# CERTIFICATION OF ENROLLMENT

# SENATE BILL 5491

Chapter 156, Laws of 2001

57th Legislature 2001 Regular Session

SMALL CLAIMS APPEALS

EFFECTIVE DATE: 7/22/01

Passed by the Senate March 12, 2001 YEAS 46 NAYS 0

## BRAD OWEN

### President of the Senate

Passed by the House April 9, 2001 YEAS 96 NAYS 0

## FRANK CHOPP

Speaker of the House of Representatives

## CLYDE BALLARD

Speaker of the House of Representatives

Approved May 2, 2001

I, Tony M. Cook, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **SENATE BILL 5491** as passed by the Senate and the House Representatives on the dates hereon set forth.

CERTIFICATE

TONY M. COOK

Secretary

FILED

May 2, 2001 - 10:48 a.m.

GARY LOCKE

Governor of the State of Washington

Secretary of State State of Washington \_\_\_\_\_

### SENATE BILL 5491

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Passed Legislature - 2001 Regular Session

State of Washington 57th Legislature 2001 Regular Session

By Senators Kline and Long; by request of Administrator for the Courts Read first time 01/24/2001. Referred to Committee on Judiciary.

- AN ACT Relating to small claims appeals; and amending RCW 12.36.050
- 2 and 12.36.055.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 4 **Sec. 1.** RCW 12.36.050 and 1998 c 52 s 3 are each amended to read 5 as follows:
- 6 (1) Within fourteen days after a small claims appeal has been filed
- 7 in superior court by the clerk of the district court pursuant to RCW
- 8 12.36.020(3), the complete record as defined in subsection (2) of this
- 9 section shall be made and certified by the clerk of the district court
- -
- 10 to be correct. The clerk shall then immediately transmit the complete
- 11 record to superior court. The superior court shall then become
- 12 possessed of the cause. All further proceedings shall be in the
- 13 superior court, including enforcement of any judgment rendered. Any
- 14 ((mandatory)) superior court procedures such as arbitration or other
- 15 <u>methods of</u> dispute resolution ((<del>will apply as if the cause was</del>
- 16 originally filed in)) may be utilized by the superior court in its
- 17 <u>discretion</u>. ((The statute governing the trial de novo shall only apply
- 18 to those cases set for trial after compliance with superior court
- 19 procedures.))

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- 1 (2) The complete record shall consist of a transcript of all 2 entries made in the district court docket relating to the case, 3 together with all the process and other papers relating to the case 4 filed with the district court and ((any)) a contemporaneous recording 5 made of the proceeding.
- 6 **Sec. 2.** RCW 12.36.055 and 1997 c 352 s 11 are each amended to read 7 as follows:
- 8 (1) The appeal from a small claims judgment or decision shall be 9 ((a trial)) de novo ((in superior court. A trial de novo pursuant to this chapter shall be tried as nearly as possible in the manner of the 10 original small claims trial. No jury may be allowed, or attorney or 11 12 legal paraprofessional involved, without written order of the superior court, unless allowed in the original trial. No new pleadings other 13 14 than the notice of appeal may be allowed without written permission of the superior court. Each party shall be allowed equal time, but no 15 more than thirty minutes each without permission of the superior court. 16 No new or other evidence, nor new or other testimony may be presented 17 18 other than at the trial in small claims court, without permission of the superior)) upon the record of the case, as entered by the district 19 20 court.
- (2) Any cases heard in superior court pursuant to this section may be heard by a duly appointed commissioner. As used in this chapter "judge" includes any duly appointed commissioner.

Passed the Senate March 12, 2001. Passed the House April 9, 2001. Approved by the Governor May 2, 2001. Filed in Office of Secretary of State May 2, 2001.