CERTIFICATION OF ENROLLMENT

SUBSTITUTE SENATE BILL 5067

Chapter 24, Laws of 1995

54th Legislature 1995 Regular Session

State legal publications -- Distribution, sale, and exchange

EFFECTIVE DATE: 7/23/95

Passed by the Senate March 1, 1995 YEAS 48 NAYS 0

JOEL PRITCHARD

President of the Senate

Passed by the House April 4, 1995 YEAS 97 NAYS 0

CERTIFICATE

I, Marty Brown, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **SUBSTITUTE SENATE BILL 5067** as passed by the Senate and the House of Representatives on the dates hereon set forth.

CLYDE BALLARD

Speaker of the House of Representatives

Approved April 13, 1995

MARTY BROWN

Secretary

FILED

April 13, 1995 - 11:12 a.m.

MIKE LOWRY

Governor of the State of Washington

Secretary of State State of Washington ______

SUBSTITUTE SENATE BILL 5067

Passed Legislature - 1995 Regular Session

State of Washington 54th Legislature 1995 Regular Session

By Senate Committee on Government Operations (originally sponsored by Senators Snyder and Sellar)

Read first time 02/02/95.

- 1 AN ACT Relating to distribution and pricing of session laws,
- 2 legislative journals, and supreme court and court of appeals reports;
- 3 and amending RCW 40.04.030, 40.04.035, 40.04.040, and 40.04.090.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 5 **Sec. 1.** RCW 40.04.030 and 1971 c 42 s 2 are each amended to read 6 as follows:
- 7 The ((state law librarian shall receive from the)) public
- 8 printer((, whose duty it)) shall ((be to)) deliver to ((him,)) the
- 9 <u>statute law committee</u> all bound volumes of the session laws((, and)).
- 10 The public printer shall deliver the house and senate journals as ((the
- 11 same)) they are published to the chief clerk of the house of
- 12 representatives and the secretary of the senate, as appropriate. ((He
- 13 shall also receive from)) The publisher of the supreme court reports
- 14 and the court of appeals reports of the state of Washington ((such))
- 15 <u>shall deliver the</u> copies ((as)) <u>that</u> are purchased by the supreme court
- 16 for the use of the state to the state law librarian.
- 17 **Sec. 2.** RCW 40.04.035 and 1982 1st ex.s. c 32 s 5 are each amended
- 18 to read as follows:

The statute law committee, after each legislative session, shall furnish one temporary bound copy of each act as published under chapter 44.20 RCW to each requesting member of the legislature at which such law was enacted, and to each requesting state department or division thereof, commission, committee, board, and council, and to community colleges. ((Thirty five)) Copies shall be furnished to the senate and ((fifty copies to)) the house of representatives ((or such other number)) as may be requested. Two copies shall be furnished the administrator for the courts. One copy shall be furnished for each assistant attorney general; and one copy each to the Olympia representatives of the Associated Press and the United Press.

Each county auditor shall submit each year to the statute law committee a list of county officials requiring temporary session laws for official use only, and the auditor shall receive and distribute such copies to the county officials.

There shall be a charge ((of five dollars)) established by the statute law committee for each of the complete sets of such temporary publications when delivered to any person, firm, corporation, or institution excepting the persons and institutions named in this section. All moneys received from the sale of such temporary sets shall be transmitted to the state treasurer, who shall deposit ((the same)) them in the state treasury to the credit of the general fund.

Sec. 3. RCW 40.04.040 and 1982 1st ex.s. c 32 s 1 are each amended to read as follows:

Permanent session laws shall be distributed, sold, ((and/or)) and exchanged by the ((state law librarian)) statute law committee as follows:

(1) Copies shall be given as follows: One to each <u>requesting</u> United States senator and representative in congress from this state; two to the Library of Congress; one to the United States supreme court library; three to the library of the circuit court of appeals of the ninth circuit; two to each United States district court room within this state; two to each office and branch office of the United States district attorneys in this state; one to each <u>requesting</u> state official whose office is created by the Constitution; ((two)) <u>one</u> each to the ((president of the senate,)) secretary of the senate((, speaker of the house of representatives,)) and <u>the</u> chief clerk of the house of representatives and such additional copies as they may request;

- fourteen copies to the code reviser; two copies to the state library;

 ((two copies to the law library of the University of Puget Sound law
 school; two copies to the law library of Gonzaga University law
 school;)) two copies each to the law libraries of any accredited law
 schools ((as are hereafter)) established in this state; one copy to
 each state adult correctional institution; and one copy to each state
 mental institution.
- 8 (2) Copies, for official use only, shall be distributed as follows:
 9 Two copies to the governor; one each to the state historical society
 10 and the state bar association; and one copy to each prosecuting
 11 attorney.
- Sufficient copies shall be furnished for the use of the supreme 12 13 court, the court of appeals, the superior courts, and the state law 14 library as from time to time are ((needed)) requested. ((Eight copies shall be distributed to the University of Washington law library; one 15 16 copy each to the offices of the president and the board of regents of the University of Washington, the dean of the University of Washington 17 school of law, and)) One copy to the University of Washington library; 18 19 one copy to the library of each of the regional universities and to The Evergreen State College; and one copy ((to the president of the 20 Washington State University and four copies)) to the Washington State 21 University library. Six copies shall be sent to the King county law 22 library, and one copy to each of the county law libraries organized 23 24 pursuant to law; one copy to each public library in cities of the first 25 class, and one copy to the municipal reference branch of the Seattle 26 public library.
- 27 (3) Surplus copies of the session laws shall be sold and delivered 28 by the ((state law librarian)) statute law committee, in which case the 29 price of the bound volumes shall be ((twenty dollars each)) sufficient 30 to cover costs. All moneys received from the sale of such bound 31 volumes of session laws shall be paid into the state treasury for the 32 general fund.
- 33 (4) The ((state law librarian is authorized to)) statute law
 34 committee may exchange bound copies of the session laws for similar
 35 laws or legal materials of other states, territories, and governments,
 36 and ((to)) make such other and further distribution of the bound
 37 volumes as in ((his)) its judgment seems proper.

1 **Sec. 4.** RCW 40.04.090 and 1993 c 169 s 1 are each amended to read 2 as follows:

The house and senate journals shall be distributed ((and/or)) and sold by the ((state law librarian)) chief clerk of the house of representatives and the secretary of the senate as follows:

- 6 (1) Subject to subsection (5) of this section, sets shall be 7 distributed as follows: ((One set to each secretary and assistant 8 secretary of the senate, chief clerk and assistant to the chief clerk 9 of the house of representatives, and to each minute clerk and sergeant-10 at arms of the two branches of the legislature of which they occupy the offices and positions mentioned.)) One to each requesting official 11 whose office is created by the Constitution, and one to each requesting 12 13 state department director; two copies to the state library; ((three)) ten copies to the ((University of Washington)) state law library; two 14 15 copies to the University of Washington library; one to the King county 16 law library; one to the Washington State University library; one to the 17 library of each of the regional universities and to The Evergreen State College; ((one to the law library of Gonzaga University law school; one 18 19 to the law library of the University of Puget Sound law school;)) one 20 each to the law ((libraries)) library of any accredited law school ((as hereafter established)) in this state; and one to each free public 21 library in the state ((which)) that requests it. 22
 - (2) House and senate journals of the preceding regular session during an odd- or even-numbered year, and of any intervening special session, shall be provided for use of legislators and legislative staff in such numbers as directed by the chief clerk of the house of representatives and secretary of the senate.
 - (3) ((Sufficient sets shall be retained for the use of the state law library.)) Surplus sets of the house and senate journals shall be sold and delivered by the ((state law librarian)) chief clerk of the house of representatives and the secretary of the senate at a price set by ((the chief clerk of the house of representatives and the secretary of the senate)) them after consulting with the state printer to determine reasonable costs associated with the production of the journals, and the proceeds therefrom shall be paid to the state treasurer for the general fund.
 - (4) The ((state law librarian is authorized to)) chief clerk of the house of representatives and the secretary of the senate may exchange copies of the house and senate journals for similar journals of other

3

4

5

2324

25

26

27

28

2930

31

3233

34

35

3637

38 39

- states, territories, ((and/or)) and governments, or for other legal materials, and ((to)) make such other and further distribution of them as in ((his or her)) their judgment seems proper.
- 4 (5) Periodically the ((state law librarian)) chief clerk of the 5 house of representatives and the secretary of the senate may canvas 6 those entitled to receive copies under this section, and may reduce or 7 eliminate the number of copies distributed to anyone who so concurs.

Passed the Senate March 1, 1995. Passed the House April 4, 1995. Approved by the Governor April 13, 1995. Filed in Office of Secretary of State April 13, 1995.

--- END ---

p. 5