HOUSE BILL 1271

State of Washington 67th Legislature 2021 Regular Session

By Representatives Orwall, Goehner, Goodman, Thai, Fey, Pollet, and Harris-Talley

Read first time 01/19/21. Referred to Committee on Local Government.

AN ACT Relating to ensuring continuity of operations in the offices of county elected officials during the current COVID-19 pandemic and future public health crises; amending RCW 2.32.050, 84.41.041, 38.52.040, 70.54.430, 43.09.230, 65.04.140, 46.20.118, 6.21.030, 6.21.040, 6.21.050, 6.21.090, 6.21.100, and 84.56.020; reenacting and amending RCW 6.01.060; creating a new section; and providing an effective date.

8 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

Sec. 1. The legislature finds that the ability of 9 NEW SECTION. 10 county elected officials to fulfill their statutory responsibilities 11 through continued conduct of essential functions and services during 12 the current COVID-19 pandemic and potential future public health 13 crises requires updating, and at times temporary waiver, of these 14 requirements in statute. The legislature intends to update the manner 15 which services in may be provided; maintaining access and 16 opportunity. In addition, the legislature intends to clarify the 17 conditions under which waiver or suspension of specific statutes may assumed by county elected officials in order to eliminate 18 be 19 temporary barriers to continuity of operations.

1 Sec. 2. RCW 2.32.050 and 2017 c 183 s 1 are each amended to read 2 as follows:

3 The clerk of the supreme court, each clerk of the court of appeals, and each clerk of a superior court, has power to take and 4 certify the proof and acknowledgment of a conveyance of real 5 6 property, or any other written instrument authorized or required to 7 be proved or acknowledged, and to administer oaths in every case when authorized by law; and it is the duty of the clerk of the supreme 8 court, each clerk of the court of appeals, and of each county clerk 9 for each of the courts for which he or she is clerk: 10

(1) To keep the seal of the court and affix it in all cases where he or she is required by law;

13 (2) To record the proceedings of the court;

14 (3) To keep the records, files, and other books and papers 15 appertaining to the court;

16 (4) To file all papers delivered to him or her for that purpose 17 in any action or proceeding in the court as directed by court rule or 18 statute;

19 (5) To attend, either in person or electronically if the 20 proceeding is virtual, the court of which he or she is clerk, to 21 administer oaths, and receive the verdict of a jury in any action or 22 proceeding therein, in the presence and under the direction of the 23 court;

(6) To keep the minutes of the proceedings of the court, and,
under the direction of the court, to enter its orders, judgments, and
decrees;

(7) To authenticate by certificate or transcript, as may be
required, the records, files, or proceedings of the court, or any
other paper appertaining thereto and filed with him or her;

30 (8) To exercise the powers and perform the duties conferred and 31 imposed upon him or her elsewhere by statute;

32 (9) In the performance of his or her duties to conform to the 33 direction of the court;

34 (10) To publish notice of the procedures for inspection of the 35 public records of the court.

36 Sec. 3. RCW 84.41.041 and 2017 c 323 s 507 are each amended to 37 read as follows:

38 (1) Each county assessor must cause taxable real property ((to be 39 physically inspected)) characteristics to be reviewed in accordance

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with international association of assessing officers standards for 1 physical inspection and valued at least once every six years in 2 accordance with RCW 84.41.030, and in accordance with a plan filed 3 with and approved by the department of revenue. Such revaluation plan 4 must provide that all taxable real property within a county must be 5 6 revalued and these newly determined values placed on the assessment 7 rolls each year. Property must be valued at one hundred percent of its true and fair value and assessed on the same basis, in accordance 8 with RCW 84.40.030, unless specifically provided otherwise by law. 9 During the intervals between each physical inspection of real 10 11 property, the valuation of such property must be adjusted to its 12 current true and fair value, such adjustments to be made once each year and to be based upon appropriate statistical data. 13

14 (2) The assessor may require property owners to submit pertinent 15 data respecting taxable property in their control including data 16 respecting any sale or purchase of said property within the past five 17 years, the cost and characteristics of any improvement on the 18 property and other facts necessary for appraisal of the property.

19 Sec. 4. RCW 38.52.040 and 2019 c 333 s 9 are each amended to 20 read as follows:

21 (1) There is hereby created the emergency management council 22 (hereinafter called the council), to consist of not more than eighteen members who shall be appointed by the adjutant general. The 23 24 membership of the council shall include, but not be limited to, 25 representatives of city and county governments, sheriffs and police chiefs, county coroners and medical examiners, the Washington state 26 27 patrol, the military department, the department of ecology, state and 28 local fire chiefs, seismic safety experts, state and local emergency 29 directors, search and rescue volunteers, medical management 30 professions who have expertise in emergency medical care, building 31 officials, private industry, and the office of the superintendent of public instruction. The representatives of private industry shall 32 include persons knowledgeable in emergency and hazardous materials 33 management. The councilmembers shall elect a chair from within the 34 council membership. The members of the council shall serve without 35 compensation, but may be reimbursed for their travel expenses 36 incurred in the performance of their duties in accordance with RCW 37 38 43.03.050 and 43.03.060 as now existing or hereafter amended.

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1 (2) The emergency management council shall advise the governor and the director on all matters pertaining to state and local 2 emergency management. The council may appoint such ad hoc committees, 3 subcommittees, and working groups as are required to develop specific 4 recommendations for 5 the improvement of emergency management 6 practices, standards, policies, or procedures. The council shall ensure that the governor receives an annual assessment of statewide 7 emergency preparedness including, but not limited to, specific 8 progress on hazard mitigation and reduction efforts, implementation 9 of seismic safety improvements, reduction of flood hazards, and 10 11 coordination of hazardous materials planning and response activities. 12 The council shall review administrative rules governing state and local emergency management practices and recommend necessary 13 revisions to the director. 14

15 The council or a council subcommittee shall serve and (3) 16 periodically convene in special session as the state emergency 17 response commission required by the emergency planning and community right-to-know act (42 U.S.C. Sec. 11001 et seq.). The state emergency 18 19 response commission shall conduct those activities specified in federal statutes and regulations and state administrative rules 20 21 governing the coordination of hazardous materials policy including, but not limited to, review of local emergency planning committee 22 23 emergency response plans for compliance with the planning requirements in the emergency planning and community right-to-know 24 25 act (42 U.S.C. Sec. 11001 et seq.). Committees shall annually review 26 their plans to address changed conditions, and submit their plans to the state emergency response commission for review when updated, but 27 28 not less than at least once every five years. The department may 29 employ staff to assist local emergency planning committees in the development and annual review of these emergency response plans, with 30 31 an initial focus on the highest risk communities through which trains 32 that transport oil in bulk travel. By March 1, 2018, the department 33 shall report to the governor and legislature on progress towards compliance with planning requirements. The report must also provide 34 budget and policy recommendations for continued support of local 35 36 emergency planning.

37 (4) (a) The intrastate mutual aid committee is created and is a 38 subcommittee of the emergency management council. The intrastate 39 mutual aid committee consists of not more than five members who must 40 be appointed by the council chair from council membership. The chair

1 of the intrastate mutual aid committee is the military department 2 representative appointed as a member of the council. Meetings of the 3 intrastate mutual aid committee must be held at least annually.

(b) In support of the intrastate mutual aid system established in 4 chapter 38.56 RCW, the intrastate mutual aid committee shall develop 5 6 and update guidelines and procedures to facilitate implementation of the intrastate mutual aid system by member jurisdictions, including 7 but not limited to the following: Projected or anticipated costs; 8 checklists and forms for requesting and providing assistance; 9 recordkeeping; reimbursement procedures; and other implementation 10 issues. These guidelines and procedures are not subject to the rule-11 12 making requirements of chapter 34.05 RCW.

(5) On emergency management issues that involve early learning, kindergarten through twelfth grade, or higher education, the emergency management council must consult with representatives from the following organizations: The department of children, youth, and families; the office of the superintendent of public instruction; the state board for community and technical colleges; and an association of public baccalaureate degree-granting institutions.

20 Sec. 5. RCW 70.54.430 and 2015 c 30 s 1 are each amended to read 21 as follows:

(1) When requested by first responders during an emergency, employees of companies providing personal emergency response services must provide to first responders the name, address, and any other information necessary for first responders to contact subscribers within the jurisdiction of the emergency.

(2) Companies providing personal emergency response services may
 adopt policies to respond to requests from first responders to
 release subscriber contact information during an emergency. Policies
 may include procedures to:

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(a) Verify that the requester is a first responder;

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(b) Verify that the request is made pursuant to an emergency;

33 (c) Fulfill the request by providing the subscriber contact 34 information; and

35 (d) Deny the request if no emergency exists or if the requester 36 is not a first responder.

(3) Information received by a first responder under subsection
(1) of this section is confidential and exempt from disclosure under
chapter 42.56 RCW, and may be used only in responding to the

1 emergency that prompted the request for information. Any first 2 responder receiving the information must destroy it at the end of the 3 emergency.

(4) It is not a violation of this section if a personal emergency 4 response services company or an employee makes a good faith effort to 5 6 comply with this section. In addition, the company or employee is immune from civil liability for a good faith effort to comply with 7 this section. Should a company or employee prevail upon the defense 8 provided in this section, the company or employee is entitled to 9 recover expenses and reasonable attorneys' fees incurred 10 in 11 establishing the defense.

12 (5) First responders and their employing jurisdictions are not 13 liable for failing to request the information in subsection (1) of 14 this section. In addition, chapter 30, Laws of 2015 does not create a 15 private right of action nor does it create any civil liability on the 16 part of the state or any of its subdivisions, including first 17 responders.

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(6) For the purposes of this section:

19 (a) "Emergency" means an occurrence that renders the personal 20 emergency response services system inoperable for a period of twenty-21 four or more continuous hours, and that requires the attention of 22 first responders acting within the scope of their official duties.

(b) "First responder" means firefighters, law enforcement officers, <u>coroners and medical examiners</u>, and emergency medical personnel, as licensed or certificated by this state.

26 (c) "Personal emergency response services" means a service 27 provided for profit that allows persons in need of emergency 28 assistance to contact a call center by activating a wearable device, 29 such as a pendant or bracelet.

30 (7) This section does not require a personal emergency response 31 services company to:

32 (a) Provide first responders with subscriber contact information33 in nonemergency situations; or

34 (b) Provide subscriber contact information to entities other than 35 first responders.

36 Sec. 6. RCW 43.09.230 and 2020 c 179 s 1 are each amended to 37 read as follows:

38 (1) As used in this section:

1 (a) "Special purpose district" means every municipal and quasi-2 municipal corporation other than counties, cities, and towns. Such 3 special purpose districts include, but are not limited to, water-4 sewer districts, fire protection districts, port districts, public 5 utility districts, special districts as defined in RCW 85.38.010, 6 lake and beach management districts, conservation districts, and 7 irrigation districts.

8 (b) "Unauditable" means a special purpose district that the state 9 auditor has determined to be incapable of being audited because the 10 special purpose district has improperly maintained, failed to 11 maintain, or failed to submit adequate accounts, records, files, or 12 reports for an audit to be completed.

13 (2) The state auditor shall require from every local government 14 financial reports covering the full period of each fiscal year, in 15 accordance with the forms and methods prescribed by the state 16 auditor, which shall be uniform for all accounts of the same class.

17 Such reports shall be prepared, certified, and filed with the 18 state auditor within one hundred fifty days after the close of each 19 fiscal year. The state auditor may allow local governments a thirty-20 day extension for filing annual fiscal reports if the governor has 21 declared an emergency pursuant to RCW 43.06.210.

22 The reports shall contain accurate statements, in summarized 23 form, of all collections made, or receipts received, by the officers from all sources; all accounts due the public treasury, but not 24 25 collected; and all expenditures for every purpose, and by what authority authorized; and also: (a) A statement of all costs of 26 ownership and operation, and of all income, of each and every public 27 28 service industry owned and operated by a local government; (b) a statement of the entire public debt of every local government, to 29 which power has been delegated by the state to create a public debt, 30 31 showing the purpose for which each item of the debt was created, and 32 the provisions made for the payment thereof; (c) a classified 33 statement of all receipts and expenditures by any public institution; and (d) a statement of all expenditures for labor relations 34 identification of each consultant, 35 consultants, with the compensation, and the terms and conditions of each agreement or 36 37 arrangement; together with such other information as may be required 38 by the state auditor.

1 The reports shall be certified as to their correctness by the 2 state auditor, the state auditor's deputies, or other person legally 3 authorized to make such certification.

4 Their substance shall be published in an annual volume of 5 comparative statistics at the expense of the state as a public 6 document.

7 (3)(a)(i) On or before December 31, 2020, and on or before December 31st of each year thereafter, the state auditor must search 8 available records and notify the legislative authority of a county if 9 any special purpose districts, located wholly or partially within the 10 11 county, have been determined to be unauditable. If the boundaries of the special purpose district are located within more than one county, 12 the state auditor must notify all legislative authorities of the 13 14 counties within which the boundaries of the special purpose district 15 lie.

(ii) If a county has been notified as provided in (a)(i) of this subsection (3), the special purpose district and the county auditor, acting on behalf of the special purpose district, are prohibited from issuing any warrants against the funds of the special purpose district until the district has had its report certified by the state auditor.

(iii) Notwithstanding (a)(ii) of this subsection (3), a county may authorize the special purpose district and the county auditor to issue warrants against the funds of the special purpose district:

25 (A) In order to prevent the discontinuation or interruption of 26 any district services;

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(B) For emergency or public health purposes; or

28 (C) To allow the district to carry out any district duties or 29 responsibilities.

30 (b)(i) On or before December 31, 2020, and on or before December 31 31st of each year thereafter, the state auditor must search available 32 records and notify the state treasurer if any special purpose 33 districts have been determined to be unauditable.

(ii) If the state treasurer has been notified as provided in (b)(i) of this subsection (3), the state treasurer may not distribute any local sales and use taxes imposed by a special purpose district to the district until the district has had its report certified by the state auditor. 1 Sec. 7. RCW 65.04.140 and 2012 c 117 s 207 are each amended to 2 read as follows:

3 The county auditor in his or her capacity of recorder of deeds is sole custodian of all books in which are recorded deeds, mortgages, 4 judgments, liens, incumbrances, and other instruments of writing, 5 6 indexes thereto, maps, charts, town plats, survey and other books and papers constituting the records and files in said office of recorder 7 of deeds, and all such records and files are, and shall be, matters 8 of public information, free of charge to any and all persons 9 demanding to inspect or to examine the same, or to search the same 10 11 for titles of property. It is said recorder's duty to arrange in suitable places the indexes of said books of record, and when 12 practicable, the record books themselves, to the end that the same 13 may be accessible to the public and convenient for said public 14 inspection, examination, and search, and not interfere with the said 15 16 auditor's personal control and responsibility for the same, or 17 prevent him or her from promptly furnishing the said records and files of his or her said office to persons demanding any information 18 from the same. The said auditor or recorder must and shall, upon 19 demand, and without charge, freely permit any and all persons, during 20 21 reasonable office hours, to inspect, examine, and search any or all of the records and files of his or her said office, and to gather any 22 information therefrom, and to make any desired notes or memoranda 23 about or concerning the same, and to prepare an abstract or abstracts 24 25 of title to any and all property therein contained. The county auditor has fulfilled this obligation regarding those records that 26 can be accessed by the public on the county auditor's website. 27

28 Sec. 8. RCW 46.20.118 and 2009 c 366 s 1 are each amended to 29 read as follows:

30 (1) The department shall maintain a negative file. It shall 31 contain negatives of all pictures taken by the department of 32 licensing as authorized by this chapter. Negatives in the file shall 33 not be available for public inspection and copying under chapter 34 42.56 RCW.

35 (2) The department may make the file available to official 36 governmental enforcement agencies to assist in the investigation by 37 the agencies of suspected criminal activity or for the purposes of 38 verifying identity when a law enforcement officer is authorized by 39 law to request identification from an individual. 1 (3) The department shall make the file available to the office of 2 the secretary of state, at the expense of the secretary of state, to 3 assist in maintenance of the statewide voter registration database.

4 (4) The department may also provide a print to the driver's next 5 of kin in the event the driver is deceased.

6 <u>(5) The department shall make the file available to the county</u> 7 <u>coroner or medical examiner for the purpose of identifying a deceased</u> 8 <u>person.</u>

9 Sec. 9. RCW 6.01.060 and 2019 c 371 s 2 and 2019 c 227 s 1 are 10 each reenacted and amended to read as follows:

11 The definitions in this section apply throughout this title 12 unless the context clearly requires otherwise.

(1) "Certified mail" includes, for mailings to a foreign country,any form of mail that requires or permits a return receipt.

15 (2) "Consumer debt" means any obligation or alleged obligation of 16 a consumer to pay money arising out of a transaction in which the 17 money, property, insurance, or services which are the subject of the 18 transaction are primarily for personal, family, or household 19 purposes. Consumer debt includes medical debt.

20 (3) "Medical debt" has the same meaning as provided in RCW 21 19.16.100.

(4) "Private student loan" means any loan not guaranteed by the 22 federal or state government that is used solely for personal use to 23 24 finance postsecondary education and costs of attendance at an 25 educational institution. A private student loan includes a loan made 26 solely to refinance a private student loan. A private student loan does not include an extension of credit made under an open-end 27 consumer credit plan, a reverse mortgage transaction, a residential 28 mortgage transaction, or any other loan that is secured by real 29 30 property or a dwelling.

31 (5) "Public auction sale by electronic media" has the same 32 meaning as provided in RCW 36.16.145.

33 Sec. 10. RCW 6.21.030 and 1987 c 442 s 603 are each amended to 34 read as follows:

35 Before the sale of real property under execution, order of sale, 36 or decree, notice of the sale shall be given as follows:

37 (1) The judgment creditor shall:

1 (a) Not less than thirty days prior to the date of sale, cause a copy of the notice in the form provided in RCW 6.21.040 to be (i) 2 served on the judgment debtor or debtors and each of them in the same 3 manner as a summons in a civil action, or (ii) transmitted both by 4 regular mail and by certified mail, return receipt requested, to the 5 6 judgment debtor or debtors, and to each of them separately if there 7 is more than one judgment debtor, at each judgment debtor's last known address; and 8

9 (b) Not less than thirty days prior to the date of sale, mail a 10 copy of the notice of sale to the attorney of record for the judgment 11 debtor, if any; and

12 (c) File an affidavit with the court that the judgment creditor13 has complied with the notice requirements of this section.

14 (2) The sheriff shall:

(a) For a period of not less than four weeks prior to the date of sale, post a notice in the form provided in RCW 6.21.040, particularly describing the property, in two public places in the county in which the property is located, one of which shall be at the courthouse door, ((where the property is to be sold,)) and in case of improved real estate, one of which shall be at the front door of the principal building constituting such improvement; and

22 (b) Publish a notice of the sale once a week, consecutively, for 23 the same period, in any daily or weekly legal newspaper of general circulation published in the county in which the real property to be 24 25 sold is situated, but if there is more than one legal newspaper published in the county, then the plaintiff or moving party in the 26 action, suit, or proceeding has the exclusive right to designate in 27 which of the qualified newspapers the notice shall be published, and 28 29 if there is no qualified legal newspaper published in the county, then the notice shall be published in a qualified legal newspaper 30 31 published in a contiguous county, as designated by the plaintiff or moving party. The published notice shall be in substantially the 32 following form: 33

34 35 IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON FOR COUNTY

1	Plaintiff, CAUSE NO.	
2	vs. SHERIFF'S PUBLIC	
3	NOTICE OF SALE OF	
4	Defendant. REAL PROPERTY	
5		
6	TO: [Judgment Debtor]	
7	The Superior Court of County has directed the	
8	undersigned Sheriff of County to sell the	
9	property described below to satisfy a judgment in the	
10	above-entitled action. If developed, the property address	
11	is:	
12	The sale of the above-described property is to take place:	
13	Time:	
14	Date:	
15	Place:	
16	The judgment debtor can avoid the sale by paying the	
17	judgment amount of \$, together with interest, costs,	
18	and fees, before the sale date. For the exact amount,	
19	contact the sheriff at the address stated below:	
20	SHERIFF-DIRECTOR, COUNTY,	
21	WASHINGTON.	
22	By, Deputy	
23	Address	
24	City	
25	Washington 9	
26	Phone ()	
27	(c) If the sale is to take place via electronic media, noti	<u>.ce of</u>
28	the public sale shall also be posted on the website hosting	<u>g the</u>
29	auction sale for a period not less than four weeks prior to the date	
30	<u>of sale.</u>	
31	Sec. 11. RCW 6.21.040 and 2016 c 202 s 1 are each amend	ed to

32 read as follows: 33 The notice of sale shall be printed or typed and shall be in

34 substantially the following form, except that if the sale is not 35 pursuant to a judgment of foreclosure of a mortgage or a statutory 36 lien, the notice shall also contain a statement that the sheriff has been informed that there is not sufficient personal property to satisfy the judgment and that if the judgment debtor or debtors do have sufficient personal property to satisfy the judgment, the judgment debtor or debtors should contact the sheriff's office immediately:

6	IN THE SUPERIOR COURT OF THE STATE OF
7	WASHINGTON FOR COUNTY
8	Plaintiff, CAUSE NO.
9	vs. SHERIFF'S NOTICE TO
10	Defendant. JUDGMENT DEBTOR OF
11	SALE OF REAL PROPERTY
12	
13	TO: [Judgment Debtor]
14	The Superior Court of County has directed the
15	undersigned Sheriff of County to sell the property
16	described below to satisfy a judgment in the above-entitled
17	action. The property to be sold is described on the reverse
18	side of this notice. If developed, the property address
19	is:
20	The sale of the above-described property is to take place:
21	Time:
22	Date:
23	Place:
24	if the sale is to be conducted by electronic media, include
25	the web address of the sale website.
26	The judgment debtor can avoid the sale by paying the
27	judgment amount of \$, together with interest, costs,
28	and fees, before the sale date. For the exact amount, contact
29	the sheriff at the address stated below:
30	This property is subject to: (check one)
31	\Box 1. No redemption rights after sale.
32	\Box 2. A redemption period of eight months which will
33	expire at 4:30 p.m. on the day of, (year)
34	\square 3. A redemption period of one year which will
35	expire at 4:30 p.m. on the day of, (year)

The judgment debtor or debtors or any of them may redeem the above described property at any time up to the end of the redemption period by paying the amount bid at the sheriff's sale plus additional costs, taxes, assessments, certain other amounts, fees, and interest. If you are interested in redeeming the property contact the undersigned sheriff at the address stated below to determine the exact amount necessary to redeem.

9 IMPORTANT NOTICE: IF THE JUDGMENT DEBTOR OR DEBTORS DO NOT REDEEM THE 10 PROPERTY BY 4:30 p.m. ON THE DAY OF, 11 (year), THE END OF THE REDEMPTION PERIOD, 12 THE PURCHASER AT THE SHERIFF'S SALE WILL 13 BECOME THE OWNER AND MAY EVICT THE 14 OCCUPANT FROM THE PROPERTY UNLESS THE 15 OCCUPANT IS A TENANT HOLDING UNDER AN 16 UNEXPIRED LEASE. IF THE PROPERTY TO BE SOLD 17 IS OCCUPIED AS A PRINCIPAL RESIDENCE BY THE 18 19 JUDGMENT DEBTOR OR DEBTORS AT THE TIME OF 20 SALE, HE, SHE, THEY, OR ANY OF THEM MAY HAVE THE RIGHT TO RETAIN POSSESSION DURING THE 21 22 **REDEMPTION PERIOD, IF ANY, WITHOUT PAYMENT** OF ANY RENT OR OCCUPANCY FEE. THE 23 JUDGMENT DEBTOR MAY ALSO HAVE A RIGHT TO 24 RETAIN POSSESSION DURING ANY REDEMPTION 25 PERIOD IF THE PROPERTY IS USED FOR FARMING 26 27 OR IF THE PROPERTY IS BEING SOLD UNDER A MORTGAGE THAT SO PROVIDES. 28 SHERIFF-DIRECTOR, COUNTY, 29 30 WASHINGTON. 31 By, Deputy 32 Address City 33 34 Washington 9

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36 Sec. 12. RCW 6.21.050 and 1987 c 442 s 605 are each amended to 37 read as follows:

Phone (. . .)

1 (1) All sales of property under execution, order of sale, or decree, shall be made by auction between nine o'clock in the morning 2 and four o'clock in the afternoon. Sale of a public franchise under 3 execution or order of sale on foreclosure must be made at the front 4 door of the courthouse in the county in which the franchise was 5 6 granted or by public auction sale by electronic media. Sales of real 7 property shall be made at the courthouse door or by public auction sale by electronic media on Friday unless Friday is a legal holiday 8 and then the sale shall be held on the next following regular 9 business day. 10

11 (2) If at the time appointed for the sale the sheriff is 12 prevented from attending at the place appointed or, being present, should deem it for the advantage of all concerned to postpone the 13 14 sale for want of purchasers, or other sufficient cause, the sheriff may postpone the sale not exceeding one week next after the day 15 16 appointed, and so from time to time for the like cause, giving notice of every adjournment by public proclamation made at the same time, 17 and by posting written notices of such adjournment under the notices 18 of sale originally posted. The sheriff for like causes may also 19 adjourn the sale from time to time, not exceeding thirty days beyond 20 21 the day at which the writ is made returnable, with the consent of the 22 plaintiff indorsed upon the writ.

23 Sec. 13. RCW 6.21.090 and 1987 c 442 s 609 are each amended to 24 read as follows:

25 (1) (a) The form and manner of selling real estate by execution shall be as follows: The sheriff shall proclaim aloud at the place of 26 sale, in the hearing of all the bystanders: "I am about to sell the 27 following tracts of real estate (here reading the description,) upon 28 the following execution:" (here reading the execution). The sheriff 29 30 shall also state the amount that is required upon the execution, 31 which shall include damages, interests and costs up to the day of sale, and increased costs. The sheriff shall then offer the land for 32 sale. 33

34 (b) If the sale is by electronic media, a copy of the execution 35 shall be posted on the website hosting the auction sale. The website 36 shall also include a statement from the sheriff that states the 37 amount that is required upon the execution, which shall include 38 damages, interests and costs up to the day of sale, and increased 39 costs. The sheriff shall then offer the land for sale.

1 (2) If the sale is of real property consisting of several known lots or parcels, they shall be sold separately or otherwise as the 2 sheriff deems likely to bring the highest price, except that if an 3 interest in a portion of such real property is claimed by a third 4 person who, by request directed to the sheriff in writing prior to 5 6 the sale or orally or in writing at the sale before the bidding is 7 begun, requests that it be sold separately, such portion shall be sold separately. Bids on all land except town lots may be by the acre 8 9 or by tract or parcel.

(3) If the land is sold by the acre and any fewer number of acres 10 11 than the whole tract or parcel is sold, it shall be measured off to 12 the purchaser in a square form, from the northeast corner of the tract or parcel, unless some person claiming an interest in the land, 13 by request directed to the sheriff in writing prior to the sale or 14 orally or in writing at the sale before the bidding is begun, 15 16 requests that the land sold be taken from some other part or in some 17 other form; in such case, if the request is reasonable, the officer 18 making the sale shall sell accordingly.

(4) If an entire tract or parcel of land is sold by the acre, it shall not be measured but shall be deemed and taken to contain the number of acres named in the description, and be paid for accordingly; and if the number of acres is not contained in the description, the officer shall declare according to his or her judgment how many acres are contained therein, which shall be deemed and taken to be the true number of acres.

26 Sec. 14. RCW 6.21.100 and 1987 c 442 s 610 are each amended to 27 read as follows:

28 (1) (a) The officer shall strike off the land to the highest bidder, who shall forthwith pay the money bid to the officer(($_{r}$ who 29 30 shall return the money with the execution and the report of 31 proceedings on the execution to the clerk of the court from which the 32 execution issued: PROVIDED, HOWEVER, That when)) or to their agent conducting the sale by electronic media. The sheriff or their agent 33 conducting the sale by electronic media shall tender the money to the 34 35 clerk of the court that issued the writ.

36 <u>(b) When</u> final judgment shall have been entered in the supreme 37 court or the court of appeals and the execution upon which sale has 38 been made issued from said court, the return shall be made to the 39 superior court in which the action was originally commenced, and the 1 same proceedings shall be had as though execution had issued from 2 that superior court.

(2) At the time of the sale, the sheriff shall prepare a 3 certificate of the sale, containing a particular description of the 4 property sold, the price bid for each distinct lot or parcel, and the 5 whole price paid; and when subject to redemption, it shall be so 6 7 The matters contained in such certificate stated. shall be substantially stated in the sheriff's return of proceedings upon the 8 writ. Upon receipt of the purchase price, the sheriff shall give a 9 copy of the certificate to the purchaser and the original certificate 10 11 to the clerk of the court with the return on the execution to hold for delivery to the purchaser upon confirmation of the sale. 12

13 Sec. 15. RCW 84.56.020 and 2019 c 332 s 1 are each amended to 14 read as follows:

15 **Treasurers' tax collection duties.**

(1) The county treasurer must be the receiver and collector of 16 17 all taxes extended upon the tax rolls of the county, whether levied for state, county, school, bridge, road, municipal or other purposes, 18 and also of all fines, forfeitures or penalties received by any 19 20 person or officer for the use of his or her county. No treasurer may accept tax payments or issue receipts for the same until 21 the treasurer has completed the tax roll for the current year's 22 collection and provided notification of the completion of the roll. 23 24 Notification may be accomplished electronically, by posting a notice 25 in the office, or through other written communication as determined 26 by the treasurer. All real and personal property taxes and 27 assessments made payable by the provisions of this title are due and payable to the county treasurer on or before the thirtieth day of 28 April and, except as provided in this section, are delinquent after 29 30 that date.

Tax statements.

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32 (2)(a) Tax statements for the current year's collection must be 33 distributed to each taxpayer on or before March 15th provided that:

34 (i) All city and other taxing district budgets have been 35 submitted to county legislative authorities by November 30th per RCW 36 84.52.020;

(ii) The county legislative authority in turn has certified taxes
levied to the county assessor by November 30th per RCW 84.52.070; and

1 (iii) The county assessor has delivered the tax roll to the 2 county treasurer by January 15th per RCW 84.52.080.

3 (b) Each tax statement must include a notice that checks for 4 payment of taxes may be made payable to "Treasurer of 5 County" or other appropriate office, but tax statements may not 6 include any suggestion that checks may be made payable to the name of 7 the individual holding the office of treasurer nor any other 8 individual.

9 (c) Each tax statement distributed to an address must include a 10 notice with information describing the:

(i) Property tax exemption program pursuant to RCW 84.36.379 through 84.36.389; and

13 (ii) Property tax deferral program pursuant to chapter 84.38 RCW.

14 Tax payment due dates.

15 On-time tax payments: First-half taxes paid by April 30th and 16 second-half taxes paid by October 31st.

(3) When the total amount of tax or special assessments on personal property or on any lot, block or tract of real property payable by one person is fifty dollars or more, and if one-half of such tax is paid on or before the thirtieth day of April, the remainder of such tax is due and payable on or before the following thirty-first day of October and is delinquent after that date.

Delinquent tax payments for current year: First-half taxes paid after April 30th.

25 (4) When the total amount of tax or special assessments on any lot, block or tract of real property, personal property, or on any 26 mobile home payable by one person is fifty dollars or more, and if 27 one-half of such tax is paid after the thirtieth day of April but 28 29 before the thirty-first day of October, together with the applicable interest and penalty on the full amount of tax payable for that year, 30 31 the remainder of such tax is due and payable on or before the 32 following thirty-first day of October and is delinquent after that 33 date.

34 Delinquent tax payments: Interest, penalties, and treasurer 35 duties.

36 (5) Except as provided in (c) of this subsection, delinquent 37 taxes under this section are subject to interest at the rate of 38 twelve percent per annum computed on a monthly basis on the amount of 39 tax delinquent from the date of delinquency until paid. Interest must 40 be calculated at the rate in effect at the time of the tax payment, 1 regardless of when the taxes were first delinquent. In addition, 2 delinquent taxes under this section are subject to penalties as 3 follows:

4 (a) A penalty of three percent of the amount of tax delinquent is
5 assessed on the tax delinquent on June 1st of the year in which the
6 tax is due.

7 (b) An additional penalty of eight percent is assessed on the 8 delinquent tax amount on December 1st of the year in which the tax is 9 due.

10 (c) If a taxpayer is successfully participating in a payment 11 agreement under subsection (15)(b) of this section or a partial 12 payment program pursuant to subsection (15)(c) of this section, the 13 county treasurer may not assess additional penalties on delinquent 14 taxes that are included within the payment agreement. Interest and 15 penalties that have been assessed prior to the payment agreement 16 remain due and payable as provided in the payment agreement.

17 (6) A county treasurer must provide notification to each taxpayer 18 whose taxes have become delinquent under subsections (4) and (5) of 19 this section. The delinquency notice must specify where the taxpayer 20 can obtain information regarding:

21 (a) Any current tax or special assessments due as of the date of 22 the notice;

(b) Any delinquent tax or special assessments due, including any
 penalties and interest, as of the date of the notice; and

(c) Where the taxpayer can pay his or her property taxes directly and contact information, including but not limited to the phone number, for the statewide foreclosure hotline recommended by the Washington state housing finance commission.

(7) Within ninety days after the expiration of two years from the date of delinquency (when a taxpayer's taxes have become delinquent), the county treasurer must provide the name and property address of the delinquent taxpayer to a homeownership resource center or any other designated local or state entity recommended by the Washington state housing finance commission.

35

Collection of foreclosure costs.

(8) (a) When real property taxes become delinquent and prior to
 the filing of the certificate of delinquency, the treasurer is
 authorized to assess and collect tax foreclosure avoidance costs.

1 (b) When tax foreclosure avoidance costs are collected, such 2 costs must be credited to the county treasurer service fund account, 3 except as otherwise directed.

4 (c) For purposes of chapter 84.64 RCW, any taxes, interest, or 5 penalties deemed delinquent under this section remain delinquent 6 until such time as all taxes, interest, and penalties for the tax 7 year in which the taxes were first due and payable have been paid in 8 full.

9 Periods of armed conflict.

10 (9) Subsection (5) of this section notwithstanding, no interest 11 or penalties may be assessed during any period of armed conflict 12 regarding delinquent taxes imposed on the personal residences owned 13 by active duty military personnel who are participating as part of 14 one of the branches of the military involved in the conflict and 15 assigned to a duty station outside the territorial boundaries of the 16 United States.

17 State of emergency.

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18 (10) During a state of emergency declared under RCW 19 43.06.010(12), the county treasurer, on his or her own motion or at 20 the request of any taxpayer affected by the emergency, may grant 21 extensions of the due date of any taxes payable under this section as 22 the treasurer deems proper.

Retention of funds from interest.

24 (11) All collections of interest on delinquent taxes must be 25 credited to the county current expense fund.

26 (12) For purposes of this chapter, "interest" means both interest 27 and penalties.

Retention of funds from property foreclosures and sales.

29 (13) The direct cost of foreclosure and sale of real property, and the direct fees and costs of distraint and sale of personal 30 31 property, for delinquent taxes, must, when collected, be credited to operation and maintenance fund of the county treasurer 32 the prosecuting the foreclosure or distraint or sale; and must be used by 33 the county treasurer as a revolving fund to defray the cost of 34 further foreclosure, distraint, and sale because of delinquent taxes 35 36 without regard to budget limitations and not subject to indirect 37 costs of other charges.

- 38 Tax due dates and options for tax payment collections.
- 39 Electronic billings and payments.

1 (14) For purposes of this chapter, and in accordance with this section and RCW 36.29.190, the treasurer may collect taxes, 2 assessments, fees, rates, interest, and charges by electronic billing 3 and payment. Electronic billing and payment may be used as an option 4 by the taxpayer, but the treasurer may not require the use of 5 6 electronic billing and payment. Electronic bill presentment and payment may be on a monthly or other periodic basis as the treasurer 7 deems proper for: 8

- 9 (a) Delinquent tax year payments; and
- 10 (b) Prepayments of current tax.

11 **Tax payments.**

12 Prepayment for current taxes.

(15) (a) The treasurer may accept prepayments for current year taxes by any means authorized. All prepayments must be paid in full by the due date specified in subsection (16) of this section.

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Payment agreements for current year taxes.

17 (b)(i) The treasurer may provide, by electronic means or otherwise, a payment agreement that provides for payment of current 18 year taxes, inclusive of prepayment collection charges. The payment 19 20 agreement must be signed by the taxpayer and treasurer or the 21 treasurer's deputy prior to the sending of an electronic or alternative bill, which includes a payment plan for current year 22 23 taxes.

Payment agreements for delinquent year taxes.

(ii) (A) The treasurer may provide, by electronic means or otherwise, a payment agreement for payment of past due delinquencies. The payment agreement must be signed by the taxpayer and treasurer or the treasurer's deputy prior to the sending of an electronic or alternative bill, which includes a payment plan for past due delinquent taxes and charges.

31 (B) Tax payments received by a treasurer for delinquent year 32 taxes from a taxpayer participating on a payment agreement must be 33 applied first to the oldest delinquent year unless such taxpayer 34 requests otherwise.

35 Partial payments: Acceptance of partial payments for current and 36 delinquent taxes.

37 (c)(i) In addition to the payment agreement program in (b) of 38 this subsection, the treasurer may accept partial payment of any 39 current and delinquent taxes including interest and penalties by any 40 means authorized including electronic bill presentment and payments. 1 (ii) All tax payments received by a treasurer for delinquent year 2 taxes from a taxpayer paying a partial payment must be applied first 3 to the oldest delinquent year unless such taxpayer requests 4 otherwise.

5

Payment for delinquent taxes.

6 (d) Payments on past due taxes must include collection of the 7 oldest delinquent year, which includes interest, penalties, and taxes 8 within an eighteen-month period, prior to filing a certificate of 9 delinquency under chapter 84.64 RCW or distraint pursuant to RCW 10 84.56.070.

11 Due date for tax payments.

(16) All taxes upon real and personal property made payable by the provisions of this title are due and payable to the treasurer on or before the thirtieth day of April and are delinquent after that date. The remainder of the tax is due and payable on or before the following thirty-first of October and is delinquent after that date. All other assessments, fees, rates, and charges are delinquent after the due date.

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Electronic funds transfers.

(17) A county treasurer may authorize payment of:

(a) Any current property taxes due under this chapter by
 electronic funds transfers on a monthly or other periodic basis; and

(b) Any past due property taxes, penalties, and interest under this chapter by electronic funds transfers on a monthly or other periodic basis. Delinquent taxes are subject to interest and penalties, as provided in subsection (5) of this section. All tax payments received by a treasurer from a taxpayer paying delinquent year taxes must be applied first to the oldest delinquent year unless such taxpayer requests otherwise.

Payment for administering prepayment collections.

31 (18) The treasurer must pay any collection costs, investment 32 earnings, or both on past due payments or prepayments to the credit 33 of a county treasurer service fund account to be created and used 34 only for the payment of expenses incurred by the treasurer, without 35 limitation, in administering the system for collecting prepayments.

36 Waiver of interest and penalties for qualified taxpayers subject 37 to foreclosure.

38 (19) No earlier than sixty days prior to the date that is three 39 years after the date of delinquency, the treasurer must waive all 40 outstanding interest and penalties on delinquent taxes due from a

1 taxpayer if the property is subject to an action for foreclosure 2 under chapter 84.64 RCW and the following requirements are met:

3 (a) The taxpayer is income-qualified under RCW 84.36.381(5)(a),
4 as verified by the county assessor;

5 (b) The taxpayer occupies the property as their principal place 6 of residence; and

7 (c) The taxpayer has not previously received a waiver on the8 property as provided under this subsection.

Definitions.

9

10 (20) The definitions in this subsection apply throughout this 11 section unless the context clearly requires otherwise.

(a) "Electronic billing and payment" means statements, invoices,
or bills that are created, delivered, and paid using the internet.
The term includes an automatic electronic payment from a person's
checking account, debit account, or credit card.

16 (b) "Internet" has the same meaning as provided in RCW 17 19.270.010.

18 (c) "Tax foreclosure avoidance costs" means those direct costs 19 associated with the administration of properties subject to and prior 20 to foreclosure. Tax foreclosure avoidance costs include:

21 (i) Compensation of employees for the time devoted to 22 administering the avoidance of property foreclosure; and

(ii) The cost of materials, services, or equipment acquired,
 consumed, or expended in administering tax foreclosure avoidance
 prior to the filing of a certificate of delinquency.

26 <u>NEW SECTION.</u> Sec. 16. Section 10 of this act takes effect July 27 1, 2022.

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