SENATE BILL REPORT SHB 2146

As of March 3, 2014

Title: An act relating to department of labor and industries appeal bonds.

Brief Description: Concerning department of labor and industries appeal bonds.

Sponsors: House Committee on Labor & Workforce Development (originally sponsored by Representative Condotta).

Brief History: Passed House: 2/17/14, 96-0. Committee Activity: Commerce & Labor: 2/24/14, 2/26/14 [DP-WM]. Ways & Means: 3/03/14.

SENATE COMMITTEE ON COMMERCE & LABOR

Majority Report: Do pass and be referred to Committee on Ways & Means. Signed by Senators Holmquist Newbry, Chair; Braun, Vice Chair; Conway, Ranking Member; Hasegawa, Hewitt, King and Kohl-Welles.

Staff: Mac Nicholson (786-7445)

SENATE COMMITTEE ON WAYS & MEANS

Staff: Julie Murray (786-7711)

Background: <u>Contractor registration</u>. Contractors in Washington must register with the Department of Labor and Industries (L&I) prior to advertising, bidding, or performing any work as a contractor. The penalty for a violation of contractor registration laws is between \$200 and \$10,000 depending on the specific infraction, with each day constituting a separate violation. A contractor may contest the infraction by filing a notice of appeal accompanied by an appeal bond of \$200 for each violation, which is returned if the decision of L&I is not sustained. If L&I's decision is sustained, the bond will be used to pay appeal costs and deposited in the state general fund.

<u>Electrical contractors</u>. Contractors seeking to engage in the business of doing electrical or telecommunications work must be licensed by L&I, and electricians must have an individual certification. Contractors and electricians can apply for a license as either a general electrical contractor/electrician or as a specialty contractor/electrician. An electrical or

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telecommunications contractor that fails to comply with applicable laws and regulations is subject to a penalty between \$50 and \$10,000 depending on the violation. A contractor may appeal the violation to the electrical board by filing a notice of appeal accompanied by an appeal bond of \$200 per violation, which is returned if L&I's decision is not sustained. Forfeited bonds are used to pay electrical board expenses, with any remaining amount deposited into the electrical license fund.

L&I may deny the renewal of a contractor license or electrician certificate if the applicant owes outstanding penalties. An electrical contractor or electrician may appeal the denial by filing a notice of appeal accompanied by an appeal bond of \$200.

<u>Elevator contractors.</u> Contractors who provide installation, repair, and maintenance services for elevators and other conveyances, and the mechanics who work on them, must be licensed by L&I. L&I has the authority to suspend, revoke, and refuse to renew a permit or license, order the operation of a conveyance to be discontinued, and assess penalties for violations of laws and regulations pertaining to elevator installation, maintenance, and operation. The maximum penalty for a violation is \$500. Any person aggrieved by an order or action of L&I may request a hearing. A request for a hearing must be accompanied by a \$200 filing fee, which will be refunded if the party prevails at the hearing.

Summary of Bill: The appeal bond for a contractor registration infraction is \$200 or 10 percent of the penalty amount, whichever is less, with a minimum amount of \$100.

The appeal bond for an electrical or telecommunications contractor violation is \$200 or 10 percent of the penalty amount, whichever is less, with a minimum amount of \$100.

The appeal bond for the denial of an electrical license or certificate renewal is \$200 or 10 percent of the amount of outstanding penalties, whichever is less, with a minimum amount of \$100.

The appeal bond for violations of elevator laws and regulations where the penalty assessment is the issue for the hearing request is \$200 or 10 percent of the penalty amount, whichever is less, with a minimum amount of \$100.

Appropriation: None.

Fiscal Note: Available.

Committee/Commission/Task Force Created: No.

Effective Date: Ninety days after adjournment of session in which bill is passed.

Staff Summary of Public Testimony (Commerce & Labor): PRO: This bill was constituent driven. Currently it can cost \$200 to appeal a \$150 fine. This bill just provides access to justice and reduces appeal fees for small fines.

OTHER: L&I is comfortable with the proposal. It will have an effect on the number of appeals filed.

Persons Testifying (Commerce & Labor): PRO: Representative Condotta, prime sponsor.

OTHER: Tammy Fellin, L&I.