 43.330 RCW to read as follows:

- (1) The department of commerce shall administer a grant program to provide assistance to qualifying port districts for expenses related to noise mitigation pursuant to RCW 53.54.030(2) (c) and (d).
- (2) The department of commerce shall prepare and publish an annual report on its website detailing grants made under this section. The report must include: (a) The number of inspectors or other professionals contracted; (b) the number of inspections conducted; (c) the number of properties provided with new or improved noise mitigation equipment subsequent to an inspection; (d) the number of properties receiving funds to address hazards or damages proven by an inspection to be associated with the installation of noise mitigation equipment; and (e) the number of inspected properties where no repairs occurred and the reasons why.
- (3) A qualifying port district receiving funds under this section may commit to matching, from port district funds not subject to federal airport revenue use requirements, at least half of the total funding provided by the legislature under section 6 of this act for the purposes of noise mitigation under RCW 53.54.030(2) (c) and (d) each fiscal year.
- (4) For the purposes of this section, "qualifying port district" means a port district authorized to undertake programs for the abatement of aircraft noise under RCW 53.54.010.

<u>NEW SECTION.</u> **Sec. 6.** A new section is added to chapter 53.20 RCW to read as follows:

- (1) The port district equity fund is created in the custody of the state treasurer. Moneys to the account may consist of appropriations by the legislature, contributions from county and local governments and port districts, and private contributions. Expenditures from the account may only be used to make grants to port districts under section 5 of this act. Only the director of the department of commerce or the director's designee may authorize expenditures from the account. The account is subject to the allotment procedures under chapter 43.88 RCW, but an appropriation is not required for expenditures.
- (2) The department of commerce shall provide management services for the port district equity fund. The department shall establish procedures for fund management. The department shall develop the grant criteria, monitor the grant program, and select grant recipients.
- (3) The department of commerce shall prepare and publish an annual report on its website detailing grants made under this section, the uses to which the grants have been put, and the benefits that have been realized.

<u>NEW SECTION.</u> **Sec. 7.** A new section is added to chapter 43.131 RCW to read as follows:

The grant program providing assistance to qualifying port districts for expenses related to noise mitigation under section 5 of this act shall be terminated July 1, 2029.

<u>NEW SECTION.</u> **Sec. 8.** A new section is added to chapter 43.131 RCW to read as follows:

In addition to the requirements of this chapter, the joint

legislative audit and review committee must include in its review of the grant program under section 5 of this act the number of homes remediated since the effective date of this section and the number of homes remaining in need of noise mitigation remediation.

<u>NEW SECTION.</u> **Sec. 9.** A new section is added to chapter 43.131 RCW to read as follows:

The following acts or parts of acts, as now existing or hereafter amended, are each repealed, effective July 1, 2030:

- (1) RCW 43.330.--- and 2024 c \dots s 5 (section 5 of this act); and
 - (2) RCW 53.20.--- and 2024 c . . . s 6 (section 6 of this act)."

On page 1, line 2 of the title, after "districts;" strike the remainder of the title and insert "amending RCW 53.54.020, 53.54.030, and 53.54.040; adding a new section to chapter 43.330 RCW; adding a new section to chapter 53.20 RCW; adding new sections to chapter 43.131 RCW; creating a new section; and providing an effective date."

Senators Keiser and Torres spoke in favor of adoption of the

The President declared the question before the Senate to be the adoption of striking amendment no. 639 by Senator Keiser to Second Substitute Senate Bill No. 5955.

The motion by Senator Keiser carried and striking amendment no. 639 was adopted by voice vote.

MOTION

On motion of Senator Keiser, the rules were suspended, Engrossed Second Substitute Senate Bill No. 5955 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

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

The President declared the question before the Senate to be the final passage of Engrossed Second Substitute Senate Bill No. 5955.

ROLL CALL

The Secretary called the roll on the final passage of Engrossed Second Substitute Senate Bill No. 5955 and the bill passed the Senate by the following vote: Yeas, 49; Nays, 0; Absent, 0; Excused, 0.

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

ENGROSSED SECOND SUBSTITUTE SENATE BILL NO. 5955, having received the 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. 5915, by Senators Torres, Schoesler, Wagoner, and Warnick

Extending an existing hazardous substance tax exemption for certain agricultural crop protection products that are temporarily

warehoused but not otherwise used, manufactured, packaged, or sold in the state of Washington.

The measure was read the second time.

MOTION

On motion of Senator Torres, the rules were suspended, Senate Bill No. 5915 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senator Torres 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. 5915.

ROLL CALL

The Secretary called the roll on the final passage of Senate Bill No. 5915 and the bill passed the Senate by the following vote: Yeas, 36; Nays, 13; Absent, 0; Excused, 0.

Voting yea: Senators Billig, Boehnke, Braun, Cleveland, Conway, Dozier, Fortunato, Frame, Gildon, Hansen, Hawkins, Holy, Hunt, Keiser, King, Liias, Lovick, MacEwen, McCune, Mullet, Muzzall, Padden, Rivers, Robinson, Saldaña, Salomon, Schoesler, Shewmake, Short, Stanford, Torres, Van De Wege, Wagoner, Warnick, Wilson, J. and Wilson, L.

Voting nay: Senators Dhingra, Hasegawa, Kauffman, Kuderer, Lovelett, Nguyen, Nobles, Pedersen, Randall, Trudeau, Valdez, Wellman and Wilson, C.

SENATE BILL NO. 5915, having received the 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. 5906, by Senators Wilson, L., Dozier, Gildon, Holy, Mullet, Torres, Warnick, and Wilson, J.

Implementing a statewide drug overdose prevention and education campaign.

The measure was read the second time.

MOTION

Senator Liias moved that the following amendment no. 685 by Senator Liias be adopted:

On page 2, line 17, after "(4)" insert "The department shall conduct a feasibility study regarding the creation of a drug overdose prevention hotline. By December 31, 2025, the department shall provide a report detailing the results of the feasibility study and recommendations to the appropriate committees of the legislature.

(5)"

Senators Liias and Wilson, L. spoke in favor of adoption of the

The President declared the question before the Senate to be the adoption of amendment no. 685 by Senator Liias on page 2, line 17 to Senate Bill No. 5906.

The motion by Senator Liias carried and amendment no. 685 was adopted by voice vote.

MOTION

On motion of Senator Wilson, L., the rules were suspended, Engrossed Senate Bill No. 5906 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senator Wilson, L. spoke in favor of passage of the bill.

The President declared the question before the Senate to be the final passage of Engrossed Senate Bill No. 5906.

ROLL CALL

The Secretary called the roll on the final passage of Engrossed Senate Bill No. 5906 and the bill passed the Senate by the following vote: Yeas, 49; Nays, 0; Absent, 0; Excused, 0.

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

ENGROSSED SENATE BILL NO. 5906, having received the 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. 6030, by Senators Braun, Kuderer, Liias, Mullet, Wellman, and Wilson, J.

Amending the county population threshold for counties that may exempt from taxation the value of accessory dwelling units to incentivize rental to low-income households.

The measure was read the second time.

MOTION

On motion of Senator Braun, 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.

Senator Braun 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, 49; Nays, 0; Absent, 0; Excused, 0.

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

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. 6010, by Senators Shewmake and Liias

Streamlining certain decisions pertaining to the development or extension of a trail or path from the state environmental policy act.

MOTIONS

On motion of Senator Shewmake, Substitute Senate Bill No. 6010 was substituted for Senate Bill No. 6010 and the substitute bill was placed on the second reading and read the second time.

SUBSTITUTE SENATE BILL NO. 6010, by Senate Committee on Local Government, Land Use & Tribal Affairs (originally sponsored by Shewmake, and Liias)

On motion of Senator Shewmake, the rules were suspended, Substitute Senate Bill No. 6010 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

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

The President declared the question before the Senate to be the final passage of Substitute Senate Bill No. 6010.

ROLL CALL

The Secretary called the roll on the final passage of Substitute Senate Bill No. 6010 and the bill passed the Senate by the following vote: Yeas, 49; Nays, 0; Absent, 0; Excused, 0.

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

SUBSTITUTE SENATE BILL NO. 6010, having received the 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. 6302, by Senators Liias, King, Boehnke, and Nobles

Creating a Washington state supply chain competitiveness infrastructure program.

MOTIONS

On motion of Senator Liias, Substitute Senate Bill No. 6302 was substituted for Senate Bill No. 6302 and the substitute bill was placed on the second reading and read the second time.

SUBSTITUTE SENATE BILL NO. 6302, by Senate Committee on Transportation (originally sponsored by Liias,

King, Boehnke, and Nobles)

On motion of Senator Liias, the rules were suspended, Substitute Senate Bill No. 6302 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senator Liias 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. 6302.

ROLL CALL

The Secretary called the roll on the final passage of Substitute Senate Bill No. 6302 and the bill passed the Senate by the following vote: Yeas, 49; Nays, 0; Absent, 0; Excused, 0.

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

SUBSTITUTE SENATE BILL NO. 6302, having received the 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. 6229, by Senators Shewmake, Cleveland, King, Holy, Liias, Lovick, and Nobles

Modifying match requirements for the green transportation capital grant program.

The measure was read the second time.

MOTION

Senator Fortunato moved that the following amendment no. 692 by Senator Fortunato be adopted:

On page 2, beginning on line 22, after "funding" strike all material through "department" on line 24 and insert "for that project that is at least equal to 20 percent of the total cost of the project. Rural and small urban transit agencies, as defined in the department's "Summary of Public Transportation" report, are exempt from the 20 percent match threshold"

Senator Fortunato spoke in favor of adoption of the amendment.

Senator Liias spoke against adoption of the amendment.

The President declared the question before the Senate to be the adoption of amendment no. 692 by Senator Fortunato on page 2, line 22 to Senate Bill No. 6229.

The motion by Senator Fortunato did not carry and amendment no. 692 was not adopted by voice vote.

MOTION

On motion of Senator Shewmake, the rules were suspended, Senate Bill No. 6229 was advanced to third reading, the second reading considered the third and the bill was placed on final

passage.

Senators Shewmake and 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. 6229.

ROLL CALL

The Secretary called the roll on the final passage of Senate Bill No. 6229 and the bill passed the Senate by the following vote: Yeas, 49; Nays, 0; Absent, 0; Excused, 0.

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

SENATE BILL NO. 6229, having received the 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. 6198, by Senators Holy, Conway, Van De Wege, Fortunato, Kuderer, Mullet, Nobles, and Valdez

Concerning employees of the law enforcement officers' and firefighters' plan 2 retirement board.

MOTIONS

On motion of Senator Holy, Substitute Senate Bill No. 6198 was substituted for Senate Bill No. 6198 and the substitute bill was placed on the second reading and read the second time.

SUBSTITUTE SENATE BILL NO. 6198, by Senate Committee on Ways & Means (originally sponsored by Holy, Conway, Van De Wege, Fortunato, Kuderer, Mullet, Nobles, and Valdez)

On motion of Senator Holy, the rules were suspended, Substitute Senate Bill No. 6198 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senator Holy 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. 6198.

ROLL CALL

The Secretary called the roll on the final passage of Substitute Senate Bill No. 6198 and the bill passed the Senate by the following vote: Yeas, 49; Nays, 0; Absent, 0; Excused, 0.

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

Warnick, Wellman, Wilson, C., Wilson, J. and Wilson, L.

SUBSTITUTE SENATE BILL NO. 6198, having received the 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. 6154, by Senators Torres and Mullet; by request of Secretary of State

Updating process service requirements for corporations in Washington state.

MOTIONS

On motion of Senator Torres, Substitute Senate Bill No. 6154 was substituted for Senate Bill No. 6154 and the substitute bill was placed on the second reading and read the second time.

SUBSTITUTE SENATE BILL NO. 6154, by Committee on Law & Justice (originally sponsored by Senators Torres and Mullet; by request of Secretary of State)

Revised for substitute: Updating process service requirements in Washington state for business entities and motorists.

On motion of Senator Torres, the rules were suspended, Substitute Senate Bill No. 6154 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senators Torres and Dhingra 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. 6154.

ROLL CALL

The Secretary called the roll on the final passage of Substitute Senate Bill No. 6154 and the bill passed the Senate by the following vote: Yeas, 49; Nays, 0; Absent, 0; Excused, 0.

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

SUBSTITUTE SENATE BILL NO. 6154, having received the 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. 6087, by Senators King, Lovick, and Mullet

Concerning the fire service training account.

The measure was read the second time.

MOTION

Senator Robinson moved that the following amendment no. 582 by Senator Robinson be adopted:

On page 1, line 14, after "(($\frac{Twenty}{Twenty-five}$ " and insert " $\frac{Twenty-five}{Twenty-two}$ "

Senator Robinson spoke in favor of adoption of the amendment.

Senator King spoke against adoption of the amendment.

The President declared the question before the Senate to be the adoption of amendment no. 582 by Senator Robinson on page 1, line 14 to Senate Bill No. 6087.

The motion by Senator Robinson carried and amendment no. 582 was adopted by voice vote.

MOTION

On motion of Senator King, the rules were suspended, Engrossed Senate Bill No. 6087 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 Engrossed Senate Bill No. 6087.

ROLL CALL

The Secretary called the roll on the final passage of Engrossed Senate Bill No. 6087 and the bill passed the Senate by the following vote: Yeas, 49; Nays, 0; Absent, 0; Excused, 0.

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

ENGROSSED SENATE BILL NO. 6087, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTIONS

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

On motion of Senator Pedersen and without objection, the Senate immediately considered Senate Bill No. 5595, the measure's status as a special order of business later in the day not withstanding.

SECOND READING

SENATE BILL NO. 5595, by Senators Wilson, J., Rolfes, Holy, Wilson, L., Lovick, Nguyen, Randall, Wilson, C., Valdez, Kuderer, Torres, Pedersen, Dhingra, Lovelett, Padden, Keiser, Muzzall, Short, Robinson, Schoesler, Dozier, Wagoner, Billig, Van De Wege, Warnick, Fortunato, Rivers, Braun, King, Gildon, Boehnke, McCune, Shewmake, Saldaña, Cleveland, Trudeau, Frame, Conway, Hasegawa, and Hunt

Adopting the evergreen state as the state nickname.

The measure was read the second time.

MOTION

On motion of Senator Wilson, J., the rules were suspended, Senate Bill No. 5595 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

Senator Wilson, J. 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. 5595.

ROLL CALL

The Secretary called the roll on the final passage of Senate Bill No. 5595 and the bill passed the Senate by the following vote: Yeas, 47; Nays, 2; Absent, 0; Excused, 0.

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

Voting nay: Senators Liias and Stanford

SENATE BILL NO. 5595, having received the 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 Pedersen, House Bill No. 1895 and House Bill No. 1950 were placed on the day's Second Reading Calendar.

MOTION

At 4:14 p.m., on motion of Senator Pedersen, the Senate adjourned until 1:30 p.m. Wednesday, February 14, 2024.

DENNY HECK, President of the Senate

SARAH BANNISTER, Secretary of the Senate

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2131-SE	2295-S
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Confirmed 8	Chapter7
9285 Sergio Hernandez	Future Farmers of America, Heritage Chapter
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9382 Bascomb-Green, Nicole	Future Farmers of America, Kelso Chapter 7
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