RCW 46.61.517 Refusal of tests—Admissibility as evidence. The refusal of a person to submit to a test of the alcohol or drug concentration in the person's breath under RCW 46.20.308 is admissible into evidence at a subsequent criminal trial. The refusal of a person to submit to a test of the person's blood is admissible into evidence at a subsequent criminal trial when a search warrant, or an exception to the search warrant, authorized the seizure. [2017 c 336 § 10; 2001 c $142 \$ § 1; $1987 \$ c $373 \$ § 5; $1986 \$ c $64 \$ § 2; $1985 \$ c $352 \$ § 21; $1983 \$ c $165 \$ § 27.1

Finding—2017 c 336: See note following RCW 9.96.060.

Legislative finding, purpose—Severability—1987 c 373: See notes following RCW 46.61.502.

Severability—1985 c 352: See note following RCW 10.05.010.

Legislative finding, intent—Effective dates—Severability—1983 c 165: See notes following RCW 46.20.308.