

of the State of Washington

DIGEST SUPPLEMENT

To Legislative Digest and History of Bills **Edition No. 1 Supplement No. 21***

FIFTY-EIGHTH LEGISLATURE

Tuesday, February 10, 2004

30th Day - 2004 Regular

	S	ENATE			ноп	ISE	
SB 5708-S2 SB 5911-S SB 6032-S SB 6160-S SB 6173-S SB 6242-S SB 6255-S SB 6273-S SB 6274-S SB 6276-S SB 6286-S SB 6310-S SB 6310-S SB 6311-S SB 6352-S SB 6371-S SB 6380-S	SB 6384-S SB 6386-S SB 6395-S SB 6408-S SB 6411-S SB 6427-S SB 6428-S SB 6428-S SB 6442-S SB 6447-S SB 6457-S SB 6457-S SB 6457-S SB 6466-S SB 6478-S SB 6494-S SB 6496-S	SB 6497-S SB 6501-S SB 6505-S SB 6517-S SB 6524-S SB 6528-S SB 6528-S SB 6539-S SB 6554-S SB 6554-S SB 6554-S SB 6568-S SB 6568-S SB 6581-S SB 6588-S SB 6588-S SB 6588-S	SB 6600-S SB 6636-S SB 6678-S SB 6684-S SB 6688-S SB 6697-S SB 6711-S SB 6731-S SB 6737 SB 6738 SJM 8032-S SCR 8421-S	HB 1053-S HB 1488-S HB 1517-S2 HB 1548-S HB 1702-S2 HB 1796-S3 HB 1897-S2 HB 2131-S HB 2154-S HB 2319-S HB 2333-S HB 2346-S HB 2381-S HB 2384-S HB 2384-S HB 2384-S	HB 2431-S HB 2507-S HB 2513-S HB 2526-S HB 2532-S HB 2548-S HB 2557-S HB 2564-S HB 2574-S HB 2590-S HB 2600-S HB 2612-S HB 2662-S HB 2662-S HB 2680-S HB 2680-S HB 2693-S	HB 2701-S HB 2715-S HB 2723-S HB 2797-S HB 2802-S HB 2805-S HB 2805-S HB 2850-S HB 2850-S HB 2851-S HB 2851-S HB 2863-S HB 2877-S HB 2877-S HB 2894-S HB 2904-S HB 2906-S HB 2908-S	HB 2920-S HB 2952-S HB 2988-S HB 3020-S HB 3026-S HB 3055-S HB 3066-S HB 3078-S HB 3101-S HB 3112-S HB 3112-S HB 3186-S HB 3188-S HB 31893 HB 3194

LIST OF BILLS IN EDITION NO. 1 SUPPLEMENTS

SENATE		HOUS	E
SB 5052 Supp. 12	SB 6105 Supp. 1	HI 297 Supp. 4	HB 2311 Supp. 1
SB 5082-S Supp. 16	SB 6105-S Supp. 10	HB 1019-S2 Supp. 13	HB 2312 Supp. 1
SB 5139-S Supp. 8	SB 6106 Supp. 1	HB 1369-S Supp. 12	HB 2313 Supp. 1
SB 5216-S2 Supp. 16	SB 6107 Supp. 1	HB 1594-S Supp. 15	HB 2313-S Supp. 20
SB 5232 Supp. 18	SB 6107-S Supp. 16	HB 1691-S Supp. 14	HB 2314 Supp. 1
SB 5319-S2 Supp. 20	SB 6108 Supp. 1	HB 1840-S2 Supp. 13	HB 2315 Supp. 1
SB 5364-S3 Supp. 10	SB 6108-S Supp. 10	HB 1862-S Supp. 12	HB 2316 Supp. 1
SB 5378-S2 Supp. 16	SB 6109 Supp. 1	HB 1949-S Supp. 19	HB 2317 Supp. 1
SB 5391-S Supp. 16	SB 6109-S Supp. 16	HB 1960-S2 Supp. 14	HB 2318 Supp. 1
SB 5408-S Supp. 6	SB 6110 Supp. 1	HB 1982-S Supp. 16	HB 2319 Supp. 1
SB 5412-S2 Supp. 10	SB 6111 Supp. 1	HB 1995-S Supp. 15	HB 2320 Supp. 1
SB 5428-S Supp. 14	SB 6112 Supp. 1	HB 2055-S Supp. 15	HB 2321 Supp. 1
SB 5431-S Supp. 14	SB 6112-S Supp. 14	HB 2140-S Supp. 16	HB 2321-S Supp. 13
SB 5436-S Supp. 19	SB 6113 Supp. 1	HB 2234-S Supp. 19	HB 2322 Supp. 1
SB 5499-S2 Supp. 14	SB 6113-S Supp. 14	HB 2295-S Supp. 16	HB 2322-S Supp. 20
SB 5533-S2 Supp. 20	SB 6114 Supp. 1	HB 2298 Supp. 1	HB 2323 Supp. 1
SB 5553-S Supp. 18	SB 6114-S Supp. 16	HB 2298-S Supp. 13	HB 2324 Supp. 1
SB 5585-S2 Supp. 9	SB 6115 Supp. 1	HB 2299 Supp. 1	HB 2325 Supp. 1
SB 5603-S Supp. 20	SB 6115-S Supp. 8	HB 2299-S Supp. 13	HB 2326 Supp. 1
SB 5665-S Supp. 14	SB 6116 Supp. 1	HB 2300 Supp. 1	HB 2326-S Supp. 19
SB 5732-S Supp. 20	SB 6117 Supp. 1	HB 2300-S Supp. 13	HB 2327 Supp. 1
SB 5793-S2 Supp. 18	SB 6118 Supp. 1	HB 2301 Supp. 1	HB 2328 Supp. 1
SB 5844-S Supp. 19	SB 6118-S Supp. 19	HB 2302 Supp. 1	HB 2328-S Supp. 14
SB 5861-S Supp. 12	SB 6119 Supp. 1	HB 2303 Supp. 1	HB 2329 Supp. 1
SB 5877-S Supp. 19	SB 6120 Supp. 1	HB 2304 Supp. 1	HB 2329-S Supp. 14
SB 5914-S Supp. 20	SB 6121 Supp. 1	HB 2305 Supp. 1	HB 2330 Supp. 1
SB 5936-S Supp. 14	SB 6122 Supp. 1	HB 2306 Supp. 1	HB 2331 Supp. 1
SB 5948-S Supp. 16	SB 6123 Supp. 1	HB 2307 Supp. 1	HB 2332 Supp. 1
SB 6071-S Supp. 19	SB 6124 Supp. 1	HB 2307-S Supp. 13	HB 2333 Supp. 1
SB 6082-S Supp. 19	SB 6125 Supp. 1	HB 2308 Supp. 1	HB 2334 Supp. 1
SB 6103 Supp. 1	SB 6125-S Supp. 10	HB 2309 Supp. 1	HB 2335 Supp. 1
SB 6104 Supp. 1	SB 6126 Supp. 1	HB 2310 Supp. 1	HB 2336 Supp. 1

House Bills

HB 1053-S by House Committee on State Government (originally sponsored by Representatives Miloscia, Armstrong, Haigh, G. Simpson, Schoesler, Quall, O'Brien, Kirby, Cox, Eickmeyer, Berkey, McCoy, Ruderman, Hatfield, Sullivan, Morris, Linville, Ahern, Veloria, Bush, Conway, Dickerson, Lovick, Fromhold, Dunshee, Gombosky, Kenney, Kagi, Schual-Berke and Campbell)

Enhancing government accountability.

(AS OF HOUSE 2ND READING 2/06/04)

Finds that: (1) Citizens demand and deserve more accountability of public programs;

- (2) Washington state government and other entities that receive tax dollars must continuously improve the way they operate and deliver services so citizens receive maximum value for their tax dollars;
- (3) A comprehensive system of measuring performance is necessary to evaluate the effectiveness of agency programs and agency performance management practices, and to demonstrate accountability; and
- (4) Fair, independent, and professional audits of agency performance are necessary to ensure that government programs are achieving their intended goals and using their resources in the most productive manner.

Creates the citizen oversight board to improve efficiency, effectiveness, and accountability in state

Provides that the board will work with the office of financial management and the joint legislative audit and review committee regarding reviews of agency performance measurement systems. The reviews shall include regular assessments of the measures and methods that state agencies use to manage program and agency performance.

Directs the board to establish criteria for performance audits. Agencies shall be audited using criteria that include generally accepted government auditing standards.

Requires the state auditor to solicit comments on preliminary performance audit reports from the audited state agency, the office of the governor, the office of financial management, the board, and the joint legislative audit and review committee for comment.

Provides that all comments shall be incorporated into the final performance audit report. The final audit report shall include the objectives, scope, and methodology; the audit results, including findings and recommendations; conclusions; and identification of best practices.

Requires the final reports to be submitted to the board by the state auditor. The board shall release final reports to the citizens of Washington, the governor, and the appropriate legislative committees. Final performance audit reports shall be posted on the internet.

Provides that the audited agency is responsible for follow-up and corrective action on all performance audit findings and recommendations. The audited agency's plan for addressing each audit finding and recommendation shall be included in the final audit report.

Provides that the citizen oversight board created in this act and its powers and duties shall be terminated June 30,

Provides that the act shall be null and void if appropriations are not approved.

-- 2003 REGULAR SESSION --

- Jan 23 SG - Majority; 1st substitute bill be substituted, do pass.
- Rules suspended. Jan 27
 - Placed on second reading.
- Jan 29 1st substitute bill substituted. Floor amendment(s) adopted.

Rules suspended. Placed on Third Reading.

Third reading, passed: yeas, 97; nays, 0; absent, 1.

- IN THE SENATE -

- Jan 30 Held on first reading.
- Feb 5 First reading, referred to Government Operations & Elections.
- Feb 27 GO - Majority; do pass with amendment(s). And refer to Ways & Means. Minority; do not pass. Referred to Ways & Means.

By resolution, returned to House Rules Apr 27 Committee for third reading.

-- 2003 1ST SPECIAL SESSION --

- IN THE HOUSE -

- Jun 4 By resolution, reintroduced and retained in present status.
- Jun 10 Rules Committee relieved of further consideration. Placed on third reading. Rules suspended.

Returned to second reading for amendment.

Floor amendment(s) adopted. Rules suspended. Placed on Third

Reading. Third reading, passed: yeas, 92; nays, 0;

absent, 6.

- IN THE SENATE -

By resolution, returned to House for third reading.

-- 2003 2ND SPECIAL SESSION --

- IN THE HOUSE -

Jun 11 By resolution, reintroduced and retained in present status.

Referred to Rules 3 Consideration.

-- 2004 REGULAR SESSION --

- Jan 12 By resolution, reintroduced and retained in present status.
- Jan 27 Rules Committee relieved of further consideration. Placed on third reading.
- Feb 6 Returned to second reading for amendment. Floor amendment(s) adopted. Rules suspended. Placed on Third Reading.

Third reading, passed: yeas, 97; nays, 0; absent, 1.

- IN THE SENATE -

Feb 9 First reading, referred to Government Operations & Elections.

HB 1488-S by House Committee on Appropriations (originally sponsored by Representatives Miloscia, Armstrong, Pettigrew, Morris, Linville, Schual-Berke, Conway, Romero, Chase, Eickmeyer, Haigh, Hunt, Moeller, Anderson, McCoy, Lovick, Upthegrove, Berkey, Morrell, Lantz, Wood and Kenney)

Requiring quality management programs for state agencies.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that each state agency shall, within available funds, develop and implement a quality management program to improve the quality, efficiency, and effectiveness of the public services it provides through business process redesign, employee involvement, and other quality management techniques.

Directs the senate and the house of representatives to each develop and implement quality improvement programs as described under this act by June 30, 2006, and to report the results of these efforts to the leadership of each major political party caucus within its respective house.

Encourages the supreme court to develop and implement quality improvement programs, as described under this act, for the judicial branch of government, by June 30, 2006, and to report the results of these efforts to the chief justice.

Encourages local governments to develop and implement quality management programs as described in this act.

-- 2004 REGULAR SESSION --

Feb 5 APP - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.

Feb 6 Passed to Rules Committee for second reading.

HB 1517-S2 by House Committee on Commerce & Labor (originally sponsored by Representatives Cooper, G. Simpson, Conway, Sullivan and Wallace)

Establishing objectives for certain fire department services.

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Declares an intent to set standards for addressing the occupational safety and health of substantially career fire department employees, and to specify performance measures applicable to response time objectives for certain major services.

Acknowledges the efforts of the international city/county management association, the international association of fire chiefs, and the national fire protection association for the organization and deployment of resources for fire departments. The arrival of first responders with automatic external defibrillator capability before the onset of brain death, and the arrival of adequate fire suppression resources before flash-over is a critical event during the mitigation of an emergency, and is in the public's best interest.

Does not, and is not intended to, in any way modify or limit the authority of the department of labor and industries to adopt rules under chapter 49.17 RCW applying to fire departments or otherwise addressing the occupational safety and health of fire fighters.

Requires every fire department to evaluate its level of service and deployment delivery and response time objectives on an annual basis. The evaluations shall be based on data relating to level of service, deployment, and the achievement of each response time objective in each geographic area within the jurisdiction of the fire department.

Provides that, beginning in 2006, every fire department shall issue an annual written report which shall be based on the annual evaluations required by this act.

-- 2004 REGULAR SESSION --

Feb 5 CL - Majority; 2nd substitute bill be substituted, do pass.

Minority; do not pass.

Feb 6 Passed to Rules Committee for second reading.

HB 1548-S by House Committee on Commerce & Labor (originally sponsored by Representatives McCoy, Hudgins, Conway, G. Simpson and Kenney; by request of Department of Labor & Industries)

Authorizing penalties for wage payment violations.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that over five thousand state residents per year file cases and complaints with the department of labor and industries alleging they have been denied payment for work they performed. The department of labor and industries currently does not have an effective means of addressing these complaints in order to ensure workers are paid the wages they are owed.

Finds that the Washington state minimum wage law and wage claim laws do not authorize adequate penalties against violators. To improve compliance, the department of labor and industries should be allowed to assess interest on back wages and impose civil penalties against employers who are found to be not in compliance with chapters 49.46 and 49.48 RCW.

Declares that an employer found to have violated any of the provisions of this act may be assessed a civil penalty of not less than one hundred dollars and not more than one thousand dollars for each violation per employee, and may be assessed a civil penalty of not more than one thousand dollars for each subsequent violation found in the citation or notice of assessment. Each day a violation occurs may constitute a separate violation.

Creates the employment standards enforcement account in the state treasury. All receipts from civil penalties assessed under chapter 49.46 RCW and chapter 49.48 RCW must be deposited in the account. Expenditures from the account may be used only for the employment standards program administered by the department of labor and industries.

-- 2004 REGULAR SESSION --

Feb 5 CL - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Feb 6 Passed to Rules Committee for second reading.

HB 1702-S2 by House Committee on Transportation (originally sponsored by Representatives Hatfield, Mielke, Romero, Armstrong, Cooper, Blake, Boldt, Orcutt, Santos, McCoy, Alexander, Schoesler, Chandler, Grant, Schindler and Condotta)

Recovering costs for motorist information signs.

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Provides that, in determining the number of individual business signs to be displayed, the department must ensure the use of available space on a panel is maximized.

Requires the department to take measures to ensure the timely and efficient processing of applications submitted by businesses wishing to advertise on the panels.

Provides that the annual signage fee must not exceed three hundred dollars. The department must take measures to ensure the timely and efficient processing of applications submitted by businesses wishing to advertise on the panels.

Provides that the annual signage fee for primary roads must not exceed one hundred five dollars. The department must take measures to ensure the timely and efficient processing of applications submitted by businesses wishing to advertise on the panels.

Repeals RCW 47.36.325.

-- 2004 REGULAR SESSION --

Feb 4 TR - Majority; 2nd substitute bill be substituted, do pass.

Feb 6 Passed to Rules Committee for second reading.

HB 1796-S3 by House Committee on Transportation (originally sponsored by Representatives Murray, Hankins, Dunshee, Anderson, Lantz, Eickmeyer, McIntire, Kagi, Conway, Kenney, Schual-Berke, Wood, Lovick, Santos and Edwards)

Funding driver's education for low-income students.

(DIGEST OF PROPOSED 3RD SUBSTITUTE)

Requires that, at the time the vehicle license plate fee imposed under RCW 46.16.237 is charged, the registered owner shall pay and the department shall collect an additional fee of one dollar for each license plate issued.

Directs the department to transmit the fee imposed in this act to the state treasurer together with a detailed report for deposit in the motor vehicle fund. The state treasurer shall transfer the fees imposed in this section at least once each quarter to the public safety and education account, and the amount so deposited may be used only for reducing the cost of traffic safety education courses under chapter 28A.220 RCW for students qualified to receive school lunches on a reduced-cost or free basis.

Provides that each school district that does not offer an approved standard traffic safety education course may offer scholarships for students qualified to receive school lunches on a reduced-cost or free basis who enroll in a traffic safety education course at any drivers' school licensed under chapter 46.82 RCW.

-- 2004 REGULAR SESSION --

Feb 4 TR - Majority; 3rd substitute bill be substituted, do pass.

Minority; do not pass.

Feb 6 Referred to Appropriations.

HB 1897-S2 by House Committee on Appropriations (originally sponsored by Representatives Kenney, Chandler, Conway and Condotta)

Establishing a trainee real estate appraiser classification.

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Establishes a trainee real estate appraiser classification. Authorizes the director to issue an original registration as a state-registered trainee real estate appraiser, to be valid for a term not exceeding two years together with a maximum of two consecutive renewals thereof during a period of not less than seven years from the date of issuance, unless either period is interrupted by service in the armed forces of the United States of America.

Provides that a trainee real estate appraiser may not provide appraisal services other than through and under the direct supervision of a state-certified general real estate appraiser or a state-certified residential real estate appraiser.

-- 2004 REGULAR SESSION --

Feb 5 APP - Majority; 2nd substitute bill be substituted, do pass.

Feb 6 Passed to Rules Committee for second reading.

HB 2131-S by House Committee on Commerce & Labor (originally sponsored by Representatives Grant, Chandler, Upthegrove, Clements, Cooper, Armstrong and Morris)

Concerning retail sales by the liquor control board.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Directs the board to devise a retail business plan, or amend an existing retail business plan, to implement strategies to improve the efficiency of retail sales operations and maximize revenue-generating opportunities. Strategies to be implemented shall include, but are not limited to expanding store operations to include Sunday sales in selected liquor stores until February 1, 2006.

Provides that, by September 1, 2004, the board shall implement a pilot program to expand operations in at least twenty state-operated retail stores to include Sundays.

Requires the board to track gross sales and expenses of the selected stores and compare them to previous years' sales and projected sales and expenses before opening on Sunday. The board shall also examine the sales of state and contract liquor stores in proximity to those stores opened on Sundays to determine whether Sunday openings has reduced the sales of other state and contract liquor stores that are not open on Sundays. The board shall present this information to the appropriate policy and fiscal committees of the legislature by January 31, 2006.

Provides that, before the board determines which state liquor stores will be open on Sundays, it shall give: (1) Due consideration to the location of the liquor store with respect to the proximity of places of worship, schools, and public institutions; and

(2) Written notice by certified mail of the proposed Sunday opening, including proposed Sunday opening hours, to places of worship, schools, and public institutions within five hundred feet of the liquor store proposed to be open on Sunday.

Repeals RCW 66.16.080.

-- 2004 REGULAR SESSION --

Feb 5 CL - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Feb 6 Referred to Finance.

HB 2154-S by House Committee on Commerce & Labor (originally sponsored by Representatives Wood, Conway, Anderson, Tom, Ericksen and McCoy)

Making spinal cord stimulators and drug infusion pumps available to injured workers.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that: (1) Spinal cord stimulators are effective sources of pain relief for patients with chronic pain conditions and are covered by forty-nine of fifty state industrial insurance programs as well as medicare, medicaid, and all major private insurers in the state of Washington. Many Washington self-insurers cover the machines under their industrial insurance as well.

- (2) Patients cannot be expected to return to a productive life or carry out the activities of daily living if they are in severe chronic pain. Pain control is an essential feature of any muscular-skeletal rehabilitation regimen. Spinal cord stimulators are often preferable to the administration of oral narcotics because they dramatically reduce the adverse side effects of narcotics.
- (3) Recent advances in medical technology have substantially improved the life and performance of the implanted devices.

Directs the department to develop treatment guidelines for spinal cord stimulators at least in accordance with relevant standards adopted by national payors and most state industrial insurance programs. Nothing in this act prevents the department from making informed decisions about the appropriateness of the device in a specific case in accordance with the standards referred to in this act.

-- 2004 REGULAR SESSION --

Feb 5 CL - Majority; 1st substitute bill be substituted, do pass.

Minority; without recommendation.

Feb 6 Passed to Rules Committee for second reading.

HB 2275-S by House Committee on Capital Budget (originally sponsored by Representatives Mastin and Dunshee)

Expanding the criteria for habitat conservation programs.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Amends RCW 79A.15.030 to provide that moneys appropriated for this chapter shall be divided as follows: (1) Appropriations of forty million dollars or less must be allocated equally between the habitat conservation account and the outdoor recreation account.

(2) If appropriations total more than forty million dollars, the money must be allocated as follows: (a) Twenty million dollars to the habitat conservation account and twenty million dollars to the outdoor recreation account; (b) any amount over forty million dollars up to fifty million dollars shall be allocated as follows: (i) Ten percent to the habitat conservation account; (ii) ten percent to the outdoor recreation account; (iii) forty percent to the riparian protection account; and (iv) forty percent to the farmlands preservation account; and (c) any remaining amounts over fifty million dollars must be allocated as follows: (i) Thirty percent to the habitat conservation account; (iii) thirty percent to the outdoor recreation account; (iii) thirty percent

to the riparian protection account; and (iv) ten percent to the farmlands preservation account.

Establishes the riparian protection account in the state treasury.

Establishes the farmlands preservation account in the state treasury.

-- 2004 REGULAR SESSION --

Feb 5 CB - Majority; 1st substitute bill be substituted, do pass.

Minority; without recommendation.

Feb 6 Passed to Rules Committee for second reading.

HB 2319-S by House Committee on Transportation (originally sponsored by Representatives Wallace, Armstrong, Murray, Campbell, Wood, Jarrett, Morrell, Lovick, Cooper, Sullivan, Kenney, Condotta, Chase and Edwards)

Regulating traffic signal preemption devices.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that it is unlawful for any person to own or use a traffic control signal preemption device except under the following circumstances: (1) The owner or operator of a law enforcement, fire fighting, emergency medical service, or ambulance vehicle for use in providing emergency service:

- (2) The owner or operator of a department of transportation, city, or county maintenance vehicle for use in performing traffic control signal tests or maintenance;
- (3) The owner or operator of a public transit vehicle for use in providing transit service; or
- (4) An employee or agent of a traffic control signal preemption device manufacturer or retailer in the course of his or her employment in providing, selling, manufacturing, or transporting a traffic control signal preemption device to an individual or agency described in this section.

Declares it is illegal to sell a traffic control signal preemption device except to those who are approved under this act.

Declares that a violation of this act is a gross misdemeanor.

-- 2004 REGULAR SESSION --

- Feb 4 TR Majority; 1st substitute bill be substituted, do pass.
- Feb 6 Passed to Rules Committee for second reading.

HB 2333-S by House Committee on Technology, Telecommunications & Energy (originally sponsored by Representatives Hudgins, Schual-Berke, O'Brien, Upthegrove, Wood, Ruderman, Chase, Murray, Sullivan, Hunt, G. Simpson, Haigh and Morrell)

Concerning energy efficiency and renewable energy standards.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Establishes provisions concerning energy efficiency and renewable energy standards.

Provides that, on or before June 1, 2007, each electric utility and market customer must demonstrate progress in meeting the efficiency and renewable standards in this act.

Investor-owned utilities will report to the commission, and consumer-owned utilities and market customers will report to the department.

Provides that on or before June 1, 2010, and annually thereafter, each electric utility and market customer must demonstrate compliance with the efficiency and renewable standards in this act, for the annual period ending the previous December 31st. Each investor-owned utility will demonstrate compliance to its customers in published form and to the commission which will share this information with the department. Each consumer-owned utility will demonstrate compliance to its customers in published form, to its governing body, and to the department. Each market customer will demonstrate compliance to the department.

Requires each report to the commission or the department to include at least the following: The amount of electricity generated or acquired from each eligible renewable resource; the amount of renewable energy credits acquired, sold, or traded; the annual retail load for an electric utility or the annual electricity consumption data for a market customer; and the amount of conservation annually acquired, including the amount of low-income energy efficiency services provided, the amount of high-efficiency cogeneration used to meet the standard, and the amount of conservation savings from the northwest energy efficiency alliance used to meet the standard.

Requires that, on or before December 1, 2010, and biennially thereafter, the department and commission shall submit a report to the legislature on the accomplishments of the efficiency and renewable standards created in this act, including unachieved cost-effective conservation opportunities, and make recommendations for revisions to the standards. The commission may initiate rule-making proceedings based on the results of these reports to modify requirements imposed on investor-owned utilities.

Requires that, on or before January 1, 2016, the department shall review and recommend to the legislature continuation or modification of the efficiency and renewable standards based on assessments of the effectiveness of the standards, market conditions, and unachieved opportunities.

-- 2004 REGULAR SESSION --

Feb 4 TTE - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Feb 6 Referred to Appropriations.

HB 2346-S by House Committee on Trade & Economic Development (originally sponsored by Representatives Veloria, O'Brien, Kenney, Upthegrove, Santos, Murray, Sullivan, G. Simpson, Morrell, Hudgins and Schual-Berke)

Promoting investment in Washington businesses.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that the state investment board should sustain a level of capital investment in Washington companies to foster economic growth and the growth of the state employee's pension portfolio.

Provides that, in making and implementing investment decisions related to private equity, the state investment board, its executive officer, and the board's investment designees under RCW 43.33A.035 have a duty to look first at Washington opportunities for diversification unless, under the circumstances, it is not prudent to do so. This includes, but is not limited to, providing seed capital to start-up or emerging businesses or placing money with Washington

private equity firms for investment by the private equity firms in Washington start-up and emerging businesses.

Requires the state investment board to report biennially to the legislative fiscal and economic development committees on the implementation of this section and its impact on the economic development of this state. The first report shall be delivered December 1, 2004.

-- 2004 REGULAR SESSION --

Feb 5 TED - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.

Feb 6 Referred to Appropriations.

https://www.decommittee.com/by-noise-resolves-re

Ensuring the quality of degree-granting institutions of higher education.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires that an institution be accredited or be making progress toward accreditation by an accrediting agency recognized by the United States department of education.

Directs the board to develop and disseminate information to the public about entities that sell or award degrees without requiring appropriate academic achievement at the postsecondary level, including but not limited to, a description of the substandard and potentially fraudulent practices of these entities, and advice about how the public can recognize and avoid the entities.

Requires that, to the extent feasible, the information shall include links to additional resources that may assist the public in identifying specific institutions offering substandard or fraudulent degree programs.

Declares that no exemption granted under chapter 28B.85 RCW is permanent. The board shall periodically review exempted degree-granting institutions, and continue exemptions only if an institution meets the statutory requirements for exemption in effect on the date of the review.

-- 2004 REGULAR SESSION --

Feb 4 HE - Majority; 1st substitute bill be substituted, do pass.

Feb 6 Passed to Rules Committee for second reading.

HB 2383-S by House Committee on Higher Education (originally sponsored by Representatives Kenney, Cox, Fromhold, Chase, Hudgins, Wood, Morrell, Santos and Kagi)

Providing for paying part-time faculty at institutions of higher education.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that a bargained contract at an institution of higher education may include a provision for paying part-time academic employees on a pay schedule that coincides with the paydays used for full-time academic employees, including an agreement to pay part-time academic employees within ten days after the commencement of employment, or an agreement to reduce the number of days

between the end of a pay period and the receipt of a pay check as described in this act.

-- 2004 REGULAR SESSION --

Feb 4 HE - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Feb 6 Passed to Rules Committee for second reading.

HB 2384-S by House Committee on Local Government (originally sponsored by Representatives Schindler, Romero, Cooper, Sump, Kristiansen, Linville, Pearson, G. Simpson, Cox, O'Brien, Chase, Roach, Miloscia, Mielke, Boldt and Ormsby)

Requiring voter approval of certain city assumptions of water-sewer districts. Revised for 1st Substitute: Changing provisions relating to city and town assumptions of water-sewer districts.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that a city may not assume, under chapter 35.13A RCW, the jurisdiction of all or part of a water-sewer district serving a population greater than one thousand residents and containing, within its boundaries, the territory of two or more cities, or one city and unincorporated territory, unless voters of the entire water-sewer district approve a ballot proposition authorizing the assumption under general election law.

Provides that the cost of the election shall be borne by the city seeking approval to assume jurisdiction of a watersewer district.

Authorizes a city or town to assume jurisdiction over a water-sewer district located within its boundaries without seeking approval of the voters if the board of commissioners of the water-sewer district consent to the assumption of jurisdiction by the city or town.

Provides that, following the passage of a resolution by a city or town to assume all or part of a special purpose water-sewer district under chapter 35.13A RCW, a feasibility study of such assumption shall be conducted, unless the board of commissioners of the water-sewer district consent to the assumption of jurisdiction by the city or town as provided under this act.

-- 2004 REGULAR SESSION --

Feb 5 LG - Majority; 1st substitute bill be substituted, do pass.

Minority; without recommendation.

Feb 6 Passed to Rules Committee for second reading.

HB 2404-S by House Committee on Health Care (originally sponsored by Representative Nixon)

Establishing requirements for cancer registry information to be provided to cancer patients.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, upon receipt of information to be incorporated into the registry data base, the contractor or subcontractor responsible for entering the information shall mail to the address provided for each cancer patient printed information describing the purpose of the cancer registry

program; the collection, use, distribution, and confidentiality of the information; and other information that the department deems necessary.

Takes effect July 1, 2005.

-- 2004 REGULAR SESSION --

Feb 4 HC - Majority; 1st substitute bill be substituted, do pass.

Feb 6 Passed to Rules Committee for second reading.

Feb 9 Referred to Rules 2 Consideration.

HB 2431-S by House Committee on Fisheries, Ecology & Parks (originally sponsored by Representatives Upthegrove, Cooper and Chase)

Establishing a Dungeness crab endorsement. Revised for 1st Substitute: Modifying Dungeness crab management provisions.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that it is necessary to accurately and efficiently quantify the total catch by recreational fishers for Dungeness crab using data from catch record cards. Therefore, an endorsement fee on the catch record card paid at the time of purchasing a recreational fishing license will be required for Dungeness crab to specifically identify the recreational crab harvesting population.

Declares that the endorsement fee will significantly improve the precision of the catch estimates by eliminating the current practice of sampling fishers who do not participate in the recreational crab fishery.

Provides that a license to take and possess Dungeness crab is only valid in Puget Sound waters east of the Bonilla-Tatoosh line if the fisher has in possession a valid catch record card officially endorsed for Dungeness crab. The endorsement shall cost no more than three dollars including any or all fees authorized under RCW 77.32.050.

Requires the funds received from the Dungeness crab endorsement to be used only for the sampling, monitoring, and management of catch associated with the Dungeness crab recreational fisheries. Moneys allocated under this provision shall supplement and not supplant other federal, state, and local funds used for Dungeness crab recreational fisheries management.

Requires that, after the completion of one season using the Dungeness crab endorsement fee for Puget Sound recreational Dungeness crab fisheries, the department of fish and wildlife shall evaluate the effectiveness of the endorsement fee as a method for improving the accuracy of catch estimates for the Puget Sound recreational Dungeness crab fishery. The department's report shall include how the method has affected their ability to more accurately estimate the preseason allocation of the Puget Sound recreational Dungeness crab fishery and monitor in-season catch. The department shall report their findings to the appropriate committees of the legislature by May 15, 2006.

Takes effect December 1, 2004, and applies only to those recreational licenses sold for the 2005-2006 Dungeness crab fishery and to all subsequent recreational Dungeness crab fisheries.

-- 2004 REGULAR SESSION --

Feb 6 FEP - Majority; 1st substitute bill be substituted, do pass.
Referred to Appropriations.

HB 2507-S by House Committee on Commerce & Labor (originally sponsored by Representatives Conway, Bush, Morrell, Campbell, Chase and Moeller)

Providing for the recoupment of county and city employee salary and wage overpayments.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides for the recoupment of county and city employee salary and wage overpayments.

Provides that when an employer determines that an employee covered by a collective bargaining agreement was overpaid wages, the employer shall provide written notice to the employee. The notice shall include the amount of the overpayment, the basis for the claim, and the rights of the employee under the collective bargaining agreement. Any dispute relating to the occurrence or amount of the overpayment shall be resolved using the grievance procedures contained in the collective bargaining agreement.

-- 2004 REGULAR SESSION --

Feb 5 CL - Majority; 1st substitute bill be substituted, do pass.

Feb 6 Passed to Rules Committee for second reading.

HB 2513-S by House Committee on Commerce & Labor (originally sponsored by Representatives Hudgins, Holmquist and Pettigrew)

Regulating interior designers.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that an applicant may qualify for registration as an interior designer if the applicant pays any applicable fee established by the department and shows to the satisfaction of the department that the applicant: (1)(a) Has a current certificate number issued by the national council for interior design qualification; and (b) Has six years combined work experience and formal education in interior design. At a minimum, there must be two years of formal education in interior design; or

(2) Provides the department, by July 1, 2007, with proof of fifteen years of work experience as an interior designer and two years of formal education in interior design prior to the effective date of this act.

Provides that a person who violates a provision of this act or a rule adopted under it is guilty of a misdemeanor and may also be subject to a civil penalty in an amount not to exceed one thousand dollars for each offense.

Authorizes any public officer to initiate an action before the department to enforce the provisions of this act.

Authorizes the department to apply for relief by injunction without bond to restrain a person from committing any act that is prohibited by this act.

-- 2004 REGULAR SESSION --

Feb 5 CL - Majority; 1st substitute bill be substituted, do pass.

Minority; without recommendation.

Feb 6 Passed to Rules Committee for second reading.

HB 2526-S by House Committee on Financial Institutions & Insurance (originally sponsored by Representatives Schual-Berke, Benson, G. Simpson, McMorris, Moeller, Priest and Chase)

Regulating self-funded multiple employer welfare arrangements.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that the purposes of this act are to: (1) Provide for the authorization and registration of self-funded multiple employer welfare arrangements;

- (2) Regulate self-funded multiple employer welfare arrangements in order to ensure the financial integrity of the arrangements;
- (3) Provide reporting requirements for self-funded multiple employer welfare arrangements; and
- (4) Provide for sanctions against self-funded multiple employer welfare arrangements organized, operated, providing benefits, or maintained in this state that do not comply with this act.

Declares that a person may not establish, operate, provide benefits, or maintain a self-funded multiple employer welfare arrangement in this state unless the arrangement first obtains a certificate of authority from the commissioner.

-- 2004 REGULAR SESSION --

- Feb 4 FII Majority; 1st substitute bill be substituted, do pass.
- Feb 6 Passed to Rules Committee for second reading.

HB 2532-S by House Committee on Transportation (originally sponsored by Representative G. Simpson; by request of Department of Licensing)

Modifying commercial driver's license provisions.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises commercial driver's license provisions.

-- 2004 REGULAR SESSION --

- Feb 4 TR Majority; 1st substitute bill be substituted, do pass.
- Feb 6 Passed to Rules Committee for second reading.

HB 2548-S by House Committee on Children & Family Services (originally sponsored by Representatives Dickerson, Pettigrew, Darneille, Boldt, Miloscia, Bailey, Shabro, McIntire, Schual-Berke, Moeller, Chase and Santos)

Creating a food bank outreach pilot program.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that, though many people in Washington have been assisted by the food stamp program, there are significant numbers of eligible families who do not receive food stamps. One of the barriers to receiving food stamps is the burdensome application process. The legislature finds that it is important to take steps to increase access and participation in the food stamp program.

Declares that the purpose of the food bank outreach program is to improve access to department of social and health services food assistance programs by coordinating with existing food bank sites. The pilot program is designed to locate a department of social and health services intake worker at each pilot site a minimum of one time per week in order to improve access to department programs and services.

Directs the department to implement the food bank outreach pilot program no later than January 1, 2005.

Directs the department to select six pilot sites with three sites to be located in eastern Washington and three sites to be located in western Washington. To be eligible as a pilot site, the site must consist of an organization that provides food to hungry and low-income individuals.

Expires December 31, 2005.

Requires the department to submit a report to the legislature that summarizes the effectiveness of the program by December 31, 2005.

-- 2004 REGULAR SESSION --

Feb 2 CFS - Majority; 1st substitute bill be substituted, do pass.

Feb 6 Passed to Rules Committee for second reading.

HB 2557-S by House Committee on Criminal Justice & Corrections (originally sponsored by Representatives O'Brien, Kagi, Pearson, Lovick, Carrell, Miloscia, Moeller and Rockefeller)

Authorizing collection of offenders' palmprints.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that any incarcerated adult or juvenile that is serving a jail or prison sentence for any criminal offense constituting a felony or gross misdemeanor shall be palmprinted anytime prior to release from incarceration.

Provides that an agency required to collect palmprints is authorized to charge the incarcerated adult or juvenile a fee of not more than ten dollars to record and maintain palmprint records.

-- 2004 REGULAR SESSION --

Feb 6 CJC - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
Referred to Appropriations.

HB 2564-S by House Committee on Agriculture & Natural Resources (originally sponsored by Representatives McCoy, Linville, Conway, Rockefeller, Sullivan, McDermott, Ormsby, Hunt, Lovick, Moeller, Kenney, McIntire, Kagi and Clibborn)

Authorizing a pilot program for the settlement of water rights.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that state water law must take into account rights to water based in both state and federal law, including treaties between the federal government and Indian tribes located within the state of Washington.

Finds that it is in the interest of the people of the state, the nation, and Indian tribes located within the state to achieve greater certainty and security regarding the respective water rights based on state and federal law.

Finds that the federal government is actively pursuing resolution of federal and tribal water rights, and has initiated and proposed both informal and formal proceedings to determine federal and tribal rights to water in Washington state.

Declares an intent to direct the state to actively participate in these federal proceedings to represent the interests of the state, to protect rights of water users that rely on state-based water rights, and to ensure that these processes are conducted in a fair and respectful manner.

Requires the state negotiating team to report its findings and recommendations to the governor and appropriate legislative committees by January 1, 2006.

Appropriates the sum of two hundred thousand dollars, or as much thereof as may be necessary, from the general fund for the fiscal year ending July 1, 2005, to the governor's office to defray the costs of forming and operating the negotiating team established in this act and to pay an equitable share of the costs of facilitation by the United States Institute for Environmental Conflict Resolution.

-- 2004 REGULAR SESSION --

Feb 6 AGNR - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
Referred to Appropriations.

HB 2574-S by House Committee on Finance (originally sponsored by Representatives Tom, Clibborn, Jarrett, Hunter, Priest, Conway, Shabro, Sehlin, Benson, Moeller, Chase and Rockefeller)

Authorizing the disclosure of information related to real estate excise taxes.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Authorizes the disclosure of information related to real estate excise taxes.

-- 2004 REGULAR SESSION --

Feb 5 FIN - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Feb 6 Passed to Rules Committee for second reading.

HB 2580-S by House Committee on Local Government (originally sponsored by Representatives Lovick, Campbell, Flannigan, McDonald, Lantz and Kirby)

Relating to fees charged by counties.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises provisions relating to fees charged by counties.

-- 2004 REGULAR SESSION --

Feb 4 LG - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Feb 6 Passed to Rules Committee for second reading.

HB 2590-S by House Committee on Transportation (originally sponsored by Representatives Cooper, Lovick, Dickerson, McCoy, Romero, Moeller, Kenney and Santos)

Phasing in audible pedestrian crossing signals.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires the department to ensure that audible pedestrian crossing signals be installed at any location within the state where a project to be constructed meets the following conditions: (1) The project scope includes the addition of pedestrian crossing signals;

- (2) The project borders two or more general purpose local jurisdictions; and
- (3) The inclusion of audible signals is consistent with local zoning and land use patterns and each local jurisdiction bordering the project requests the installation of the devices.

-- 2004 REGULAR SESSION --

- Feb 5 TR Majority; 1st substitute bill be substituted, do pass.
- Feb 6 Passed to Rules Committee for second reading.

HB 2600-S by House Committee on Judiciary (originally sponsored by Representatives Carrell, Lantz, Moeller, Flannigan, McMahan, Kirby, Newhouse and Lovick)

Revising provisions concerning possession of firearms by persons found not guilty by reason of insanity.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, if a preponderance of the evidence in the record supports a finding that the person petitioning the court has engaged in violence and that it is more likely than not that the person will engage in violence after his or her right to possess a firearm is restored, the person shall bear the burden of proving by clear, cogent, and convincing evidence that he or she does not present a substantial danger to the safety of others.

Declares that no person who has been found not guilty by reason of insanity may petition a court for restoration of the right to possess a firearm unless the person meets the requirements for the restoration of the right to possess a firearm that would have applied under RCW 9.41.040(4) if the person had been found guilty of the crime.

-- 2004 REGULAR SESSION --

- Feb 5 JUDI Majority; 1st substitute bill be substituted, do pass.
- Feb 6 Passed to Rules Committee for second reading.

HB 2612-S by House Committee on Technology, Telecommunications & Energy (originally sponsored by Representatives Grant, Hankins, Delvin and Veloria; by request of Department of Community, Trade, and Economic Development)

Modifying provisions concerning the Hanford area economic investment fund.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises provisions concerning the Hanford area economic investment fund.

-- 2004 REGULAR SESSION --

Feb 6 TTE - Majority; 1st substitute bill be substituted, do pass.
Referred to Appropriations.

HB 2662-S by House Committee on Transportation (originally sponsored by Representatives Hudgins, Jarrett, Murray, Sommers, Morris, Santos, Sullivan, Wood, Pettigrew, Kenney, Romero, Chase and Edwards)

Using pictograms in transportation signs.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares an intent to promote the use of icons and pictograms that incorporate the use of commonly accepted symbols that can be understood and interpreted by a variety of people from all walks of life and different nations in order to assist them in the navigation of this state.

Finds that many signing methods such as icons, already in use by the Washington state department of transportation and other agencies, facilitate use of the transportation systems in the state and connections between modes.

Finds that the development of pictograms for use within transit systems will assist system users, complement other signing methods, and increase transit system ridership through easier way-finding. The pictograms may reflect the unique characteristics of the facility, and those characteristics should be considered and are acceptable in icon and pictogram design.

Declares an intent to have icons and pictograms in use as new systems are put into service to promote tourism and be in place by 2010 to assist international visitors coming to Washington during the Olympic Games in Vancouver, British Columbia, Canada.

Directs the department to provide a preliminary report to the legislature by December 1, 2004, on the implementation program, including its benefits and costs and on progress made by city transportation authorities in implementing this act and regional transit authorities in implementing this act. The department shall complete program development by September 1, 2005.

-- 2004 REGULAR SESSION --

- Feb 5 TR Majority; 1st substitute bill be substituted, do pass.
- Feb 6 Passed to Rules Committee for second reading.

HB 2675-S by House Committee on Technology, Telecommunications & Energy (originally sponsored by Representatives McMorris, Morris, Bush and Crouse)

Modifying electric utility tax credit provisions.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that the following provisions apply to contributions under RCW 82.16.0491(2) made between January 1, 2004, and March 31, 2004: (1) Credits earned from such expenditures are not considered in computing the

statewide limitation set forth in this act for the period July 1, 2004, through December 31, 2004; and

(2) For the fiscal year ending June 30, 2005, the credit allowed under this act for light and power businesses making contributions is limited to thirty-seven thousand seven hundred dollars.

Declares the goal of the tax credit available to light and power businesses for contributing to an electric utility rural economic development revolving fund in this act is to support qualifying projects that create or retain jobs, add or upgrade health and safety facilities, facilitate energy and water conservation, or develop renewable sources of energy in a qualified area. The goal of this tax credit is achieved when the investment of the revolving funds established under this act have generated capital investment in an amount of four million seven hundred fifty thousand dollars or more within a five-year period.

-- 2004 REGULAR SESSION --

Feb 4 TTE - Majority; 1st substitute bill be substituted, do pass.

Feb 6 Referred to Finance.

HB 2680-S by House Committee on Health Care (originally sponsored by Representatives Cody, Bailey, Schual-Berke, G. Simpson, Anderson, Morrell, Kenney, Wallace, Rockefeller and Edwards; by request of Superintendent of Public Instruction)

Requiring development of a model policy for nutrition and physical activity for schools.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, consistent with the essential academic learning requirements for health and fitness, including nutrition, the department, with the assistance of the office of the superintendent of public instruction, the Washington state school directors association, and the board of health, shall convene an advisory committee to develop a model policy regarding access to nutritious foods, opportunities for developmentally appropriate exercise, and accurate information related to these topics.

Directs the department to submit the model policy and recommendations on the related issues, along with a recommendation for local adoption to the governor and the legislature, and shall post the model policy on its web site by January 1, 2005.

Provides that, after reviewing the model policy developed under this act, each district's board of directors shall establish its own policy by August 1, 2005.

-- 2004 REGULAR SESSION --

Feb 4 HC - Majority; 1st substitute bill be substituted, do pass.

Minority; without recommendation.

Feb 6 Passed to Rules Committee for second reading.

HB 2693-S by House Committee on Finance (originally sponsored by Representatives Hinkle, McIntire, Cairnes, Fromhold and Holmquist)

Modifying the taxation of timber on publicly owned land.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises the taxation of timber on publicly owned land.

-- 2004 REGULAR SESSION --

- Feb 5 FIN Majority; 1st substitute bill be substituted, do pass.
- Feb 6 Passed to Rules Committee for second reading.

HB 2701-S by House Committee on Judiciary (originally sponsored by Representatives Lovick, Delvin, O'Brien and Buck)

Prohibiting weapons in restricted access areas of commercial service airports.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Prohibits weapons in restricted access areas of commercial service airports.

Pertains to the restricted access areas of a commercial service airport designated in the airport security plan approved by the federal transportation security administration, including passenger screening checkpoints at or beyond the point at which a passenger initiates the screening process. These areas do not include airport drives, general parking areas and walkways, and shops and areas of the terminal that are outside the screening checkpoints and that are normally open to unscreened passengers or visitors to the airport. Any restricted access area shall be clearly indicated by prominent signs indicating that firearms and other weapons are prohibited in the area.

-- 2004 REGULAR SESSION --

- Feb 5 JUDI Majority; 1st substitute bill be substituted, do pass.
- Feb 6 Passed to Rules Committee for second reading.

HB 2715-S by House Committee on Financial Institutions & Insurance (originally sponsored by Representatives Schual-Berke, Benson, Tom, Moeller, McIntire and Chase)

Providing the option of keeping landlord trust account funds in a credit union.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides the option of keeping landlord trust account funds in a financial institution as defined by RCW 30.22.041.

-- 2004 REGULAR SESSION --

- Feb 4 FII Majority; 1st substitute bill be substituted, do pass.
- Feb 6 Passed to Rules Committee for second reading.

HB 2723-S by House Committee on Criminal Justice & Corrections (originally sponsored by Representatives Morris, Carrell, Kirby, Wood, Benson, Darneille, Pearson, O'Brien and Anderson)

Prohibiting unauthorized recording of motion pictures.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that whoever, without the consent of the owner or lessee of the motion picture exhibition facility and the licensor of the motion picture being exhibited, knowingly operates an audiovisual recording function of a device in a motion picture exhibition facility is guilty of a gross misdemeanor.

-- 2004 REGULAR SESSION --

Feb 6 CJC - Majority; 1st substitute bill be substituted, do pass.

Passed to Rules Committee for second reading.

HB 2797-S by House Committee on Health Care (originally sponsored by Representatives Morrell, Cody, Linville, G. Simpson, Edwards, Kenney and Ormsby; by request of Insurance Commissioner)

Increasing access to health insurance options for certain persons eligible for the Federal Health Coverage Tax Credit under the Trade Act of 2002 (P.L. 107-210).

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that "health coverage tax credit program" means the program created by the Trade Act of 2002 (P.L. 107-210) that provides a federal tax credit that subsidizes private health insurance coverage for displaced workers certified to receive certain trade adjustment assistance benefits and for individuals receiving benefits from the pension benefit guaranty corporation.

Provides that "health coverage tax credit eligible enrollee" means individual workers and their qualified family members who lose their jobs due to the effects of international trade and are eligible for certain trade adjustment assistance benefits; or are eligible for benefits under the alternative trade adjustment assistance program; or are people who receive benefits from the pension benefit guaranty corporation and are at least fifty-five years old.

Declares that the administrator has the duty to determine the periodic premiums due the administrator from health coverage tax credit eligible enrollees. Premiums due from health coverage tax credit eligible enrollees must be in an amount equal to the cost charged by the managed health care system provider to the state for the plan, plus the administrative cost of providing the plan to those enrollees and the premium tax under RCW 48.14.0201.

Directs the administrator to consider the impact of eligibility determination by the appropriate federal agency designated by the Trade Act of 2002 (P.L. 107-210) as well as the premium collection and remittance activities by the United States internal revenue service when determining the administrative cost charged for health coverage tax credit eligible enrollees.

Directs the administrator to establish a mechanism for receiving premium payments from the United States internal revenue service for health coverage tax credit eligible enrollees.

Provides that, if a person is seeking an individual health benefit plan due to his or her no longer being enrolled in the basic health plan as a health coverage tax credit program enrollee, a health carrier shall accept an application without a standard health questionnaire if application is made within ninety days prior to the date the enrollee's eligibility for the health coverage tax credit program will end and the effective date of the individual coverage applied for is the date the

eligibility for the program ends, or within ninety days thereafter.

-- 2004 REGULAR SESSION --

- Feb 4 HC Majority; 1st substitute bill be substituted, do pass.
- Feb 6 Passed to Rules Committee for second reading.

HB 2802-S by House Committee on Agriculture & Natural Resources (originally sponsored by Representatives Schoesler, Linville, Romero, Grant, Shabro, Schual-Berke, Rockefeller, Flannigan, Alexander, Hudgins, Anderson, Ruderman, Sump, Murray, Boldt, Darneille, Clements, Dickerson, Newhouse, Hunt, Lantz, McDermott, Kenney, Haigh, Clibborn, Kristiansen, Holmquist, Quall, O'Brien, Eickmeyer, Woods, Buck, Bailey, Kessler, G. Simpson, Morrell, Wallace, Lovick, Edwards, Benson, Pearson, Nixon, Armstrong, Hinkle, Wood, Moeller, Ahern, Roach, Cooper, McCoy, Cody, Conway, Kagi, Ormsby, Skinner, McMorris, Campbell, Sullivan, Chase, Santos and Condotta)

Establishing penalties for trading in nonambulatory livestock.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that a person is guilty of a gross misdemeanor if he or she knowingly transports or accepts delivery of live nonambulatory livestock to, from, or between any livestock market, feedlot, slaughtering facility, or similar facility that trades in livestock. The transport or acceptance of each nonambulatory livestock animal is considered a separate and distinct violation.

Requires nonambulatory livestock to be humanely euthanized before transport.

Declares that, for the purposes of this act, "nonambulatory livestock" means cattle, sheep, swine, and goats and horses, mules, or other equine that cannot rise from a recumbent position or cannot walk, including but not limited to those with broken appendages, severed tendons or ligaments, nerve paralysis, fractured vertebral column, or metabolic conditions.

-- 2004 REGULAR SESSION --

- Feb 4 AGNR Majority; 1st substitute bill be substituted, do pass.
- Feb 6 Passed to Rules Committee for second reading.

HB 2805-S by House Committee on Local Government (originally sponsored by Representatives Romero, McIntire, Haigh, Dunshee, Moeller, Clibborn and Morrell)

Creating a blue ribbon commission on land use and local government finance.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that there is a need to understand what impact the current trends in city and county revenue sources and expenditures may have on land-use planning and meeting the goals of the growth management act, especially goals regarding locating development where adequate facilities exist, reducing sprawl, encouraging efficient transportation systems, and providing affordable housing. Declares an intent to create the blue ribbon commission on land use and local government finance to understand and make recommendations on the impact that current trends in city and county revenue sources and expenditures may have on land-use decisions made by counties and cities and meeting the goals of the growth management act.

Provides that the commission shall convene commencing June 1, 2004, and shall complete its work by June 30, 2006. The commission shall submit a report to the governor and the appropriate committees of the legislature stating its findings, conclusions, and recommendations not later than November 1, 2005.

-- 2004 REGULAR SESSION --

Feb 5 LG - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Feb 6 Referred to Appropriations.

Providing for rules concerning off-campus behavior of higher education students. Revised for 1st Substitute: Providing for regulating off-campus conduct.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Authorizes the governing board of each institution of higher education to adopt a student code of conduct that applies while students are on campus and in campus neighborhoods, businesses, and public places that are proximate to the campus of the institution. The provisions in the code may not violate the civil rights of students as protected by the Constitution of the United States or the state of Washington. The code must provide due process procedures and rights for students who have been accused of misconduct. The governing board may adopt the code only after consultation with student representatives.

-- 2004 REGULAR SESSION --

Feb 4 HE - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Feb 6 Passed to Rules Committee for second reading.

HB 2843-S by House Committee on Higher Education (originally sponsored by Representatives Sommers, Kenney, Cox, Fromhold, Sehlin, Priest, Chase, McCoy, Ormsby and Lantz)

Creating the Cascadia State University at Bothell. Revised for 1st Substitute: Creating the University of Washington Bothell.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Affirms continued strong support for Washington's community and technical college system and the two plus two model of education that provides access to baccalaureate degrees throughout the state.

Finds that creation of an additional four-year institution would complement the existing structure and provide additional options for students.

Declares an intent to create the University of Washington Bothell, a four-year campus with the mission of a comprehensive university.

Directs the University of Washington to convene a transition work group to identify implementation issues and recommend solutions associated with the new designation of the University of Washington Bothell.

Requires the work group to address the following issues as well as others identified by the work group: (1) The phase-in of lower-division courses;

- (2) An enrollment plan that provides adequate capacity for community college transfer students;
- (3) Appropriate levels of state general fund support and tuition and fees for the campus, commensurate with its role and mission; and
- (4) Identification of any start-up costs to implement the transition.

Requires the work group to submit a progress report to the higher education and fiscal committees of the senate and house of representatives by December 15, 2004.

-- 2004 REGULAR SESSION --

Feb 4 HE - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Feb 6 Referred to Appropriations.

HB 2850-S by House Committee on Health Care (originally sponsored by Representatives Morrell, Benson, Darneille, Campbell and Bush; by request of Department of Health)

Eliminating credentialing barriers for health professions.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that the health care work force shortage is contributing to the health care crisis.

Finds that some unnecessary barriers exist that slow or prevent qualified applicants from becoming credentialed health care providers.

Finds that eliminating these initial barriers to licensure will contribute to state initiatives directed toward easing the health care personnel shortage in Washington.

-- 2004 REGULAR SESSION --

Feb 4 HC - Majority; 1st substitute bill be substituted, do pass.

Feb 6 Passed to Rules Committee for second reading.

HB 2851-S by House Committee on Health Care (originally sponsored by Representatives Clibborn, Campbell, Darneille and Edwards; by request of Department of Health)

Removing certificate of need limitations on bed capacity and redistribution for federally certified critical access hospitals.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that a health care facility certified as a critical access hospital under 42 U.S.C. 1395i-4 may increase its total number of licensed beds to the total number of beds permitted under 42 U.S.C. 1395i-4 and may redistribute beds permitted under 42 U.S.C. 1395i-4 among acute care and nursing home care without being subject to certificate of need review.

Provides that these critical access hospital beds will not be counted as either acute care or nursing home care for certificate of need review purposes, unless there is a nursing home licensed under chapter 18.51 RCW within twentyseven miles.

Provides that if a health care facility ceases to be certified as a critical access hospital under 42 U.S.C. 1395i-4, the hospital may revert back to the type and number of licensed hospital beds as it had when it requested critical access hospital designation.

-- 2004 REGULAR SESSION --

Feb 5 HC - Majority; 1st substitute bill be substituted, do pass.

Feb 6 Passed to Rules Committee for second reading.

HB 2863-S by House Committee on State Government (originally sponsored by Representatives Santos, Veloria, Kenney, Pettigrew, Murray, Darneille and Upthegrove)

Providing certain public notices in other than English.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Directs state agencies required by law or rule to provide public notices to a community or area to advise or inform the public about an imminent or emergent public health, safety, or welfare risk shall provide bilingual or multilingual notices when a significant segment of residents speak a language other than English and have a limited proficiency in English.

Declares that this requirement applies to notices that include, but are not limited to, proposed locations for criminal facilities or facilities that would house sex offenders. This requirement does not apply to the adoption of rules under chapter 34.05 RCW.

-- 2004 REGULAR SESSION --

Feb 6 SG - Majority; 1st substitute bill be substituted, do pass.

Passed to Rules Committee for second

reading.

HB 2872-S by House Committee on Criminal Justice & Corrections (originally sponsored by Representatives Darneille, Pettigrew, O'Brien, Kagi, G. Simpson, Dickerson and Wallace)

Revising DNA testing provision.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that a person convicted of a felony in a Washington state court who currently is serving a term of imprisonment may submit to the court that entered the judgment of conviction a verified written motion requesting DNA testing.

Provides that the court shall grant a motion requesting DNA testing under this act if such motion is in the form required by this act, and the convicted person has shown the likelihood that the DNA evidence would demonstrate innocence on a more probable than not basis.

Provides that, upon written request to the court that entered a judgment of conviction, a convicted person who demonstrates that he or she is indigent under RCW 10.101.010 may request appointment of counsel solely to

prepare and present a motion under this section, and the court, in its discretion, may grant the request. Such motion for appointment of counsel shall comply with all procedural requirements established by court rule.

Declares that DNA testing ordered under this act shall be performed by the Washington state patrol crime laboratory. Contact with victims shall be handled through victim/witness divisions.

Provides that, notwithstanding any other provision of law, upon motion of defense counsel or the court's own motion, a sentencing court in a felony case may order the preservation of any biological material that has been secured in connection with a criminal case, or evidence samples sufficient for testing. The court must specify the samples to be maintained and the length of time the samples must be preserved.

-- 2004 REGULAR SESSION --

Feb 6 CJC - Majority; 1st substitute bill be substituted, do pass.

Passed to Rules Committee for second reading.

HB 2877-S by House Committee on Children & Family Services (originally sponsored by Representatives Kagi and Boldt; by request of Department of Social and Health Services)

Revising provisions relating to guardianship of dependent children.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that guardianship for some children who have been found to be dependent children under chapter 13.34 RCW and who cannot live with their parents is a valuable resource for such children needing stability in their lives when such placement is in the best interests of the child.

Declares an intent to enhance family preservation and stability for children by recognizing the value of permanent placement with relatives or other long-term caregivers, dismissal of dependencies, and elimination of the need for continued governmental intervention in family life.

Declares an intent to expand opportunities for children to remain with relatives or long-term caregivers when they can no longer live with their parents through provision of support to relatives and unrelated persons who are willing and able to serve as guardians for the children.

Declares an intent to preserve sibling relationships through placement of siblings together when such placement is in the best interests of the siblings.

-- 2004 REGULAR SESSION --

- Feb 5 CFS Majority; 1st substitute bill be substituted, do pass.
- Feb 6 Passed to Rules Committee for second reading.

HB 2884-S by House Committee on State Government (originally sponsored by Representatives Dunshee, Sehlin, Campbell, Upthegrove and Morrell)

Establishing the orca whale as the state mammal. Revised for 1st Substitute: Designating the orca whale as the official marine mammal of the state.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares an intent to promote orca whale awareness and to encourage protection of the natural marine habitat by designating the orca whale as the official marine mammal of the state of Washington.

-- 2004 REGULAR SESSION --

Feb 6 SG - Majority; 1st substitute bill be substituted, do pass.

Passed to Rules Committee for second reading.

HB 2904-S by House Committee on Judiciary (originally sponsored by Representatives Lovick, Moeller, Kirby, McMahan and Newhouse; by request of Department of Social and Health Services)

Modifying estate adjudication provisions.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises estate adjudication provisions.

-- 2004 REGULAR SESSION --

Feb 6 JUDI - Majority; 1st substitute bill be substituted, do pass.

Passed to Rules Committee for second reading.

HB 2906-S by House Committee on Appropriations (originally sponsored by Representatives Pettigrew, Veloria, McDonald, Priest, Hudgins, Skinner, Darneille, Eickmeyer, D. Simpson, McCoy, Wallace, Kessler, Schual-Berke, G. Simpson, Upthegrove, Wood, Kenney, Morrell, Ormsby and Conway)

Increasing the funding for the linked deposit program for minority and women's business loans.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that the state treasurer may use up to sixty-five million dollars per year of all funds available under this act for the purposes of RCW 43.86A.060. The amounts made available to these public depositaries shall be equal to the amounts of outstanding loans made under RCW 43.86A.060.

Provides that, in no case shall the state treasurer give a preference where the effective interest rates on the time certificates of deposit are less than two percent.

-- 2004 REGULAR SESSION --

Feb 5 APP - Majority; 1st substitute bill be substituted, do pass.

Feb 6 Passed to Rules Committee for second reading.

HB 2908-S by House Committee on Transportation (originally sponsored by Representatives Mielke, O'Brien, Ahern, Pearson and Boldt)

Strengthening accountability for salvage vehicles.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that a physical examination of the vehicle is mandatory if the vehicle was declared totaled or salvage under the laws of this state, or the vehicle is presented with documents from another state showing the vehicle was totaled or salvage and has not been reissued a valid registration from that state after the declaration of total loss or salvage.

Requires the inspection to verify that the vehicle identification number is genuine and agrees with the number shown on the original documents supporting the vehicle purchase or ownership.

Provides that a Washington state patrol VIN specialist must ensure that all major component parts used for the reconstruction of a salvage or rebuildable vehicle were obtained legally.

Provides that a vehicle presented for inspection must have all damaged major component parts replaced or repaired to meet RCW and WAC requirements before inspection of the salvage vehicle by the Washington state patrol.

Requires that rebuilt or salvage vehicles licensed in Washington must meet the requirements found under chapter 46.37 RCW to be driven upon public roadways.

-- 2004 REGULAR SESSION --

Feb 5 TR - Majority; 1st substitute bill be substituted, do pass.

Feb 6 Passed to Rules Committee for second reading.

HB 2920-S by House Committee on Fisheries, Ecology & Parks (originally sponsored by Representatives Pearson, Sump, Mielke, Boldt, Hinkle, Condotta and Buck)

Allowing the creation of special economic fishery advisory committees.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that an advisory group of affected stakeholders could assist the fish and wildlife commission and the director by making recommendations regarding fishing seasons and allocation of harvestable fish in a manner that accomplishes fishery management objectives and maximizes benefits to local communities.

Authorizes recreational and commercial fishing stakeholders to form a special economic fishery advisory committee within an administrative region of the department by notifying the director.

Provides that a special economic fishery advisory committee may: (1) Review and provide guidance on proposed recreational and commercial fishing seasons within an administrative region of the department;

(2) Advise the department of significant economic impacts to local economies of proposed fishing seasons;

(3) Recommend to the department and commission the development of alternative fishing seasons that accomplish fishery management objectives and maximize economic benefits to local communities; and

(4) Not meet more than three times per calendar year unless additional meetings are approved in writing by the director.

-- 2004 REGULAR SESSION --

Feb 6 FEP - Majority; 1st substitute bill be substituted, do pass.

Referred to Appropriations.

https://doi.org/10.1003/10.00003/10.0003/10.00003/10.00003/10.00003/10.0003/10.0003/10.00003/10.0003/10.0003/10.0003/1

Permitting leave sharing policies for local government employers.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Authorizes any county, municipality, or other political subdivision of the state that offers its employees paid leave for vacation, injuries, illness, bereavement, emergencies, or personal holidays to establish a leave sharing policy.

Declares that the leave sharing policy must permit employees to voluntarily transfer leave to a fellow employee who is suffering from, or has a relative suffering from, an extraordinary or severe illness, injury, impairment, or physical or mental condition, which has caused or is likely to cause the employee to take leave without pay or terminate his or her employment.

Requires the leave sharing policy to include eligibility criteria for employees to transfer or receive leave.

-- 2004 REGULAR SESSION --

- Feb 5 LG Majority; 1st substitute bill be substituted, do pass.
- Feb 6 Referred to Appropriations.

HB 2988-S by House Committee on Children & Family Services (originally sponsored by Representatives Boldt, Clements, Pearson, Bailey and McMahan)

Protecting the rights of foster parents.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Establishes provisions to protect the rights of foster parents.

Provides that no department employee may retaliate against a foster parent or in any other manner discriminate against any foster parent because: (1) The foster parent made a complaint with the office of family and children's ombudsman, the attorney general, law enforcement agencies, or the department, provided information, or otherwise cooperated with the investigation of such a complaint;

- (2) The foster parent has caused to be instituted any proceedings under or related to Title 13 RCW;
- (3) The foster parent has testified or is about to testify in any proceedings under or related to Title 13 RCW;
- (4) The foster parent has advocated for services on behalf of the foster child;
- (5) The foster parent has sought to adopt a foster child in the foster parent's care; or
- (6) The foster parent has discussed or consulted with anyone concerning the foster parent's rights under chapter 74.13 RCW or chapter 74.15 or 13.34 RCW.

Directs the department to report to the appropriate committees of the legislature on the procedures developed in accordance with this act by January 1, 2005.

-- 2004 REGULAR SESSION --

- Feb 5 CFS Majority; 1st substitute bill be substituted, do pass.
- Feb 6 Passed to Rules Committee for second reading.

HB 3020-S by House Committee on Fisheries, Ecology & Parks (originally sponsored by Representatives Cooper, Rockefeller, Kagi, Sullivan, Chase, G. Simpson, D. Simpson, Lantz, Dickerson, Lovick and Upthegrove)

Reducing the risk of oil spills and spill damage.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that the primary objective of the state is to adopt a zero spills strategy to prevent any oil or hazardous substances from entering waters of the state.

Directs the department to adopt rules as necessary to carry out the provisions of this section by June 30, 2006. The rules shall include standards for the circumstances under which containment equipment should be deployed including standards requiring deployment of containment equipment prior to the transfer of oil when determined to be safe and effective by the department. The department may require a person or facility to employ alternative measures including but not limited to automatic shutoff devices and alarms, extra personnel to monitor the transfer, or containment equipment that is deployed quickly and effectively.

Requires the establishment of a process for immediately notifying affected tribes of any oil spill.

-- 2004 REGULAR SESSION --

Feb 6 FEP - Majority; 1st substitute bill be substituted, do pass.

Referred to Appropriations.

HB 3026-S by House Committee on Criminal Justice & Corrections (originally sponsored by Representatives O'Brien, Mielke, Darneille, Ahern, Pearson, Nixon and Linville)

Revising provisions relating to correctional industries.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares an intent to ensure that the correctional industries board of directors, in developing and selecting correctional industries work programs, does not encourage the development of, or provide for selection of or contracting for, the significant expansion of new or existing class I, class II, class III, or class IV correctional industries work programs that unfairly compete with Washington businesses.

Declares an intent that the requirements relating to fair competition in the correctional industries work programs be liberally construed to protect Washington businesses from unfair competition.

-- 2004 REGULAR SESSION --

Feb 6 CJC - Majority; 1st substitute bill be substituted, do pass.

Referred to Appropriations.

HB 3055-S by House Committee on Judiciary (originally sponsored by Representatives Holmquist, Carrell and O'Brien)

Providing uniformity for admissibility of alcohol tests.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that previous attempts to curtail the incidence of driving while intoxicated have been inadequate.

Finds that property loss, injury, and death caused by drinking drivers continue at unacceptable levels. This act is intended to convey the seriousness with which the legislature views this problem. To that end the legislature seeks to ensure swift and certain consequences for those who drink and drive

Declares that, to accomplish this goal, the legislature adopts standards governing the admissibility of tests of a person's blood or breath. These standards will provide a degree of uniformity that is currently lacking, and will reduce the delays caused by challenges to various breath test instrument components and maintenance procedures. Such challenges, while allowed, will no longer go to admissibility of test results. Instead, such challenges are to be considered by the finder of fact in deciding what weight to place upon an admitted blood or breath test result.

-- 2004 REGULAR SESSION --

Feb 5 JUDI - Majority; 1st substitute bill be substituted, do pass.

Feb 6 Passed to Rules Committee for second reading.

HB 3066-S by House Committee on State Government (originally sponsored by Representatives Romero, Moeller, Clibborn, D. Simpson and Ormsby)

Donating surplus construction property to nonprofit corporations.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that: (1) Numerous Washington citizens are unable to acquire adequate housing and other basic necessities because they are poor or infirm;

- (2) Nonprofit corporations are attempting to build or repair low-cost housing for these persons, but are finding it difficult to fund the increasing demand for such assistance;
- (3) State agencies and those who contract with them to demolish, repair, or construct structures owned by the state generate surplus building materials that have little monetary value and are not useful to state institutions, but that would assist nonprofit organizations in their attempts to provide habitable environments for these persons.

Finds that it is in the best interest of the state to provide for the donation of surplus state-owned construction property and property produced from demolition of existing structures to qualifying nonprofit corporations to assist them in housing the poor and infirm citizens of the state.

-- 2004 REGULAR SESSION --

Feb 6 SG - Majority; 1st substitute bill be substituted, do pass.

Passed to Rules Committee for second reading.

HB 3078-S by House Committee on Juvenile Justice & Family Law (originally sponsored by Representatives Dickerson, Boldt, Flannigan, Kagi and Pettigrew)

Revising timelines for sealing juvenile records.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises timelines for sealing juvenile records.

-- 2004 REGULAR SESSION --

Feb 4 JJFL - Majority; 1st substitute bill be substituted, do pass.

Feb 6 Passed to Rules Committee for second reading.

HB 3086-S by House Committee on Trade & Economic Development (originally sponsored by Representatives Blake, Veloria and Chase)

Creating a maritime office in the department of community, trade, and economic development.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, if appropriated by the legislature, the department of community, trade, and economic development shall use funding available for qualified maritime industry consulting services, in consultation with maritime industry representatives, to study and make recommendations to establish and implement a Washington maritime industry function at the department.

Provides that following the receipt of the report the department of community, trade, and economic development shall develop the Washington maritime industry function, with a focus on strengthening the maritime cluster in Washington.

Provides that following the development of the Washington maritime industry function, the department of community, trade, and economic development shall provide the maritime industry with enhanced knowledge, resources, and advocacy, by working with federal and state agencies, local governments, maritime businesses, and maritime organizations to: (1) Bring potential trading and business partners together;

- (2) Identify strategic infrastructure priorities and needs;
- (3) Attract key freight services;
- (4) Measure performance;
- (5) Attract, develop, and retain maritime industry businesses;
- (6) Identify and address state and local barriers to maritime competitiveness utilizing risk-based, costbeneficial, level playing field principles; and

(7) Identify work force needs.

Directs the Washington maritime office to collect and distribute data regarding the maritime trade and industry. A report summarizing the data shall be made available annually.

-- 2004 REGULAR SESSION --

Feb 6 TED - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
Referred to Appropriations.

HB 3101-S by House Committee on Judiciary (originally sponsored by Representatives Darneille, G. Simpson, Campbell, Romero, Upthegrove, Ormsby, Morrell, Kenney and O'Brien)

Restricting the sale, foreclosure, or seizure of property belonging to a service member on deployment. Revised for 1st Substitute: Restricting a trustee's sale, foreclosure, or seizure of property belonging to a service member on deployment.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that a deed of trust may not be foreclosed during, or within ninety days after, a service member's period of deployment.

Declares that a trustee's sale, foreclosure, or seizure of property under chapter 61.24 RCW is not valid if made during, or within ninety days after, the period of the service member's deployment.

Applies only to a service member's obligation on real property purchased before the period of the service member's deployment and for which the service member is still obligated.

-- 2004 REGULAR SESSION --

Feb 5 JUDI - Majority; 1st substitute bill be substituted, do pass.

Feb 6 Passed to Rules Committee for second reading.

HB 3112-S by House Committee on Fisheries, Ecology & Parks (originally sponsored by Representatives Cooper and D. Simpson)

Concerning marine fuel facilities.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires the department of ecology to work with stakeholders to develop a report describing: (1) The types of fueling practices being employed by covered vessels and ships;

- (2) The current spill prevention planning requirements that are applicable under state and federal law for covered vessels and ships; and
- (3) The current spill response requirements under state and federal law for covered vessels and ships.

Directs the department of ecology to report recommendations for regulatory improvements for covered vessel and ship fueling. These recommendations must include any new authorities that the department of ecology believes are necessary to establish a protective regulatory system for the fueling of covered vessels and ships. The department of ecology shall consider any applicable federal requirements and the state's desire to not duplicate federal vessel fueling laws. The department of ecology shall also provide recommendations for funding to implement recommendations.

Requires the department of ecology to deliver the report with its recommendations and findings to the appropriate committees of the legislature by December 15, 2004.

Requires the owner or operator for each onshore and offshore facility and any state agency conducting ship refueling or bunkering of more than one million gallons of oil on the waters of the state during any calendar year to prepare and submit to the department an oil spill prevention plan in conformance with the requirements of chapter 90.56 RCW.

-- 2004 REGULAR SESSION --

Feb 6 FEP - Majority; 1st substitute bill be substituted, do pass.

Referred to Transportation.

HB 3124-S by House Committee on State Government (originally sponsored by Representatives Miloscia and Jarrett)

Allowing a general contractor/construction manager to perform more than thirty percent of a project when it involves tunneling.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that the value of subcontract work performed by the general contractor/construction manager shall not exceed thirty percent of the negotiated maximum allowable construction cost unless the subcontract is for constructing tunnels with a contract value greater than seventy-five million dollars and the public body is a city or county with a population greater than one million.

-- 2004 REGULAR SESSION --

Feb 6 SG - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Passed to Rules Committee for second reading.

HB 3186-S by House Committee on Commerce & Labor (originally sponsored by Representatives Hudgins, Conway, Romero and Hunt)

Regulating contact centers.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that consumer rights when dealing with contact centers need greater protection. Consumers have a right to know who they have contacted, to know where they are located, to receive truthful information, and to engage in secure financial transactions.

Establishes standards governing contact centers to strengthen consumer rights to choose, to be informed, and to protect the privacy and security of their personal information.

-- 2004 REGULAR SESSION --

- Feb 5 CL Majority; 1st substitute bill be substituted, do pass.

 Minority; do not pass.
- Feb 6 Passed to Rules Committee for second reading.

HB 3187-S by House Committee on Commerce & Labor (originally sponsored by Representatives Romero, Hudgins, Conway, Hunt, McDermott, Morrell and Chase)

Prohibiting work under state contracts from being performed at locations outside the United States.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that services performed under a personal services contract, or under any subcontract awarded under the personal services contract, may not be performed at a location outside the United States.

Declares that the prohibition against services under certain contracts being performed at locations outside the United States in RCW 39.29.008, 41.06.142, and 43.19.1911 does not apply to: (1) Goods procured under such contracts; or

(2) Services performed under such contracts if the director of the office of financial management determines that the only practicable location where the services may be performed is clearly and justifiably a location outside the United States.

Provides that, by September 1st of each year, the director of the office of financial management shall provide the house of representatives commerce and labor committee and the senate commerce and trade committee, or their successor committees, with a list of contracts entered into in the previous fiscal year for which he or she determined that the only practicable location where the services could be performed was clearly and justifiably a location outside the United States.

-- 2004 REGULAR SESSION --

Feb 5 CL - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Feb 6 Passed to Rules Committee for second reading.

HB 3188-S by House Committee on Commerce & Labor (originally sponsored by Representatives Conway and Wood)

Concerning liability to the department of labor and industries for premiums, overpayments, and penalties.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that reducing fraudulent activity by employers, workers, providers, and other persons is a necessary part of achieving excellence in the programs administered by the department of labor and industries. The legislature intends to enhance the authority of the department to address issues involving liability to the department for unpaid premiums, overpayments, and penalties.

-- 2004 REGULAR SESSION --

Feb 5 CL - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Feb 6 Passed to Rules Committee for second reading.

HB 3193 by Representatives Schoesler, Condotta and Roach

Establishing commercial and domestic pump installer licenses.

Declares that it is unlawful for any person, firm, partnership, corporation, or other entity to engage in, offer to engage in, conduct, or carry on the business of installing, repairing, or replacing pumps, pitless adapters, pressure and storage tanks, filtration equipment, electric controls, conductors, service disconnect, telemetry, auxiliary

components, and plumbing or pipe fitting of water or wastewater systems without having an unrevoked, unsuspended, and unexpired domestic pump installer or commercial pump installer license, issued by the department in accordance with this act.

-- 2004 REGULAR SESSION --

Feb 9 First reading, referred to Commerce & Labor

HB 3194 by Representatives Anderson and Rodne

Changing the school district levy base calculation. Revises the school district levy base calculation.

-- 2004 REGULAR SESSION --

Feb 9 First reading, referred to Education.

Senate Bills

SB 5708-S2 by Senate Committee on Children & Family Services & Corrections (originally sponsored by Senators Franklin, Esser, Haugen, Thibaudeau, Kline and Kohl-Welles)

Providing a procedure for court-ordered contact with a child for nonparents. Revised for 2nd Substitute: Providing a procedure for court-ordered visitation with a child for grandparents.

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Affirms that parents have a paramount right to raise their minor children.

Recognizes that this paramount right must be considered in conjunction with a minor child's interest in maintaining the strong emotional bonds with grandparents that the child has developed and relies upon.

Declares an intent to establish internally consistent and rigorous standards that must be met for a grandparent to obtain visitation with a minor child.

Repeals RCW 26.09.240.

-- 2004 REGULAR SESSION --

Feb 6 CFC - Majority; 2nd substitute bill be substituted, do pass.

Passed to Rules Committee for second reading.

SB 5911-S by Senate Committee on Judiciary (originally sponsored by Senators Kline, Fairley and Thibaudeau)

Removing robbery 2 from the list of most serious offenses.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Deletes robbery 2 from the list of most serious offenses.

Provides that, in any criminal case wherein an offender has been sentenced as a persistent offender prior to the effective date of this act, the offender shall have a resentencing hearing if a current or past conviction for robbery in the second degree was used as a basis for the finding that the offender was a persistent offender. The prosecuting attorney for the county in which any offender was sentenced as a persistent offender shall review each sentencing document.

Provides that, if a current or past conviction for robbery in the second degree was used as a basis for a finding that an offender was a persistent offender, the prosecuting attorney shall, or the offender may, make a motion for relief from sentence to the original sentencing court.

Requires the sentencing court to grant the motion if it finds that a current or past conviction for robbery in the second degree was used as a basis for a finding that the offender was a persistent offender and shall immediately set an expedited date for resentencing. At resentencing, the court shall sentence the offender as if robbery in the second degree was not a most serious offense at the time the original sentence was imposed.

Expires July 1, 2006.

-- 2004 REGULAR SESSION --

Feb 6 JUD - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
Passed to Rules Committee for second

SB 6032-S by Senate Committee on Judiciary (originally sponsored by Senators Parlette

reading.

and McCaslin)

Revising the liability of a spouse for the acts of the other spouse.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that debt incurred during a marriage by one spouse without the knowledge or consent of the other spouse when no community benefit is realized shall not be considered a community debt and is an affirmative defense of the nonconsenting spouse. The burden of proof shall be upon the nonconsenting spouse as to lack of knowledge and benefit. The party seeking to hold the nonconsenting spouse liable has the burden of proof as to all other issues. For the purposes of this act, a debt is any obligation arising out of an express or implied contract.

-- 2004 REGULAR SESSION --

Feb 6 JUD - Majority; 1st substitute bill be substituted, do pass. Passed to Rules Committee for second reading.

SB 6160-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Parlette, Keiser and Pflug)

Regarding fairness and accuracy in the distribution of risk in boarding homes and nursing homes.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that the inspection, reinspection, and complaint investigation process for licensed boarding homes and nursing homes should facilitate open and candid communication between licensors, providers, and residents or their legal representatives.

Finds such communication and quality assurance efforts will promote compliance with regulations by providers and achieve the goal of providing high quality of care to citizens residing in licensed boarding homes and nursing homes, and may reduce property and liability insurance premium costs for such facilities.

Provides that, if during an inspection or reinspection by the department, a boarding home corrects a violation or deficiency that either the boarding home or the department discovers, the licensor or complaint investigator shall not include in the facility report the violation or deficiency if the violation or deficiency: (1) Is corrected to the satisfaction of the department prior to the exit conference;

(2) Is not recurring; and

(3) Did not pose a significant risk of harm or actual harm to a resident.

Declares that, for the purposes of this act, "recurring" means that the violation or deficiency was found under the same regulation or statute in one of the two most recent preceding inspections or reinspections.

-- 2004 REGULAR SESSION --

Feb 6 HEA - Majority; 1st substitute bill be substituted, do pass.

Passed to Rules Committee for second reading.

SB 6173-S by Senate Committee on Land Use & Planning (originally sponsored by Senators Haugen, Mulliken, Horn, Morton, Pflug and Kastama)

Requiring storm water and wetland mitigation for public-use airports to be compatible with safe airport operations.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that new public-use airport development projects may result in unavoidable impacts to storm water runoff or wetlands that require mitigation. Storm water and wetland mitigation that attracts or sustains hazardous wildlife on or near public-use airports can significantly increase the potential for wildlife-aircraft collisions.

Declares an intent that regulatory decisions by the departments of ecology and fish and wildlife regarding storm water and wetland mitigation resulting from publicuse airport development projects should, to the maximum extent allowable under federal and state law, be compatible with safe airport operations.

Provides that, when making a permit or other regulatory decision under the guidance of chapter 90.74 RCW relating to the infrastructure development needs of public-use airports, the departments of ecology and fish and wildlife shall consider the compatibility of the permit condition or regulatory decision with the aircraft and airport operational safety requirements of the federal aviation administration. The departments of ecology and fish and wildlife may not require an airport operating under the authority of chapter 14.08 RCW to engage in land uses that are incompatible with the federal aviation administration's recommended land use practices relating to aircraft and airport operational safety.

-- 2004 REGULAR SESSION --

Feb 6 LU - Majority; 1st substitute bill be substituted, do pass.

Passed to Rules Committee for second reading.

Feb 9 Made eligible to be placed on second reading.

SB 6242-S by Senate Committee on Natural Resources, Energy & Water (originally sponsored by Senators Parlette and Berkey)

Establishing a statewide strategy for land acquisitions and disposal.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares an intent to establish a statewide strategy for acquisition and disposal of lands for recreation and habitat preservation and enhancement, and to clarify authority for centralized, interagency control over implementation of that

Requires the interagency committee for outdoor recreation to submit a report to the appropriate policy and fiscal committees of the legislature and to the governor by June 30, 2005. The report shall include an inventory of recent habitat and recreational land acquisitions and a recommended statewide strategy for future acquisitions.

-- 2004 REGULAR SESSION --

Feb 5 NR - Majority; 1st substitute bill be substituted, do pass. And refer to Ways & Means. Minority; do not pass.

Referred to Ways & Means. Feb 6

SB 6255-S by Senate Committee on Children & Family Services & Corrections (originally sponsored by Senators Brandland, Kline, McCaslin, Regala, Winsley, Roach, Kohl-Welles, Rasmussen and Parlette)

Studying criminal background check processes.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that some states have recently developed comprehensive criminal history record information background check programs. These programs focus on making criminal history record information background checks easily accessible to employers and prospective employees and have eliminated long response times. It is the intent of this act to study advances with criminal history record information background check programs in other states and determine what is needed to implement similar programs in Washington state.

Provides that, in consultation with the Washington State Patrol, the Washington association of sheriffs and police chiefs shall conduct a study on criminal background checks. The study shall focus on how Washington state can reduce delays in the criminal background check processing time and how Washington state can make criminal background checks more accessible and efficient.

Requires the findings and recommendations from the study to be presented to the legislature no later than December 31, 2004.

Appropriates the sum of forty-five thousand dollars, or as much thereof as may be necessary, for the fiscal year ending June 30, 2004, from the general fund to the Washington association of sheriffs and police chiefs for the purposes of this act.

-- 2004 REGULAR SESSION --

reading.

Feb 5 CFC - Majority; 1st substitute bill be substituted, do pass. Passed to Rules Committee for second SB 6273-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Keiser, Winsley, Thibaudeau and Kohl-Welles)

Regulating hospitals and health professions. Revised for 1st Substitute: Regulating health professions.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires hospitals to post copies of a notice advising of the whistleblower protections afforded in RCW 43.70.075 for reporting concerns about improper quality of care provided by health care professionals, in conspicuous places on its premises where notices to affected employees are

Provides that, upon a finding, after hearing, that a license holder or applicant has committed unprofessional conduct or is unable to practice with reasonable skill and safety due to a physical or mental condition, the disciplining authority may consider the imposition of sanctions, taking into account the arguments of the proceeding participants, including other charges or sanctions, and issue an order providing for one or any combination of the designated actions.

-- 2004 REGULAR SESSION --

Feb 5 HEA - Majority; 1st substitute bill be substituted, do pass.

Passed to Rules Committee for second Feb 6 reading.

SB 6274-S by Senate Committee on Children & Family Services & Corrections (originally sponsored by Senators Regala, Stevens, Hargrove and Kline)

Changing provisions relating to serious offenses in the context of competency restoration. Revised for 1st Substitute: Changing provisions relating to competency restoration.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that the decision in *Sell v. United States*, ____U.S. (2003), requires a determination whether a particular criminal offense is "serious" in the context of competency restoration and the state's duty to protect the public.

Finds that, in order to adequately protect the public and in order to provide additional opportunities for mental health treatment for persons whose conduct threatens themselves or threatens public safety and has led to contact with the criminal justice system in the state, the determination of those criminal offenses that are "serious" offenses must be made consistently throughout the state.

Provides that, in order to facilitate this consistency, the legislature intends to determine those offenses that are serious in every case as well as the standards by which other offenses may be determined to be serious.

Declares an intent to clarify that a court may, to the extent permitted by federal law and required by the decision, inquire into the civil commitment status of a defendant and may be told, if known.

Provides that, for purposes of determining whether a court may authorize involuntary medication for the purpose of competency restoration pursuant to RCW 10.77.090, a pending charge involving any one or more of the following crimes is a serious offense per se in the context of competency restoration: (1) Any violent offense, sex offense, serious traffic offense, and most serious offense, as those terms are defined in RCW 9.94A.030;

- (2) Any offense, except nonfelony counterfeiting offenses, included in crimes against persons in RCW 9.94A.411;
- (3) Any offense contained in chapter 9.41 RCW (firearms and dangerous weapons);
- (4) Any offense listed as domestic violence in RCW 10.99.020;
- (5) Any offense listed as a harassment offense in chapter 9A.46 RCW;
- (6) Any violation of chapter 69.50 RCW that is a class B felony; or
- (7) Any city or county ordinance or statute that is equivalent to an offense referenced in this act.

Provides that, when the court must make a determination whether to order involuntary medications for the purpose of competency restoration, the court shall inquire, and shall be told, consistent with federal law and to the extent that the prosecutor or defense attorney is aware, whether the defendant is the subject of a pending civil commitment proceeding or has been ordered into involuntary treatment pursuant to a civil commitment proceeding.

Directs the department of social and health services to study and identify in its budget request to the office of financial management the need, options, and plans to address the increasing need for capacity in the forensic units of the state hospitals.

-- 2004 REGULAR SESSION --

Feb 5 CFC - Majority; 1st substitute bill be substituted, do pass.

And refer to Ways & Means.

Feb 6 Referred to Ways & Means.

SB 6276-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Keiser and Eide)

Requiring reporting of felony-level complaints against a physician. Revised for 1st Substitute: Requiring reporting of certain criminal charges against a physician.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that if in the course of an investigation it becomes apparent that the suspect is a physician licensed by this state, the criminal justice agency conducting the investigation shall provide the department of health with criminal history record information of the physician pertaining to an arrest, detention, indictment, information, or other formal criminal charge related to a violation of chapter 9A.32, 9A.44, 9A.60, or 69.50 RCW.

Provides that, notwithstanding RCW 10.97.040, criminal justice agencies shall, within thirty days of the action, provide criminal history record information of physicians pertaining to an arrest, detention, indictment, information, or other formal criminal charge, to the department of health related to violations of chapters 9A.32, 9A.44, 9A.60, and 69.50 RCW.

-- 2004 REGULAR SESSION --

- Feb 5 HEA Majority; 1st substitute bill be substituted, do pass.
- Feb 6 Passed to Rules Committee for second reading.
- Feb 9 Made eligible to be placed on second reading.

SB 6286-S by Senate Committee on Natural Resources, Energy & Water (originally sponsored by Senator Morton)

Modifying provisions of the heating oil pollution liability protection act.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that the director shall: (1) Monitor agency expenditures and seek to minimize costs and maximize benefits to ensure responsible financial stewardship;

- (2) Create an advisory committee of stakeholders to advise the director on all aspects of program operations and fees authorized by this act. The committee should meet at least quarterly, or more frequently at the discretion of the director; and
- (3) Study if appropriate user fees to supplement program funding are necessary and develop recommendations for legislation to authorize such fees.

Provides that a pollution liability insurance fee of one and two-tenths cents per gallon of heating oil purchased within the state shall be imposed on every special fuel dealer, as the term is defined in chapter 82.38 RCW, making sales of heating oil to a user or consumer.

-- 2004 REGULAR SESSION --

- Feb 5 NR Majority; 1st substitute bill be substituted, do pass.
- Feb 6 Passed to Rules Committee for second reading.
- Feb 9 Made eligible to be placed on second reading.

SB 6310-S by Senate Committee on Agriculture (originally sponsored by Senators Swecker, Rasmussen and Sheahan)

Concerning commodity commissions.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that the substance of a petition received under RCW 15.66.050 shall be set out in detail and designated as the proposal. A copy of the proposal shall be mailed to all affected parties or producers based on the list provided for in RCW 15.66.060 or 15.66.143, as applicable, and shall be posted on the department's web site. Based upon the findings, the director shall make conclusions and develop and issue a recommended decision. The findings, conclusions, and recommended decision, and the full text of the proposal shall be posted on the department's web site. For amendment and termination petitions, the affected commission may include a link on its web site to the department's web site.

Provides that, if the director's recommended decision does not make any changes to the proposal, notification will be made by mail in the form of a postcard reciting the director's recommended decision. The postcard will also include the department's web site address where any person can access the full text of the director's findings, conclusions, and recommended decision.

Provides that, if the director's recommended decision makes changes to the proposal or does not support the proposal, notification will be made by mail in the form of a letter describing the changes made or explaining the reason for not supporting the proposal and a referendum. The letter will also include the department's web site address where

any person can access the full text of the director's findings, conclusions, and recommended decision.

-- 2004 REGULAR SESSION --

Feb 6 AG - Majority; 1st substitute bill be substituted, do pass.

Passed to Rules Committee for second reading.

SB 6316-S by Senate Committee on Judiciary (originally sponsored by Senators Esser, Kline, Johnson, Roach, Thibaudeau and Rasmussen)

Authorizing jury source lists to be divided by case assignment area. Revised for 1st Substitute: Authorizing jury source lists to be divided by jury assignment area.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares an intent to lessen the burdens borne by jurors fulfilling their civic duties by providing a mechanism that narrows the geographic area from which the jurors are drawn while maintaining a random and proportionate jury pool.

Provides that, in a county with more than one superior court facility and a separate case assignment area for each court facility, the jury source list may be divided into jury assignment areas that consist of registered voters and licensed drivers and identicard holders residing in each jury assignment area. Jury assignment area boundaries may be designated and adjusted by the administrative office of the courts based on the most current United States census data at the request of the majority of the judges of the superior court when required for the efficient and fair administration of justice.

-- 2004 REGULAR SESSION --

Feb 5 JUD - Majority; 1st substitute bill be substituted, do pass.

Feb 6 Passed to Rules Committee for second reading.

SB 6331-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Brandland, Parlette and Mulliken)

Revising definition of mandated reporters in boarding homes and nursing homes.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that a mandated reporter who works in a facility shall make a report to the department when the reporter: (1) Observes an incident;

- (2) Hears the vulnerable adult state that the incident happened;
- (3) Hears about an incident from a permissive reporter who has direct knowledge of the incident; or
- (4) Hears about an incident from a mandated reporter who has direct knowledge of the incident but who has not reported as required.

Requires the facility to designate staff, known as facility designated reporters, to immediately report to the department any incident, as defined in this act.

-- 2004 REGULAR SESSION --

Feb 5 HEA - Majority; 1st substitute bill be substituted, do pass.

Feb 6 Passed to Rules Committee for second reading.

SB 6352-S by Senate Committee on Children & Family Services & Corrections (originally sponsored by Senators Stevens, Hargrove, Esser, Schmidt, Poulsen, Berkey, McAuliffe and Kohl-Welles)

Revising provisions concerning selection of telephone calling systems for inmates in state correctional facilities. Revised for 1st Substitute: Revising provisions concerning selection of telephone calling systems for offenders in state correctional facilities.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that the current telephone service for inmate calls from department of corrections facilities is based on outdated technology that provides neither the most secure nor the most accountable system available and is provided at a high cost to inmate families.

Finds that the current statute prevents the secretary of corrections from using systems that provide greater security, more inmate accountability, and lower costs.

Declares an intent to remove this barrier while retaining the intent of the statute to provide safe, accountable, and affordable telephone services.

-- 2004 REGULAR SESSION --

Feb 5 CFC - Majority; 1st substitute bill be substituted, do pass.

Passed to Rules Committee for second

reading.

SB 6371-S by Senate Committee on Judiciary (originally sponsored by Senators Kline, McCaslin, Haugen, Esser, Johnson, Rasmussen, Oke, Fairley, Keiser, Murray, Roach, Shin and Eide)

Increasing penalties for repeat DUI offenses.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that a person is guilty of a class C felony punishable under chapter 9A.20 RCW if the person drives while under the influence of intoxicating liquor or any drug as defined by this act and has previously been convicted of driving or being in physical control of a motor vehicle while under the influence of intoxicating liquor or any drug on two or more prior occasions within a five-year period, or the person has a previous conviction of felony driving or being in actual physical control while under the influence of intoxicating liquor or any drug, vehicular assault (RCW 46.61.522), or vehicular homicide (RCW 46.61.520).

Provides that a person who is convicted of a class C felony violation of RCW 46.61.502(5)(b) or 46.61.504(5)(b) shall be punished in accordance with chapter 9.94A RCW.

-- 2004 REGULAR SESSION --

Feb 6 JUD - Majority; 1st substitute bill be substituted, do pass.
On motion, referred to Ways & Means.

SB 6380-S by Senate Committee on Children & Family Services & Corrections (originally sponsored by Senators McCaslin, Kline, Thibaudeau and Prentice; by request of Department of Social and Health Services)

Revising the distribution of child support amongst multiple cases.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Amends RCW 26.23.035 relating to the distribution of child support amongst multiple cases.

Provides for distribution of past-due support payments if the responsible parent owes a support debt for two or more Title IV-D cases, as authorized under 42 U.S.C. Sec. 657. In determining priority of distribution of past-due support payments between Washington state and another state, the division of child support shall first distribute past-due support payments to another state if there are nonassistance arrears owing to a custodial parent in that state and if that state's distribution policy is to first pay in full the nonassistance debt owed to a custodial parent.

Provides that, upon satisfaction of the nonassistance arrears debt to a custodial parent in another state, or if the state is no longer paying nonassistance arrears to that custodial parent, Washington shall determine an appropriate distribution of past-due payments.

-- 2004 REGULAR SESSION --

Feb 6 CFC - Majority; 1st substitute bill be substituted, do pass.
And refer to Ways & Means.
Referred to Ways & Means.

SB 6384-S by Senate Committee on Judiciary (originally sponsored by Senators Esser, Thibaudeau, Keiser, Regala, Eide, McCaslin, Rasmussen, Oke, Prentice, B. Sheldon, Kline, Murray, McAuliffe, Kohl-Welles and Roach)

Imposing penalties against convicted domestic violence offenders to pay for domestic violence programs.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares an intent to establish a penalty in law that will hold convicted domestic violence offenders accountable while requiring them to pay penalties to offset the costs of domestic violence advocacy and prevention programs. It is the intent that the penalties imposed against convicted domestic violence offenders under this act be used for established domestic violence prevention and prosecution programs.

Provides that all superior courts, and courts organized under Title 3 or 35 RCW, may impose a penalty assessment not to exceed one hundred dollars on any person convicted of a crime involving domestic violence. The assessment shall be in addition to, and shall not supersede, any other penalty, restitution, fines, or costs provided by law.

Provides that revenue from the assessment shall be used solely for the purposes of establishing and funding domestic violence advocacy and domestic violence prevention and prosecution programs in the city or county of the court imposing the assessment.

-- 2004 REGULAR SESSION --

Feb 5 JUD - Majority; 1st substitute bill be substituted, do pass.

Feb 6 Passed to Rules Committee for second reading.

SB 6386-S by Senate Committee on Natural Resources, Energy & Water (originally sponsored by Senators Fraser, Morton, Winsley, Carlson, Regala and Kline)

Reducing air pollution from heavy duty diesel vehicles and large vessels.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Recognizes that the air quality around idling heavy duty diesel vehicles and large vessels can contribute to unhealthy conditions.

Recognizes that idling vehicles contribute to driver fatigue through exposure to noise, vibration, and elevated levels of carbon monoxide and other pollutants.

Declares that the state can assist in the reduction of idling vehicles and vessels by providing infrastructure to support the use of auxiliary power through a system of stand-alone and on-board electrification projects.

Recognizes that many other states, the federal government, and the countries of Canada and Mexico and private sector organizations are examining the issues related to this problem. Washington state must work cooperatively with these governments and organizations to seek compatible solutions to improve the air quality.

Declares an intent to provide assistance to owners and operators of heavy duty diesel vehicles which contribute to areas of concentrated air pollution by providing infrastructure to support the electrification of these facilities and seeking federal assistance to aid the owners and operators of vehicles, vessels, and trains to modify their equipment to accept auxiliary power when stationary.

Declares an intent to support electrification projects in areas where the current conditions are especially harmful to human health and there exist cost-effective solutions.

Directs the department to develop, in consultation with the department of transportation and the Washington public ports association, a list of approximately ten sites where cost-effective electrification projects appear to be practical and could be initiated for heavy duty diesel vehicles or large vessels. The sites shall be selected in areas where these vehicles and vessels commonly operate their engines or run diesel generators, while stationary, for lengthy periods of time. The department shall also develop a list of recommended nonelectrification options for improving the air quality at truck stops and in marine ports.

Directs the department to seek financial assistance from federal and nonstate sources to fund stand-alone and on-board electrification infrastructure projects, and to assist owners and operators of heavy duty diesel vehicles and large vessels to modify their on-board equipment to accept auxiliary power when stationary.

-- 2004 REGULAR SESSION --

Feb 6 NR - Majority; 1st substitute bill be substituted, do pass.

Passed to Rules Committee for second reading.

SB 6395-S by Senate Committee on Commerce & Trade (originally sponsored by Senator

Honeyford)

Concerning applications for compensation under the industrial insurance system.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises provisions relating to applications for compensation under the industrial insurance system.

Requires the department of labor and industries to monitor the number of accidents and occupational diseases that are reported to the employer after the five-day period under this act has elapsed. The department shall determine the reason or reasons the employee reported the accident or occupational disease past the five-day period. The department shall report on its findings annually, with the first report due December 15, 2004.

-- 2004 REGULAR SESSION --

Feb 4 CT - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

Feb 5 Passed to Rules Committee for second reading.

Feb 9 Placed on second reading by Rules Committee.

SB 6408-S by Senate Committee on Agriculture (originally sponsored by Senators Brandland, Rasmussen, Regala, Spanel, Kline and Esser)

Regulating nonambulatory livestock.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that a person is guilty of a gross misdemeanor punishable as provided in RCW 9A.20.021 if he or she knowingly transports or accepts delivery of live nonambulatory livestock to, from, or between any livestock market, feedlot, slaughtering facility, or other facility that trades in livestock. The transport or acceptance of each nonambulatory livestock animal is considered a separate and distinct violation.

Requires nonambulatory livestock to be humanely euthanized before transport to, from, or between locations listed in this act.

Declares that, for the purposes of this act, "nonambulatory livestock" means cattle, sheep, swine, goats, horses, mules, or other equine that cannot rise from a recumbent position or cannot walk, including but not limited to those with broken appendages, severed tendons or ligaments, nerve paralysis, a fractured vertebral column, or metabolic conditions.

-- 2004 REGULAR SESSION --

Feb 6 AG - Majority; 1st substitute bill be substituted, do pass.

Passed to Rules Committee for second reading.

SB 6411-S by Senate Committee on Children & Family Services & Corrections (originally sponsored by Senators Brandland, Rasmussen, Sheahan, Hargrove, Swecker, Brown, Jacobsen, McAuliffe, Regala, Eide, Kline, Kohl-Welles and Winsley)

Reducing hunger.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Recognizes that improved access to federal nutrition and assistance programs, such as the federal food stamp program, can be a critical factor in enabling recipients to gain the ability to support themselves and their families. This is an important step towards self-sufficiency and decreased long-term reliance on governmental assistance and will serve to strengthen families in this state.

Provides that, to the maximum extent allowable by federal law, the department shall implement simplified reporting for the food stamp program by October 31, 2004.

Declares that, for the purposes of this act, "simplified reporting" means the only change in circumstance that a recipient of a benefit program must report between eligibility reviews is an increase of income that would result in ineligibility for the benefit program. Every six months the assistance unit must either complete a semiannual report or participate in an eligibility review.

Provides that, to the maximum extent allowable by federal law, beginning on October 31, 2005, the department shall provide transitional food stamp assistance for a period of five months to a household that ceases to receive temporary assistance for needy families assistance. If necessary, the department shall extend the household's food stamp certification until the end of the transition period.

Provides that, pursuant to 21 U.S.C. 862a(d)(1), the department shall exempt individuals from the eligibility restrictions of 21 U.S.C. 862a(a)(2) to ensure eligibility for federal food assistance.

-- 2004 REGULAR SESSION --

Feb 5 CFC - Majority; 1st substitute bill be substituted, do pass.
On motion, referred to Ways & Means.

SB 6427-S by Senate Committee on Commerce & Trade (originally sponsored by Senator Honeyford)

Regarding industrial insurance appeals.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises provisions relating to industrial insurance appeals.

Provides that an attorney engaged in the representation of any worker or beneficiary may charge or receive a fee for services rendered in connection with securing benefits under this title that is twenty percent of the compensation awarded under chapter 51.32 RCW; or the amount fixed by the department, board, or the court under RCW 51.52.120; whichever is less. This fee requirement shall apply regardless of the number of forums in which the attorney has represented the worker or beneficiary.

Requires the department to notify any worker or beneficiary represented by an attorney that the attorney's fee is restricted as provided in this act.

Provides that any attorney entitled to a fee under chapter 51.52 RCW shall be paid by the worker or beneficiary but only after the worker or beneficiary has received the total compensation to which he or she is entitled under chapter 51.32 RCW.

Provides that any person who violates any provision of RCW 51.52.120 from the date of conviction may not engage in the representation for a fee of a worker or beneficiary in connection with securing benefits under Title 51 RCW.

-- 2004 REGULAR SESSION --

Feb 4 CT - Majority; 1st substitute bill be substituted, do pass.

Minority; do not pass.

- Feb 5 Passed to Rules Committee for second reading.
- Feb 9 Placed on second reading by Rules Committee.

SB 6428-S by Senate Committee on Commerce & Trade (originally sponsored by Senator

Honeyford)

Concerning industrial insurance health care providers.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, when a provider files with the board an appeal from an order terminating the provider's authority to provide services related to the treatment of industrially injured workers, the department may petition the board for an order immediately suspending the provider's eligibility to participate as a provider of services to industrially injured workers under Title 51 RCW pending the final disposition of the appeal by the board.

Provides that the board shall grant the petition if it determines that there is good cause to believe that workers covered under this title may suffer serious physical or mental harm if the petition is not granted. The board shall expedite the hearing of the department's petition under this act.

Provides that, if the department finds that a health services provider has improperly billed, overutilized, or failed to comply with rules adopted under Title 51 RCW, including but not limited to practice parameters and protocols established under this title, it must notify the provider of its findings and may determine that the health services provider must repay, or may not receive payment from the department or self-insured employer, as the case may be, or may impose penalties as provided in RCW 51.48.080.

Declares that, for the purposes of this act, "overutilization" means establishing a pattern of providing an inappropriate health service or level of service to injured workers, including but not limited to providing treatment in excess of established practice parameters and protocols of treatment established under this title.

-- 2004 REGULAR SESSION --

- Feb 4 CT Majority; 1st substitute bill be substituted, do pass.
 - Minority; do not pass.
- Feb 5 Passed to Rules Committee for second reading.
- Feb 9 Placed on second reading by Rules Committee.

SB 6431-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Winsley, Franklin, Horn, Thibaudeau, Fraser, Kline, Eide, McAuliffe, Haugen, Brown, Regala, Keiser, Kohl-Welles and Prentice)

Providing health information for youth.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that Washington's adolescent health issues, like teen pregnancy and sexually transmitted diseases, must be addressed with comprehensive prevention efforts.

Declares an intent to enhance the healthy development of young people in Washington state by taking opportunities to provide them with information needed to help reduce rates of teen pregnancy, sexually transmitted diseases, and HIV infection.

Directs the department to work in consultation with the office of the superintendent of public instruction to develop guidelines for health information and disease prevention instruction under this act.

-- 2004 REGULAR SESSION --

- Feb 5 HEA Majority; 1st substitute bill be substituted, do pass.
- Feb 6 On motion, referred to Education.

SB 6442-S by Senate Committee on Ways & Means (originally sponsored by Senators Zarelli,

Prentice, Parlette, Regala, Hargrove, Hewitt, Winsley, B. Sheldon, Esser, Fraser, Eide, Hale, Kline, Brandland, Fairley, Schmidt, Stevens, Johnson, McCaslin, Carlson, Horn, Benton, Mulliken, Roach, McAuliffe, Murray, Rasmussen, Oke and Pflug)

Creating the developmental disabilities community trust account.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Creates the developmental disabilities community trust account in the state treasury. All proceeds from the disposal of excess property at Lakeland Village and Rainier School that would not impact current residential habilitation center operations must be deposited into the account.

Provides that only investment income from the principal of the proceeds deposited into the trust account may be spent from the account.

Declares that expenditures from the account shall be used exclusively to provide family support and/or employment/day services to persons with developmental disabilities not receiving these services prior to January 1, 2004. The account shall not be used to replace, supplant, or reduce existing appropriation levels.

-- 2004 REGULAR SESSION --

- Feb 5 WM Majority; 1st substitute bill be substituted, do pass.
- Feb 6 Passed to Rules Committee for second reading.
- Feb 9 Made eligible to be placed on second reading.

SB 6447-S by Senate Committee on Children & Family Services & Corrections (originally sponsored by Senators Stevens and Haugen)

Revising DNA testing provision.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that a person convicted of a felony in a Washington state court who currently is serving a term of imprisonment may submit to the court that entered the judgment of conviction a verified written motion requesting DNA testing.

Provides that the court shall grant a motion requesting DNA testing under this act if such motion is in the form required by this act, and the convicted person has shown the likelihood that the DNA evidence would demonstrate innocence on a more probable than not basis.

Provides that, upon written request to the court that entered a judgment of conviction, a convicted person who demonstrates that he or she is indigent under RCW 10.101.010 may request appointment of counsel solely to prepare and present a motion under this act, and the court, in its discretion, may grant the request. Such motion for appointment of counsel shall comply with all procedural requirements established by court rule.

Requires DNA testing ordered under this act to be performed by the Washington state patrol crime laboratory. Contact with victims shall be handled through victim/witness divisions.

Provides that, notwithstanding any other provision of law, upon motion of defense counsel or the court's own motion, a sentencing court in a felony case may order the preservation of any biological material that has been secured in connection with a criminal case, or evidence samples sufficient for testing. The court must specify the samples to be maintained and the length of time the samples must be preserved.

-- 2004 REGULAR SESSION --

Feb 6 CFC - Majority; 1st substitute bill be substituted, do pass.

Passed to Rules Committee for second reading.

SB 6454-S by Senate Committee on Education (originally sponsored by Senators McAuliffe, Roach, Fairley, Eide, Regala, Winsley, Prentice, Shin, Kline, Thibaudeau, Johnson, Franklin, Keiser, Rasmussen, Zarelli, Jacobsen and B. Sheldon)

Regarding the use of portable or cellular phones or paging telecommunications devices by students.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Recognizes that cellular or portable phones may be used for inappropriate activities during school hours and on school property and may, on occasion, cause disruption in the classroom environment, and also recognizes that the use of cellular or portable phones can decrease the response time of officials to emergency situations. In addition, cellular or portable phones allow parents an additional and timely method of contacting their children in the event of an emergency.

Provides that school district boards of directors may adopt policies that limit the use by a student while in school, on school property, on public school transportation, or during school-sponsored activities.

Declares that a school district board of directors shall not adopt policies and shall amend current policies prohibiting students from possessing paging telecommunication devices or portable or cellular phones. However, district policies may be adopted that prohibit an individual student from possessing a paging telecommunication device or portable or cellular phone if the student violates the policies adopted by the board.

-- 2004 REGULAR SESSION --

- Feb 4 EDU Majority; 1st substitute bill be substituted, do pass.
- Feb 5 Passed to Rules Committee for second reading.
- Feb 9 Made eligible to be placed on second reading.

SB 6457-S by Senate Committee on Children & Family Services & Corrections (originally sponsored by Senators Swecker, Stevens, Deccio, Prentice, Parlette, Hargrove, Jacobsen, Kohl-Welles and Rasmussen)

Changing provisions relating to adoption. Revised for 1st Substitute: Creating a study panel for adoption issues.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares an intent to convene a study panel composed of four members from the legislature.

Directs the study panel to create an advisory committee of invited representatives from federally recognized Indian tribes, the Washington state bar association, the judiciary, adoption agencies and child-placing agencies including state, nonprofit, and those agencies providing services for domestic or international adoptions, adoptive parents, and adoptees to participate in the study panel.

Directs the study panel to solicit comments from the community, study, and report findings and recommendations regarding the current adoption statutes and policies related to the following issues: Adoption-related fees; barriers to adoption; child selling and buying; adoption facilitation, advertising, and marketing; assisted reproductive technology; discrimination in adoption based upon ability to pay, race, color, or national origin of child or parent; background checks; and agency licensing and credentialing. The study panel shall report its findings to the legislature by January 1, 2005.

-- 2004 REGULAR SESSION --

Feb 5 CFC - Majority; 1st substitute bill be substituted, do pass.

Feb 6 Passed to Rules Committee for second reading.

SB 6466-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senator Fairley)

Regarding the admission of residents to nursing facilities.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that a nursing facility is permitted to give preferential admission to individuals who seek admission from a boarding home, licensed under chapter 18.20 RCW, or from independent retirement housing, provided the nursing facility is owned by the same entity that owns the boarding home or independent housing which are located within the same county; and provided further, the purpose of such preferential admission is to allow continued provision of: (1) Culturally or faith-based services; or

(2) Services provided by a continuing care retirement community as defined in RCW 70.38.025.

Declares it is not an act of discrimination under this act to refuse to admit a patient if admitting that patient would prevent the needs of the other patients residing in that facility from being met at that facility, or if the facility's refusal is consistent with this act.

-- 2004 REGULAR SESSION --

- Feb 5 HEA Majority; 1st substitute bill be substituted, do pass.
- Feb 6 Passed to Rules Committee for second reading.

SB 6478-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Brandland, Franklin, Deccio, Rasmussen, McCaslin, Murray, B. Sheldon, Parlette, Winsley and Regala; by request of Department of Health and Washington State Patrol)

Increasing the regulation of the sale of ephedrine, pseudoephedrine, and phenylpropanolamine.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that quantities of ephedrine, pseudoephedrine, and phenylpropanolamine continue to be sold at the wholesale and retail levels far in excess of legitimate consumer needs. The excess quantities being sold are most likely used in the criminal manufacture of methamphetamine.

Declares it is therefore necessary to further regulate the sales of these drugs, including sales from out-of-state sources, in order to reduce the threat that methamphetamine presents to the people of the state.

Declares it is unlawful for any person to sell or distribute any of the substances specified in this act unless the person is licensed by or registered with the department of health under chapter 18.64 RCW, or is a practitioner as defined in RCW 18.64.011.

Requires the board of pharmacy to transmit to the department of revenue a copy of each report of a suspicious transaction that it receives under this act.

-- 2004 REGULAR SESSION --

- Feb 5 HEA Majority; 1st substitute bill be substituted, do pass.
- Feb 6 Passed to Rules Committee for second reading.

SB 6481-S by Senate Committee on Commerce & Trade (originally sponsored by Senators Hewitt, Jacobsen, Deccio, Rasmussen and Honeyford)

Governing class 1 racing associations' authority to participate in parimutuel wagering.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that the horse racing commission may authorize advance deposit wagering to be conducted by: (1) A licensed class 1 racing association operating a live horse racing facility; or

(2) The operator of an advance deposit wagering system accepting wagers pursuant to an agreement with a licensed class 1 racing association. The agreement between the operator and the class 1 racing association must be approved by the commission.

Provides that no system of advance deposit wagering located outside of or within the state of Washington may accept wagers from residents or other persons located within this state, nor shall residents or other persons located within

this state place wagers through advance deposit wagering systems, except with a licensed class 1 racing association authorized to conduct advance deposit wagering, or an operator of an advance deposit wagering system under an agreement approved by the commission with a licensed class 1 racing association. Advance deposit wagering may be accepted for races conducted in the state of Washington under a class 1 license or races not conducted within the state of Washington on a schedule approved by the class 1 licensee.

Declares that, as used in this act, "advance deposit wagering" means a form of parimutuel wagering in which an individual deposits money in an account with an entity authorized by the commission to conduct advance deposit wagering and then the account funds are used to pay for parimutuel wagers made in person, by telephone, or through communication by other electronic means.

Requires that, in order to participate in advance deposit wagering, the holder of a class 1 racing association license must have conducted at least one full live racing season. All class 1 racing associations must complete a live race meet within each succeeding twelve-month period to maintain eligibility to continue participating in advance deposit wagering.

Provides that, in order to participate in parimutuel wagering at a satellite location or locations within the state of Washington, the holder of a class 1 racing association license must have conducted at least one full live racing season. All class 1 racing associations must hold a live race meet within each succeeding twelve-month period to maintain eligibility to continue to participate in parimutuel wagering at a satellite location or locations.

Provides that the commission may approve only one satellite location in each county in the state, except for a county with a population exceeding one and one-half million which is eligible for three satellite locations.

Provides that a licensed class 1 racing association may be approved to disseminate imported simulcast race card programs to locations outside the live racing facility of the class 1 racing association, provided that the class 1 racing association has conducted at least forty live racing days with an average on-track handle on the live racing product of a minimum of one hundred fifty thousand dollars per day during the twelve months immediately preceding the application date.

-- 2004 REGULAR SESSION --

- Feb 5 CT Majority; 1st substitute bill be substituted, do pass.
- Feb 6 Passed to Rules Committee for second reading.
- Feb 9 Made eligible to be placed on second reading.

SB 6494-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Parlette, Mulliken, Roach and Kline)

Prohibiting the use of social security numbers by health carriers. Revised for 1st Substitute: Preventing the use of complete social security numbers on health insurance cards.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, after December 31, 2005, a health carrier that issues a card identifying a person as an enrollee, and requires the person to present the card to providers for purposes of claims processing, may not display on the card

an identification number that includes more than a four-digit portion of the person's complete social security number.

Provides that, any card issued after December 31, 2005, by the department or a managed health care system to a person receiving services under chapter 74.09 RCW, that must be presented to providers for purposes of claims processing, may not display an identification number that includes more than a four-digit portion of the person's complete social security number.

-- 2004 REGULAR SESSION --

- Feb 5 HEA Majority; 1st substitute bill be substituted, do pass.
- Feb 6 Passed to Rules Committee for second reading.
- Feb 9 Made eligible to be placed on second reading.

SB 6496-S by Senate Committee on Judiciary (originally sponsored by Senators Schmidt and Eide; by request of Administrative Office of the Courts)

Regulating access to confidential court records.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that no employee of a court, county clerk's office, government agency, the administrative office of the courts, or any other person or entity may intentionally access, use, or disclose confidential court records, unless authorized.

Provides that a court record is confidential if access to that record is restricted by statute, court order, or court rules.

Declares that a violation of this act is a gross misdemeanor.

-- 2004 REGULAR SESSION --

- Feb 5 JUD Majority; 1st substitute bill be substituted, do pass.
- Feb 6 Passed to Rules Committee for second reading.
- Feb 9 Made eligible to be placed on second reading.

SB 6497-S by Senate Committee on Economic Development (originally sponsored by Senators Shin, T. Sheldon, Rasmussen, Winsley, Kohl-Welles, Roach, McAuliffe, Fraser and B. Sheldon)

Providing a source of funding for customized work force training.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that the availability of a trained work force is critical to attracting and retaining businesses.

Finds that the growth of many businesses is limited by an unmet need for training. Furthermore, training not only helps business, it also improves the quality of life for workers and communities.

Provides that, because of the statewide public benefit to be gained from instituting a customized training program, the legislature intends to create a new program to fund work force training through the sale of bonds. The bonds themselves will be paid by the earmarking of the state business and occupation tax and public utility tax that is imposed on participating employers.

-- 2004 REGULAR SESSION --

- Feb 4 EC Majority; 1st substitute bill be substituted, do pass.
 And refer to Ways & Means.
- Feb 5 Referred to Ways & Means.

SB 6501-S by Senate Committee on Higher Education (originally sponsored by Senators Carlson, Kohl-Welles, Pflug, Jacobsen, Schmidt, Rasmussen, Shin, Winsley and McAuliffe; by request of State Board for Community and Technical Colleges)

Regarding instructional materials for students with disabilities at public and private institutions of higher education.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Establishes requirements for instructional materials for students with disabilities at public and private institutions of higher education.

Provides that an individual, firm, partnership or corporation that publishes or manufactures instructional materials for students attending any public or private institution of higher education in the state of Washington shall provide to the public or private institution of higher education, for use by students attending the institution, any instructional material in an electronic format mutually agreed upon by the publisher or manufacturer and the public or private institution of higher education.

Provides that these supplemental materials shall be provided to the public or private institution of higher education at no additional cost and in a timely manner, upon receipt of a written request.

Declares that a violation of this act constitutes an unfair practice under chapter 49.60 RCW, the law against discrimination. All rights and remedies under chapter 49.60 RCW, including the right to file a complaint with the human rights commission and to bring a civil action, apply.

-- 2004 REGULAR SESSION --

- Feb 4 HIE Majority; 1st substitute bill be substituted, do pass.
- Feb 5 Passed to Rules Committee for second reading.

SB 6505-S by Senate Committee on Natural Resources, Energy & Water (originally sponsored by Senators Doumit, Morton, Fraser and Parlette)

Assessing fire suppression capabilities in the interface areas between wildlands and urban areas.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that the state fire protection policy board, through the director of fire protection within the state patrol, shall conduct an assessment of fire suppression capability in the interface areas between wildlands and urban areas throughout the state. The state fire protection policy board should concentrate upon the geographic areas in which wildland fuels and development meet or are intermixed.

Directs the state fire protection policy board to encourage the participation of fire suppression jurisdictions, fire fighters, the insurance industry, the department of natural resources, the emergency management division of the military department, and local governments in conducting the assessment.

Requires the state fire protection policy board to provide the report to the appropriate committees of the senate and house of representatives no later than December 1, 2004.

-- 2004 REGULAR SESSION --

- Feb 5 NR Majority; 1st substitute bill be substituted, do pass.
- Feb 6 On motion, referred to Ways & Means.

SB 6517-S by Senate Committee on Commerce & Trade (originally sponsored by Senators Horn and Kastama)

Modifying training requirements for security guards.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires the director to adopt rules establishing preassignment or postassignment or on-the-job training and testing requirements.

Declares that, except as provided under provisions of this act, beginning July 1, 2005, all security guards licensed on or after July 1, 2005, must complete at least eight hours of preassignment training. Preassignment training must include a minimum of four hours of classroom instruction, and a minimum of four additional hours that may be of classroom training, on-the-job training, or any combination of the two. A department certified trainer must report the preassignment training to the department.

Provides that any person who was most recently employed full-time as a sworn peace officer not more than five years prior to applying to become licensed as a private security guard may be deemed to satisfy the training required under this act upon passage of the examination typically administered to applicants at the conclusion of the preassignment training required.

Provides that, beginning July 1, 2005, all security guards must complete at least eight hours of postassignment or on-the-job training.

Provides that postassignment or on-the-job training must be in the topic areas established by the director and may occur either in a classroom setting or in the field, or both. A department certified trainer need not report postassignment or on-the-job training. However, a department-certified trainer must attest in writing that the training occurred. The number of postassignment training hours must be increased by one hour on January 1st of every year until January 1, 2012.

Provides that the director shall require companies to maintain records regarding the postassignment training hours completed by each employee. All such records are subject to inspection by the department. The training requirements and test results must be recorded and attested to as appropriate by a certified trainer.

Gives the director the authority to negotiate reciprocity agreements with other states allowing licensed security officers from Washington to work in those other states.

-- 2004 REGULAR SESSION --

- Feb 5 CT Majority; 1st substitute bill be substituted, do pass.
- Feb 6 Passed to Rules Committee for second reading.

sponsored by Senators Hargrove and Stevens; by request of Department of Social and Health Services)

Revising provisions relating to guardianship of dependent children.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that guardianship for some children who have been found to be dependent children under chapter 13.34 RCW and who cannot live with their parents is a valuable resource for such children needing stability in their lives when such placement is in the best interests of the child.

Declares an intent to enhance family preservation and stability for children by recognizing the value of permanent placement with relatives or other long-term caregivers, dismissal of dependencies, and elimination of the need for continued governmental intervention in family life.

Declares an intent to expand opportunities for children to remain with relatives or long-term caregivers when they can no longer live with their parents through provision of support to relatives and unrelated persons who are willing and able to serve as guardians for the children.

Declares an intent to preserve sibling relationships through placement of siblings together when such placement is in the best interests of the siblings.

-- 2004 REGULAR SESSION --

Feb 6 CFC - Majority; 1st substitute bill be substituted, do pass.

Passed to Rules Committee for second reading.

SB 6527-S by Senate Committee on Judiciary (originally sponsored by Senators Johnson, Berkey, Esser and Sheahan)

Increasing the statutory rate for attorney fees.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Increases the statutory rate for attorney fees.

-- 2004 REGULAR SESSION --

Feb 6 JUD - Majority; 1st substitute bill be substituted, do pass.

Passed to Rules Committee for second reading.

SB 6528-S by Senate Committee on Higher Education (originally sponsored by Senators Kohl-Welles, Horn, Carlson, Shin, B. Sheldon and Roach)

Prohibiting institutions of higher education from sharing students' personal information.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that personal identifiers and lists of students or alumni may not be shared, given, provided, or sold to organizations, corporations, or other business entities for the purpose of marketing goods and services, by institutions of higher education and their respective alumni associations, without written consent by the student.

-- 2004 REGULAR SESSION --

Feb 4 HIE - Majority; 1st substitute bill be substituted, do pass.

And refer to Financial Services, Insurance & Housing.

Feb 5 Referred to Financial Services, Insurance & Housing.

SB 6539-S by Senate Committee on Economic Development (originally sponsored by Senators Hewitt, Jacobsen, Honeyford, Haugen, Carlson, Kline, Winsley and Parlette)

Establishing the historic county courthouse grant program.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Establishes the historic county courthouse grant program for the protection and preservation of the state's historic county courthouses.

Creates the historic county courthouse account in the state treasury.

Appropriates the sum of ten million dollars from the state building construction account for the fiscal year ending June 30, 2005, to the historic county courthouse account. The department of community, trade, and economic development may expend up to ten million dollars from the account during the fiscal year ending June 30, 2005, to carry out the purposes of this act.

-- 2004 REGULAR SESSION --

Feb 4 EC - Majority; 1st substitute bill be substituted, do pass.

And refer to Ways & Means.

Minority; do not pass.

Feb 5 Referred to Ways & Means.

SB 6541-S by Senate Committee on Judiciary (originally sponsored by Senator Haugen)

Clarifying the distribution of specifically devised property.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Clarifies the distribution of specifically devised property.

-- 2004 REGULAR SESSION --

Feb 5 JUD - Majority; 1st substitute bill be substituted, do pass.

Feb 6 Passed to Rules Committee for second reading.

SB 6554-S by Senate Committee on Health & Long-Term Care (originally sponsored by Senators Franklin, Parlette, Keiser, Winsley and Thibaudeau; by request of Department of Health)

Eliminating credentialing barriers for health professions.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that the health care work force shortage is contributing to the health care crisis.

Finds that some unnecessary barriers exist that slow or prevent qualified applicants from becoming credentialed health care providers.

Finds that eliminating these initial barriers to licensure will contribute to state initiatives directed toward easing the health care personnel shortage in Washington.

-- 2004 REGULAR SESSION --

- Feb 5 HEA Majority; 1st substitute bill be substituted, do pass.
- Feb 6 Passed to Rules Committee for second reading.

SB 6555-S by Senate Committee on Children & Family Services & Corrections (originally sponsored by Senators Franklin, Keiser and Thibaudeau; by request of Department of Health)

Eliminating credentialing barriers for sex offender treatment providers.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that certified sex offender treatment providers and certified affiliate sex offender treatment providers may perform or provide the following service: Treatment of convicted level I and level II sex offenders who are sentenced and ordered into treatment pursuant to chapter 9.94A RCW and adjudicated juvenile level I and level II sex offenders who are sentenced and ordered into treatment pursuant to chapter 13.40 RCW.

Directs the department to issue an affiliate certificate to any applicant who meets the following requirements: (1) Successful completion of an educational program approved by the secretary or successful completion of alternate training which meets the criteria of the secretary;

- (2) Successful completion of an examination administered or approved by the secretary;
- (3) Proof of supervision by a certified sex offender treatment provider;
- (4) Not having engaged in unprofessional conduct or being unable to practice with reasonable skill and safety as a result of a physical or mental impairment; and
- (5) Other requirements as may be established by the secretary that impact the competence of the sex offender treatment provider.

-- 2004 REGULAR SESSION --

- Feb 5 CFC Majority; 1st substitute bill be substituted, do pass.
- Feb 6 Passed to Rules Committee for second reading.

SB 6564-S by Senate Committee on Judiciary (originally sponsored by Senators Kline, Esser, Franklin, Roach, Berkey, Shin, Kastama, Prentice, Brandland, Regala, Johnson, Keiser, Thibaudeau and Winsley)

Changing provisions relating to driver's licenses.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, if a court determines, in its discretion that a person is not able to pay a monetary obligation in full, and not more than one year has passed since the effective date of this act or the date the monetary obligation initially became due and payable, the court shall enter into a payment plan with the person, unless the person has previously been granted a payment plan with respect to the same monetary

obligation, in which case the court may, at its discretion, implement a payment plan.

Provides that, if a person has not entered into a payment plan with the court and has not paid the monetary obligation in full on or before the time established for payment, the court shall notify the department of the delinquency. The department shall suspend the person's driver's license or driving privilege until all monetary obligations have been paid, including those imposed under this act, or until the person has entered into a payment plan under this act.

-- 2004 REGULAR SESSION --

Feb 5 JUD - Majority; 1st substitute bill be substituted, do pass.

And refer to Highways & Transportation.

Feb 6 Referred to Highways & Transportation.

SB 6568-S by Senate Committee on Higher Education (originally sponsored by Senators Fraser, Winsley, Kline, Kohl-Welles, Jacobsen, B. Sheldon, Spanel, Keiser, Franklin and Thibaudeau)

Directing the institute for public policy to develop a proposal for establishing a Washington state women's history center or information network.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that the institute for public policy may undertake a study and make recommendations to the 2005 legislature for development of a center or an information network, or both, that would achieve the following: (1) Develop an approach for systematically collecting, preserving, maintaining, and providing public access to historically valuable records and artifacts pertaining to women's history in Washington state;

- (2) Develop a general outline of where historically significant records and artifacts are located and may be accessed:
- (3) Encourage citizens with historically significant records and artifacts to preserve them and make them accessible;
- (4) Encourage development of educational programs and displays, including those which can tour throughout the state:
- (5) Encourage development of learning opportunities for K-12 students, as well as providing materials for women's history studies in colleges and universities;
 - (6) Actively promote collection of oral histories;
 - (7) Encourage research about this history;
- (8) Encourage private donations of funds to assist this effort: and
- (9) Encourage private donations or loans of records and artifacts for public access, including protecting the ability of donors to specify conditions under which loaned materials will be returned to the donor or their heirs.

Directs the institute to submit its recommendations to the appropriate committees of the legislature by December 1, 2004.

-- 2004 REGULAR SESSION --

- Feb 5 HIE Majority; 1st substitute bill be substituted, do pass.
- Feb 6 Passed to Rules Committee for second reading.
- Feb 9 Made eligible to be placed on second reading.

SB 6575-S by Senate Committee on Natural Resources, Energy & Water (originally sponsored by Senators Honeyford and Sheahan)

Concerning use classifications for irrigation district conveyance and drainage facilities.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that the department, as resources allow, shall at the request of the United States bureau of reclamation or federal reclamation project irrigation districts cooperatively conduct a use attainability analysis of water bodies located within the boundaries of the federal reclamation project.

Directs the department, consistent with applicable federal water quality laws and regulations, to adopt rules designating uses for water bodies within the federal reclamation project that support beneficial uses consistent with the primary authorized project purposes of constructed storage and conveyance facilities and other water transport systems and that recognize the unique site-specific characteristics of the arid and semiarid regions of the state of Washington where federal reclamation projects are located. The rules shall also recognize the need to deliver project irrigation water and to construct, operate, and maintain project facilities.

-- 2004 REGULAR SESSION --

- Feb 6 NR Majority; 1st substitute bill be substituted, do pass.
 And refer to Ways & Means.
 On motion, referred to Rules.
- Feb 9 Made eligible to be placed on second reading.

SB 6581-S by Senate Committee on Natural Resources, Energy & Water (originally sponsored by Senator Hargrove)

Funding for forest fire protection. Revised for 1st Substitute: Funding forest fire protection.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Amends RCW 76.04.610 relating to funding for forest fire protection.

-- 2004 REGULAR SESSION --

- Feb 5 NR Majority; 1st substitute bill be substituted, do pass.
- Feb 6 Passed to Rules Committee for second reading.

SB 6588-S by Senate Committee on Children & Family Services & Corrections (originally sponsored by Senators Hargrove and Stevens)

Adopting technical, clarifying, and nonsubstantive amendments to the legal financial obligation provisions of Engrossed Substitute Senate Bill No. 5990. Revised for 1st Substitute: Adopting amendments to the legal financial obligation provisions of chapter 379, Laws of 2003.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that when an offender who is subject to requirements of the sentence in addition to the payment of legal financial obligations either is not subject to supervision by the department or does not complete the requirements while under supervision of the department, it is the offender's responsibility to provide the court with verification of the completion of the sentence conditions other than the payment of legal financial obligations.

Provides that, when the offender satisfies all legal financial obligations under the sentence, the county clerk shall notify the sentencing court that the legal financial obligations have been satisfied. When the court has received both notification from the clerk and adequate verification from the offender that the sentence requirements have been completed, the court shall discharge the offender and provide the offender with a certificate of discharge by issuing the certificate to the offender in person or by mailing the certificate to the offender's last known address.

-- 2004 REGULAR SESSION --

Feb 5 CFC - Majority; 1st substitute bill be substituted, do pass.

Feb 6 Passed to Rules Committee for second reading.

SB 6589-S by Senate Committee on Children & Family Services & Corrections (originally sponsored by Senators Hargrove, Stevens and Rasmussen)

Authorizing appointment of expert evaluators in proceedings involving child dependency or termination of parental rights.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Authorizes the court to order expert evaluations of parties. Expert evaluations shall be performed by appointed evaluators who are mutually agreed upon by the court, the state, and parents' counsel, and, if the child is to be evaluated, by counsel for the child. If no agreement can be reached, the court shall select the expert evaluator.

-- 2004 REGULAR SESSION --

Feb 5 CFC - Majority; 1st substitute bill be substituted, do pass.

Feb 6 Passed to Rules Committee for second reading.

SB 6600-S by Senate Committee on Judiciary (originally sponsored by Senators Brandland, T. Sheldon, Hale, Stevens and Murray)

Revising construction liability provisions.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Amends RCW 4.16.300 relating to construction liability.

-- 2004 REGULAR SESSION --

Feb 5 JUD - Majority; 1st substitute bill be substituted, do pass.

Feb 6 Passed to Rules Committee for second reading.

SB 6636-S by Senate Committee on Agriculture (originally sponsored by Senators Rasmussen, Swecker, Jacobsen, Brandland, Doumit, Fairley, Kohl-Welles, Eide, Fraser, Regala, Shin, Prentice, Honeyford, Kline, Thibaudeau, Poulsen, Spanel, Franklin, Keiser, Winsley, Oke and Esser)

Regulating the disposal of animals.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires an interagency work group to be formed by the departments of health, agriculture, and ecology. The purpose of the work group is to develop a comprehensive state policy on proper methods of disposing of animal carcasses that protect other animals and humans.

Directs the interagency work group to seek the involvement of local health departments, other state and federal agencies that have an interest or expertise in issues to be reviewed, university scientists, and affected constituency groups. In developing the comprehensive state policy, the interagency work group shall include a review of existing rules for their adequacy in protecting public health and animal health from possible transmission of diseases including but not limited to various forms of transmissible spongiform encephalopathies. Furthermore, the possible vectors of disease transmission shall be examined including air, land, water, birds, and scavengers.

Requires the review to include an evaluation of any existing or proposed federal regulations and draft technical guides. References to federal regulations and guidance documents may be included in the state policy and the work group shall strive for a high degree of consistency between jurisdictions. Additionally, the interagency work group shall review RCW 16.68.020, WAC 246-203-120(3), and guidance from the United States department of agriculture.

Directs the interagency work group to report to the legislature any statutes that need to be amended to carry out this policy and to recommend adjustment to any inconsistent policies.

Requires the interagency work group to provide a written report to the legislature by December 15th of each year that summarizes the actions of the work group and its findings and recommendations.

Expires December 31, 2005.

Provides that the department of ecology, after consulting the interagency work group's state policy as reported under this act, shall review and, as necessary, adopt additional minimum standards that landfills must meet to accept animal carcasses. In developing the standards, the department shall take into consideration whether animals to be disposed of may carry various types of diseases.

Directs the department of agriculture, after consulting the interagency work group's state policy as reported under this act and the state conservation commission, to review and, as necessary, adopt standards that provide for the proper on-site disposal of carcasses of livestock as defined in RCW 16.50.110 by the owner which may be more restrictive than those provided in RCW 16.68.020. The department shall take into consideration whether livestock to be disposed of may carry various types of diseases.

Provides that a person who violates rules adopted under this act is guilty of a misdemeanor punishable under RCW 9A.20.021.

-- 2004 REGULAR SESSION --

Feb 6 AG - Majority; 1st substitute bill be substituted, do pass.
And refer to Ways & Means.

On motion, referred to Rules.

Feb 9 Made eligible to be placed on second reading.

SB 6678-S by Senate Committee on Children & Family Services & Corrections (originally

sponsored by Senators Fraser, Winsley, Stevens, Hargrove, Benton and Rasmussen)

Authorizing the release of patient records for the purpose of restoring state mental health hospital cemeteries. Revised for 1st Substitute: Authorizing the release of patient records for the purpose of memorializing persons interred in state hospital cemeteries.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that social stigmas surrounding mental illness have prevented patients buried in the state mental health hospital cemeteries from being properly memorialized. From 1887 to 1953, the state buried many of the patients who died while in residence at the three state mental health hospitals on hospital grounds. In order to honor these patients, the legislature intends that the state be allowed to release records necessary to appropriately mark their resting place.

Directs the department of social and health services to make available the name, date of birth, and date of death of patients buried in state hospital cemeteries fifty years after the death of a patient.

-- 2004 REGULAR SESSION --

Feb 6 CFC - Majority; 1st substitute bill be substituted, do pass.

Passed to Rules Committee for second

SB 6684-S by Senate Committee on Judiciary (originally sponsored by Senators Kline, McCaslin, Esser, Kohl-Welles and Roach)

reading.

Convening a work group to develop chemical dependency assessment protocols.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that standardized chemical dependency assessment protocols are necessary in court-involved chemical dependency cases to improve the accuracy of assessments and treatment plans. Background information, such as criminal history, the police report, and a drug screen urinalysis, must be available to chemical dependency professionals and probation assessment officers at the commencement of the assessment of individuals in court-involved chemical dependency cases.

Provides that, by July 1, 2004, the director of the division of alcohol and substance abuse of the department of social and health services, or the director's designee, shall within existing resources convene and chair a work group to develop written protocols for the production of accurate chemical dependency assessments and appropriate treatment plans. The work group shall also determine the process by which such information will be made available in a timely manner to chemical dependency professionals and probation assessment officers.

Requires that, by November 1, 2004, the work group shall finalize the written protocols and submit them to the legislature and the governor.

-- 2004 REGULAR SESSION --

Feb 6 JUD - Majority; 1st substitute bill be substituted, do pass.

Passed to Rules Committee for second reading.

SB 6688-S by Senate Committee on Highways & Transportation (originally sponsored by Senators Haugen, Benton, B. Sheldon, T. Sheldon, Rasmussen and Shin)

Authorizing a special "Helping Kids Speak" license plate.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Recognizes the Helping Kids Speak license plate has been reviewed by the special license plate review board under RCW 46.16.725, and found to fully comply with all provisions of RCW 46.16.715 through 46.16.775.

Directs the department to issue a special license plate displaying a symbol, approved by the special license plate review board, recognizing an organization that supports programs that provide no-cost speech pathology programs to children. The special license plate may be used in lieu of regular or personalized license plates for vehicles required to display one or two vehicle license plates, excluding vehicles registered under chapter 46.87 RCW, upon terms and conditions established by the department. The special plates will commemorate an organization that supports programs that provide free diagnostic and therapeutic services to children who have a severe delay in language or speech development.

-- 2004 REGULAR SESSION --

Feb 6 HT - Majority; 1st substitute bill be substituted, do pass.

Passed to Rules Committee for second reading.

Feb 9 Made eligible to be placed on second reading.

SB 6697-S by Senate Committee on Highways & Transportation (originally sponsored by Senators Haugen, Horn, Jacobsen, Swecker, Esser, Spanel, McAuliffe, B. Sheldon, Shin and Rasmussen)

Allocating federal transportation enhancement funds.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Directs the secretary of transportation to appoint an enhancement advisory committee representing interest groups and local governments.

Provides that the enhancement advisory committee shall make the final selection of projects funded with federal enhancement funds or like categorical funds made available to the state through the Safe, Accountable, Flexible, and Efficient Transportation Equity Act of 2003 (SAFETEA), or authorized under any federal surface transportation act that succeeds the Transportation Equity Act for the 21st Century (TEA-21).

Provides that the enhancement committee shall make final selection of projects using metropolitan planning organization or regional transportation planning organization priorities, consideration of the diversity of interest groups represented in this act, and an equitable statewide distribution of funding that is based on population.

-- 2004 REGULAR SESSION --

Feb 6 HT - Majority; 1st substitute bill be substituted, do pass.

Passed to Rules Committee for second reading.

SB 6711-S by Senate Committee on Highways & Transportation (originally sponsored by Senators Horn, Jacobsen, Swecker, Prentice and Esser)

Adjusting regional transportation planning organization board membership.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Requires each regional transportation planning organization to ensure that the unincorporated areas within its region are appropriately represented on all organization boards, including its executive board. The regional transportation planning organization may determine how the unincorporated areas within its region are to be appropriately represented on its boards.

-- 2004 REGULAR SESSION --

Feb 6 HT - Majority; 1st substitute bill be substituted, do pass.

Passed to Rules Committee for second reading.

SB 6731-S by Senate Committee on Agriculture (originally sponsored by Senators Honeyford, Mulliken and Rasmussen)

Concerning standards and grades for fruits and vegetables.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Amends RCW 15.17.050 relating to standards and grades for fruits and vegetables.

-- 2004 REGULAR SESSION --

Feb 6 AG - Majority; 1st substitute bill be substituted, do pass.

Passed to Rules Committee for second reading.

SB 6737 by Senators Hewitt and Honeyford

Changing provisions relating to distribution of liquor. Revises provisions relating to distribution of liquor.

-- 2004 REGULAR SESSION --

Feb 6 First reading, referred to Commerce & Trade.

CT - Majority; do pass.

Passed to Rules Committee for second reading.

SB 6738 by Senators Benton, Prentice and Horn

Concerning regional transportation planning organization membership.

Provides that, in order to qualify for state planning funds available to regional transportation planning organizations, a regional transportation planning organization, containing any county with a population greater than three hundred thousand bordering the state of Oregon, shall provide voting membership to all incorporated cities within the region.

Requires that each regional transportation planning organization shall ensure that the unincorporated areas within its region are appropriately represented on all organization boards, including its executive board. The

regional transportation planning organization may determine how the unincorporated areas within its region are to be appropriately represented on its boards.

-- 2004 REGULAR SESSION --

Feb 9 First reading, referred to Highways & Transportation.

Senate Joint Memorials

SJM 8032-S by Senate Committee on Economic Development (originally sponsored by Senators Schmidt, T. Sheldon, Shin, Hale, B. Sheldon and McAuliffe)

Urging Congress to fully restore funding for the manufacturing extension partnership program.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Urges Congress to fully restore funding for the Manufacturing Extension Partnership program in the fiscal year 2004 appropriation.

-- 2004 REGULAR SESSION --

Feb 4 EC - Majority; 1st substitute bill be substituted, do pass.

Feb 5 Passed to Rules Committee for second reading.

Senate Concurrent Resolutions

SCR 8421-S by Senate Committee on Higher Education (originally sponsored by Senators Carlson, Kohl-Welles, Schmidt, Berkey and Winsley; by request of Higher Education Coordinating Board)

Commending the higher education coordinating board for its work in preparing the 2004 Interim Strategic Master Plan for Higher Education.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Commends the higher education coordinating board for its work in preparing the 2004 Interim Strategic Master Plan for Higher Education.

-- 2004 REGULAR SESSION --

- Feb 5 HIE Majority; 1st substitute bill be substituted, do pass.
- Feb 6 On motion, referred to Ways & Means.

Si	ENATE	HOU	SE
SB 6127 Supp. 1	SB 6189 Supp. 3	HB 2336-S Supp. 19	9 HB 2403 Supp. 3
SB 6128 Supp. 1	SB 6189-S Supp. 20	HB 2337 Supp.	
SB 6128-S Supp. 20	SB 6190 Supp. 3	HB 2338 Supp.	
SB 6129 Supp. 1 SB 6129-S Supp. 10	SB 6191 Supp. 3 SB 6192 Supp. 3	HB 2339 Supp. HB 2339-S Supp. 12	
SB 6130 Supp. 10	SB 6192-S Supp. 20	HB 2340 Supp.	1 HB 2408 Supp. 3
SB 6131 Supp. 1	SB 6193 Supp. 3	HB 2340-S Supp. 13	3 HB 2409 Supp. 3
SB 6131-S Supp. 10 SB 6132 Supp. 1	SB 6193-S Supp. 20 SB 6194 Supp. 3	HB 2341 Supp. HB 2342 Supp.	1 HB 2410 Supp. 3 1 HB 2411 Supp. 3
SB 6132-S Supp. 10	SB 6194-S Supp. 20	HB 2343 Supp.	
SB 6133 Supp. 1	SB 6195 Supp. 3	HB 2344 Supp.	1 HB 2413 Supp. 3
SB 6134 Supp. 1 SB 6135 Supp. 1	SB 6196 Supp. 3 SB 6196-S Supp. 18	HB 2345 Supp. HB 2346 Supp.	
SB 6136 Supp. 1	SB 6197 Supp. 3	HB 2347 Supp.	
SB 6136-S Supp. 10	SB 6197-S Supp. 16	HB 2347-S Supp. 10	
SB 6137 Supp. 1 SB 6138 Supp. 1	SB 6198 Supp. 3 SB 6198-S Supp. 8	HB 2348 Supp. HB 2349 Supp.	
SB 6138-S Supp. 10	SB 6199 Supp. 3	HB 2350 Supp.	
SB 6139 Supp. 1	SB 6200 Supp. 3	HB 2351 Supp.	1 HB 2420 Supp. 3
SB 6140 Supp. 1 SB 6140-S Supp. 10	SB 6200-S Supp. 16 SB 6201 Supp. 3	HB 2352 Supp. HB 2353 Supp.	1 HB 2421 Supp. 3 1 HB 2422 Supp. 3
SB 6141 Supp. 1	SB 6201-S Supp. 14	HB 2354 Supp.	
SB 6142 Supp. 1	SB 6202 Supp. 3	HB 2354-S Supp. 13	
SB 6143 Supp. 1 SB 6144 Supp. 1	SB 6203 Supp. 3 SB 6203-S Supp. 16	HB 2355 Supp. HB 2356 Supp.	
SB 6144-S Supp. 20	SB 6204 Supp. 3	HB 2356-S Supp. 13	
SB 6145 Supp. 2	SB 6205 Supp. 3	HB 2357 Supp.	1 HB 2427 Supp. 3
SB 6146 Supp. 2 SB 6146-S Supp. 16	SB 6206 Supp. 3 SB 6207 Supp. 3	HB 2358 Supp. HB 2359 Supp.	1 HB 2428 Supp. 3 1 HB 2429 Supp. 3
SB 6147 Supp. 2	SB 6208 Supp. 3	HB 2359-S Supp. 19	9 HB 2429-S Supp. 20
SB 6148 Supp. 2	SB 6208-S Supp. 14	HB 2360 Supp.	1 HB 2430 Supp. 3
SB 6148-S Supp. 10 SB 6149 Supp. 2	SB 6209 Supp. 3 SB 6209-S Supp. 20	HB 2360-S Supp. 10 HB 2361 Supp.	6 HB 2430-S Supp. 18 1 HB 2431 Supp. 3
SB 6149-S Supp. 14	SB 6210 Supp. 3	HB 2361-S Supp. 13	
SB 6150 Supp. 2	SB 6210-S Supp. 20	HB 2362 Supp.	1 HB 2433 Supp. 3
SB 6151 Supp. 2 SB 6152 Supp. 2	SB 6211 Supp. 3 SB 6211-S Supp. 20	HB 2363 Supp. HB 2363-S Supp. 19	
SB 6153 Supp. 2	SB 6212 Supp. 3	HB 2364 Supp.	
SB 6153-S Supp. 8	SB 6212-S Supp. 14	HB 2365 Supp.	1 HB 2436 Supp. 3
SB 6154 Supp. 2 SB 6155 Supp. 2	SB 6213 Supp. 3 SB 6214 Supp. 3	HB 2366 Supp. HB 2366-S Supp. 14	1 HB 2437 Supp. 3 4 HB 2438 Supp. 3
SB 6155-S Supp. 16	SB 6215 Supp. 3	HB 2367 Supp.	1 HB 2439 Supp. 3
SB 6156 Supp. 2	SB 6216 Supp. 3	HB 2367-S Supp. 20	
SB 6156-S Supp. 20 SB 6157 Supp. 2	SB 6216-S Supp. 15 SB 6217 Supp. 3	HB 2368 Supp. HB 2369 Supp.	
SB 6158 Supp. 3	SB 6217-S Supp. 20	HB 2370 Supp. 2	2 HB 2441-S Supp. 16
SB 6159 Supp. 3 SB 6160 Supp. 3	SB 6218 Supp. 3 SB 6219 Supp. 3	HB 2371 Supp. 14 HB 2372 Supp. 2	2 HB 2442 Supp. 3 2 HB 2443 Supp. 3
SB 6161 Supp. 3	SB 6220 Supp. 3		2 HB 2444 Supp. 3
SB 6161-S Supp. 6	SB 6220-S Supp. 20		2 HB 2445 Supp. 3
SB 6162 Supp. 3 SB 6162-S Supp. 20	SB 6221 Supp. 3 SB 6222 Supp. 3	1.1	2 HB 2446 Supp. 3 2 HB 2447 Supp. 3
SB 6163 Supp. 3	SB 6223 Supp. 3	HB 2377 Supp.	2 HB 2448 Supp. 3
SB 6164 Supp. 3	SB 6224 Supp. 3		2 HB 2449 Supp. 3
SB 6165 Supp. 3 SB 6166 Supp. 3	SB 6225 Supp. 3 SB 6226 Supp. 3		2 HB 2450 Supp. 3 2 HB 2451 Supp. 3
SB 6166-S Supp. 19	SB 6227 Supp. 4		2 HB 2452 Supp. 3
SB 6167 Supp. 3	SB 6228 Supp. 4	HB 2382 Supp. 1	2 HB 2452-S Supp. 15
SB 6168 Supp. 3 SB 6169 Supp. 3	SB 6229 Supp. 4 SB 6230 Supp. 4	HB 2382-S Supp. 13 HB 2383 Supp. 2	
SB 6170 Supp. 3	SB 6231 Supp. 4	HB 2384 Supp. 2	2 HB 2455 Supp. 3
SB 6171 Supp. 3	SB 6232 Supp. 4		2 HB 2455-S Supp. 16
SB 6171-S Supp. 20 SB 6172 Supp. 3	SB 6233 Supp. 4 SB 6234 Supp. 4	HB 2386 Supp. 14 HB 2387 Supp. 2	2 HB 2456 Supp. 3 2 HB 2457 Supp. 3
SB 6172-S Supp. 20	SB 6235 Supp. 4	HB 2388 Supp. 2	2 HB 2458 Supp. 3
SB 6173 Supp. 3 SB 6174 Supp. 3	SB 6236 Supp. 4 SB 6237 Supp. 4	HB 2389 Supp. 14 HB 2390 Supp. 2	
SB 6175 Supp. 3	SB 6237 Supp. 4 SB 6238 Supp. 4	HB 2391 Supp.	
SB 6175-S Supp. 20	SB 6238-S Supp. 20	HB 2392 Supp.	2 HB 2462 Supp. 3
SB 6176 Supp. 3 SB 6177 Supp. 3	SB 6239 Supp. 4 SB 6239-S Supp. 10	HB 2392-S Supp. 14 HB 2393 Supp. 2	4 HB 2462-S Supp. 15 2 HB 2463 Supp. 3
SB 6178 Supp. 3	SB 6240 Supp. 4	HB 2394 Supp.	
SB 6178-S Supp. 20	SB 6240-S Supp. 10	HB 2394-S Supp. 20) HB 2465 Supp. 3
SB 6179 Supp. 3 SB 6180 Supp. 3	SB 6241 Supp. 4 SB 6242 Supp. 4	HB 2395 Supp. 14 HB 2396 Supp. 2	
SB 6181 Supp. 3	SB 6243 Supp. 4	HB 2396-S Supp. 20	
SB 6182 Supp. 3	SB 6243-S Supp. 15	HB 2397 Supp. 2	2 HB 2469 Supp. 3
SB 6183 Supp. 3 SB 6184 Supp. 3	SB 6244 Supp. 4 SB 6245 Supp. 4	HB 2397-S Supp. 14 HB 2398 Supp. 2	
SB 6185 Supp. 3	SB 6245-S Supp. 18	HB 2399 Supp.	
SB 6186 Supp. 3	SB 6246 Supp. 4	HB 2400 Supp.	2 HB 2473 Supp. 3
SB 6187 Supp. 3 SB 6188 Supp. 3	SB 6247 Supp. 4 SB 6248 Supp. 4	HB 2401 Supp. 14 HB 2402 Supp. 15	2 HB 2474 Supp. 3 2 HB 2475 Supp. 3
Tr.	T. C.	I FF	T. C.

;	SENATE	HOUS	E
	4 SB 6316 Supp. 5	HB 2476 Supp. 3	HB 2547 Supp. 4
	4 SB 6317 Supp. 5 4 SB 6318 Supp. 5	HB 2477 Supp. 3 HB 2478 Supp. 3	HB 2548 Supp. 4 HB 2549 Supp. 4
SB 6252 Supp.	4 SB 6319 Supp. 5	HB 2479 Supp. 3	HB 2550 Supp. 4
SB 6253 Supp. SB 6253-S Supp. 1		HB 2480 Supp. 3 HB 2481 Supp. 4	HB 2550-S Supp. 18 HB 2551 Supp. 4
SB 6254 Supp.	4 SB 6322 Supp. 5	HB 2481-S Supp. 14	HB 2552 Supp. 4
SB 6255 Supp.		HB 2482 Supp. 4	HB 2553 Supp. 5
SB 6256 Supp. SB 6257 Supp.	4 SB 6325 Supp. 5	HB 2483 Supp. 4 HB 2484 Supp. 4	HB 2554 Supp. 5 HB 2554-S Supp. 20
SB 6257-S Supp. 2	0 SB 6325-S Supp. 10	HB 2485 Supp. 4	HB 2555 Supp. 5
SB 6258 Supp. SB 6258-S Supp. 2		HB 2485-S Supp. 13 HB 2486 Supp. 4	HB 2556 Supp. 5 HB 2556-S Supp. 19
SB 6259 Supp.	4 SB 6327-S Supp. 16	HB 2487 Supp. 4	HB 2557 Supp. 5
SB 6260 Supp. SB 6261 Supp.		HB 2488 Supp. 4 HB 2489 Supp. 4	HB 2558 Supp. 5 HB 2559 Supp. 5
SB 6261-S Supp. 1	4 SB 6329-S Supp. 20	HB 2489-S Supp. 13	HB 2559-S Supp. 19
SB 6262 Supp. SB 6263 Supp.		HB 2490 Supp. 4 HB 2491 Supp. 4	HB 2560 Supp. 5 HB 2561 Supp. 5
SB 6264 Supp.	4 SB 6332 Supp. 5	HB 2492 Supp. 4	HB 2562 Supp. 5
SB 6264-S Supp. 1		HB 2493 Supp. 4	HB 2563 Supp. 5
SB 6265 Supp. SB 6265-S Supp. 1		HB 2494 Supp. 4 HB 2495 Supp. 4	HB 2564 Supp. 5 HB 2565 Supp. 5
SB 6266 Supp.	4 SB 6334 Supp. 6	HB 2496 Supp. 4	HB 2566 Supp. 5
SB 6266-S Supp. 1 SB 6267 Supp.		HB 2497 Supp. 4 HB 2498 Supp. 4	HB 2567 Supp. 5 HB 2568 Supp. 5
SB 6268 Supp.	4 SB 6337 Supp. 6	HB 2499 Supp. 4	HB 2569 Supp. 5
SB 6268-S Supp. 1 SB 6269 Supp.	0 SB 6338 Supp. 6 4 SB 6339 Supp. 6	HB 2500 Supp. 4 HB 2501 Supp. 4	HB 2570 Supp. 5 HB 2571 Supp. 5
	4 SB 6340 Supp. 6	HB 2502 Supp. 4	HB 2572 Supp. 5
	4 SB 6341 Supp. 6 4 SB 6341-S Supp. 20	HB 2503 Supp. 4	HB 2573 Supp. 5
	4 SB 6341-S Supp. 20 4 SB 6342 Supp. 6	HB 2503-S Supp. 20 HB 2504 Supp. 4	HB 2574 Supp. 5 HB 2575 Supp. 5
SB 6274 Supp.	4 SB 6342-S Supp. 18	HB 2504-S Supp. 19	HB 2575-S Supp. 19
	4 SB 6343 Supp. 6 4 SB 6344 Supp. 6	HB 2505 Supp. 4 HB 2506 Supp. 4	HB 2576 Supp. 5 HB 2577 Supp. 5
SB 6277 Supp.	4 SB 6344-S Supp. 17	HB 2506-S Supp. 20	HB 2578 Supp. 5
	4 SB 6345 Supp. 6 4 SB 6345-S Supp. 17	HB 2507 Supp. 4 HB 2508 Supp. 4	HB 2579 Supp. 5 HB 2580 Supp. 5
SB 6280 Supp.	4 SB 6346 Supp. 6	HB 2509 Supp. 4	HB 2581 Supp. 5
SB 6281 Supp. SB 6282 Supp.	5 SB 6347 Supp. 6 5 SB 6348 Supp. 6	HB 2510 Supp. 4 HB 2510-S Supp. 18	HB 2582 Supp. 5 HB 2583 Supp. 5
SB 6282-S Supp. 1	8 SB 6349 Supp. 6	HB 2511 Supp. 4	HB 2584 Supp. 5
SB 6283 Supp. SB 6284 Supp.		HB 2512 Supp. 4 HB 2513 Supp. 4	HB 2585 Supp. 5 HB 2585-S Supp. 16
SB 6285 Supp.	5 SB 6351 Supp. 6	HB 2514 Supp. 4	HB 2586 Supp. 5
SB 6285-S Supp. 1 SB 6286 Supp.		HB 2515 Supp. 4 HB 2516 Supp. 4	HB 2587 Supp. 5 HB 2588 Supp. 5
SB 6287 Supp.	5 SB 6354 Supp. 6	HB 2517 Supp. 4	HB 2589 Supp. 5
SB 6288 Supp. SB 6289 Supp.		HB 2518 Supp. 4 HB 2518-S Supp. 20	HB 2590 Supp. 5 HB 2591 Supp. 5
SB 6289-S Supp. 2		HB 2519 Supp. 4	
	5 SB 6357 Supp. 6 5 SB 6358 Supp. 6	HB 2520 Supp. 4	HB 2593 Supp. 5
	5 SB 6358 Supp. 6 5 SB 6359 Supp. 6	HB 2521 Supp. 4 HB 2522 Supp. 4	HB 2594 Supp. 5 HB 2595 Supp. 5
	5 SB 6360 Supp. 6	HB 2523 Supp. 4	HB 2595-S Supp. 19
	5 SB 6361 Supp. 6 5 SB 6362 Supp. 6	HB 2524 Supp. 4 HB 2524-S Supp. 20	HB 2596 Supp. 5 HB 2596-S Supp. 18
SB 6296 Supp.	5 SB 6363 Supp. 6	HB 2525 Supp. 4	HB 2597 Supp. 5
SB 6296-S Supp. 1 SB 6297 Supp.	7 SB 6364 Supp. 6 5 SB 6365 Supp. 6	HB 2526 Supp. 4 HB 2527 Supp. 4	HB 2598 Supp. 5 HB 2599 Supp. 5
SB 6297-S Supp. 1	6 SB 6366 Supp. 6	HB 2528 Supp. 4	HB 2600 Supp. 5
SB 6298 Supp. SB 6299 Supp.	5 SB 6367 Supp. 6 5 SB 6367-S Supp. 18	HB 2529 Supp. 4 HB 2530 Supp. 4	HB 2601 Supp. 5 HB 2602 Supp. 5
SB 6300 Supp.	5 SB 6368 Supp. 6	HB 2531 Supp. 4	HB 2603 Supp. 5
SB 6300-S Supp. 1 SB 6301 Supp.		HB 2531-S Supp. 13 HB 2532 Supp. 4	HB 2604 Supp. 5 HB 2605 Supp. 5
SB 6302 Supp.	5 SB 6370 Supp. 6	HB 2533 Supp. 4	HB 2606 Supp. 5
SB 6302-S Supp. 1 SB 6303 Supp.		HB 2534 Supp. 4 HB 2535 Supp. 4	HB 2607 Supp. 5 HB 2608 Supp. 5
SB 6304 Supp.	5 SB 6373 Supp. 6	HB 2536 Supp. 4	HB 2609 Supp. 5
SB 6304-S Supp. 1	7 SB 6374 Supp. 6	HB 2537 Supp. 4	HB 2610 Supp. 5
	5 SB 6375 Supp. 6 5 SB 6376 Supp. 6	HB 2538 Supp. 4 HB 2538-S Supp. 14	HB 2611 Supp. 5 HB 2612 Supp. 5
SB 6307 Supp.	5 SB 6377 Supp. 6	HB 2539 Supp. 4	HB 2613 Supp. 5
	5 SB 6377-S Supp. 20 5 SB 6378 Supp. 6	HB 2540 Supp. 4 HB 2541 Supp. 4	HB 2614 Supp. 5 HB 2615 Supp. 5
SB 6310 Supp.	5 SB 6379 Supp. 6	HB 2542 Supp. 4	HB 2616 Supp. 5
	5 SB 6380 Supp. 6 5 SB 6381 Supp. 6	HB 2543 Supp. 4 HB 2544 Supp. 4	HB 2617 Supp. 5 HB 2618 Supp. 5
SB 6313 Supp.	5 SB 6382 Supp. 6	HB 2545 Supp. 4	HB 2619 Supp. 6
SB 6314 Supp. SB 6315 Supp.	5 SB 6383 Supp. 6 5 SB 6384 Supp. 6	HB 2546 Supp. 4 HB 2546-S Supp. 13	HB 2620 Supp. 6 HB 2621 Supp. 6
55 0515 Бирр.	. — ББ 050 Бирр. — 0	115 23-то б бирр. 13	115 2021 Supp. 0

S	SENATE	HOUS	E
SB 6385 Supp. 6 SB 6386 Supp. 6	5 SB 6458 Supp. 8	HB 2621-S Supp. 19 HB 2622 Supp. 6	HB 2698 Supp. 6 HB 2699 Supp. 6
SB 6387 Supp. 6 SB 6388 Supp. 6		HB 2623 Supp. 6 HB 2624 Supp. 6	HB 2700 Supp. 6 HB 2701 Supp. 7
SB 6389 Supp. (HB 2625 Supp. 6	HB 2702 Supp. 7
SB 6389-S Supp. 17		HB 2626 Supp. 6	HB 2703 Supp. 7
SB 6390 Supp. (SB 6391 Supp. (Supp. (HB 2627 Supp. 6 HB 2628 Supp. 6	HB 2704 Supp. 7 HB 2704-S Supp. 15
SB 6391-S Supp. 17	7 SB 6464 Supp. 8	HB 2629 Supp. 6	HB 2705 Supp. 7
SB 6392 Supp. 6 SB 6393 Supp. 6		HB 2629-S Supp. 19 HB 2630 Supp. 6	HB 2705-S Supp. 19 HB 2706 Supp. 7
SB 6394 Supp. (HB 2631 Supp. 6	HB 2707 Supp. 7
SB 6394-S Supp. 20) SB 6468 Supp. 8	HB 2632 Supp. 6	HB 2707-S Supp. 19
SB 6395 Supp. 6 SB 6396 Supp. 6		HB 2633 Supp. 6 HB 2634 Supp. 6	HB 2708 Supp. 7 HB 2709 Supp. 7
SB 6397 Supp. 6	5 SB 6471 Supp. 8	HB 2635 Supp. 6	HB 2710 Supp. 7
SB 6398 Supp. (SB 6399 Supp. (HB 2636 Supp. 6 HB 2637 Supp. 6	HB 2711 Supp. 7 HB 2712 Supp. 7
SB 6400 Supp. 0	5 SB 6474 Supp. 8	HB 2638 Supp. 6	HB 2713 Supp. 7
SB 6400-S Supp. 17 SB 6401 Supp. 0		HB 2639 Supp. 6 HB 2640 Supp. 6	HB 2714 Supp. 7 HB 2715 Supp. 7
SB 6402 Supp. (HB 2641 Supp. 6	HB 2716 Supp. 7
SB 6402-S Supp. 18		HB 2642 Supp. 6 HB 2643 Supp. 6	HB 2717 Supp. 7 HB 2718 Supp. 7
SB 6403 Supp. SB 6404 Supp. Supp	1.1	HB 2643 Supp. 6 HB 2644 Supp. 6	HB 2718 Supp. 7 HB 2719 Supp. 7
SB 6405 Supp. 1	7 SB 6481 Supp. 8	HB 2645 Supp. 6	HB 2720 Supp. 7
SB 6406 Supp. SB 6407 Supp.		HB 2646 Supp. 6 HB 2647 Supp. 6	HB 2721 Supp. 7 HB 2722 Supp. 7
SB 6408 Supp. 7	7 SB 6484 Supp. 8	HB 2648 Supp. 6	HB 2723 Supp. 7
SB 6409 Supp. SB 6410 Supp.		HB 2649 Supp. 6 HB 2650 Supp. 6	HB 2724 Supp. 7 HB 2725 Supp. 7
SB 6410 Supp. SB 6411 Supp. Supp		HB 2650 Supp. 6 HB 2651 Supp. 6	HB 2725 Supp. 7 HB 2726 Supp. 7
SB 6412 Supp.		HB 2652 Supp. 6	HB 2727 Supp. 7
SB 6413 Supp. 18 SB 6413-S Supp. 18		HB 2652-S Supp. 19 HB 2653 Supp. 6	HB 2728 Supp. 7 HB 2729 Supp. 7
SB 6414 Supp. 3	7 SB 6491 Supp. 8	HB 2654 Supp. 6	HB 2730 Supp. 7
SB 6414-S Supp. 15 SB 6415 Supp. 7		HB 2655 Supp. 6 HB 2656 Supp. 6	HB 2731 Supp. 7 HB 2732 Supp. 7
SB 6416 Supp.	7 SB 6494 Supp. 8	HB 2657 Supp. 6	HB 2732-S Supp. 20
SB 6417 Supp. SB 6418 Supp. Supp		HB 2658 Supp. 6 HB 2659 Supp. 6	HB 2733 Supp. 7 HB 2734 Supp. 7
SB 6419 Supp.		HB 2660 Supp. 6	HB 2734 Supp. 7 HB 2735 Supp. 7
SB 6420 Supp. 7		HB 2661 Supp. 6	HB 2736 Supp. 7
SB 6420-S Supp. 17 SB 6421 Supp. 7		HB 2661-S Supp. 20 HB 2662 Supp. 6	HB 2736-S Supp. 16 HB 2737 Supp. 7
SB 6422 Supp.	7 SB 6500 Supp. 8	HB 2663 Supp. 6	HB 2738 Supp. 7
SB 6423 Supp. SB 6424 Supp. Sup		HB 2664 Supp. 6 HB 2665 Supp. 6	HB 2739 Supp. 7 HB 2740 Supp. 7
SB 6425 Supp.	7 SB 6503 Supp. 8	HB 2666 Supp. 6	HB 2741 Supp. 7
SB 6426 Supp. SB 6427 Supp. Su		HB 2667 Supp. 6 HB 2668 Supp. 6	HB 2741-S Supp. 19 HB 2742 Supp. 7
SB 6428 Supp.	7 SB 6506 Supp. 8	HB 2669 Supp. 6	HB 2743 Supp. 7
SB 6429 Supp. SB 6430 Supp.		HB 2670 Supp. 6 HB 2671 Supp. 6	HB 2744 Supp. 7 HB 2744-S Supp. 19
SB 6431 Supp.	7 SB 6509 Supp. 9	HB 2672 Supp. 6	HB 2745 Supp. 7
SB 6432 Supp. SB 6433 Supp.		HB 2673 Supp. 6 HB 2674 Supp. 6	HB 2746 Supp. 7
SB 6433 Supp. SB 6434 Supp.	T I	HB 2674 Supp. 6 HB 2675 Supp. 6	HB 2747 Supp. 7 HB 2748 Supp. 7
SB 6435 Supp.	7 SB 6513 Supp. 9	HB 2676 Supp. 6	HB 2749 Supp. 7
SB 6436 Supp. SB 6437 Supp. Supp		HB 2677 Supp. 6 HB 2678 Supp. 6	HB 2750 Supp. 7 HB 2751 Supp. 7
SB 6437-S Supp. 10	5 SB 6514-S Supp. 19	HB 2679 Supp. 6	HB 2752 Supp. 7
SB 6438 Supp. 20 SB 6438-S Supp. 20		HB 2680 Supp. 6 HB 2681 Supp. 6	HB 2753 Supp. 7 HB 2754 Supp. 7
SB 6439 Supp. 7	SB 6517 Supp. 9	HB 2682 Supp. 6	HB 2755 Supp. 7
SB 6440 Supp. SB 6441 Supp.		HB 2683 Supp. 6 HB 2684 Supp. 6	HB 2756 Supp. 7 HB 2757 Supp. 7
SB 6442 Supp.	7 SB 6519-S Supp. 19	HB 2685 Supp. 6	HB 2758 Supp. 7
SB 6443 Supp. SB 6444 Supp. Supp		HB 2685-S Supp. 14	HB 2759 Supp. 7 HB 2760 Supp. 7
SB 6445 Supp.	7 SB 6522 Supp. 9	HB 2686 Supp. 6 HB 2686-S Supp. 14	HB 2761 Supp. 7
SB 6446 Supp.	7 SB 6523 Supp. 9	HB 2687 Supp. 6	HB 2762 Supp. 7
SB 6447 Supp. SB 6448 Supp. Su	T I	HB 2688 Supp. 6 HB 2689 Supp. 6	HB 2763 Supp. 7 HB 2764 Supp. 7
SB 6449 Supp.	7 SB 6526 Supp. 9	HB 2690 Supp. 6	HB 2765 Supp. 7
SB 6450 Supp. 8 SB 6451 Supp. 8		HB 2691 Supp. 6 HB 2691-S Supp. 18	HB 2766 Supp. 7 HB 2767 Supp. 7
SB 6452 Supp. 8	8 SB 6529 Supp. 9	HB 2692 Supp. 6	HB 2768 Supp. 7
SB 6453 Supp. 8 SB 6453-S Supp. 19		HB 2693 Supp. 6 HB 2694 Supp. 6	HB 2769 Supp. 7 HB 2769-S Supp. 20
SB 6454 Supp. 8	8 SB 6532 Supp. 9	HB 2695 Supp. 6	HB 2770 Supp. 7
SB 6455 Supp. 8	3 SB 6533 Supp. 9	HB 2696 Supp. 6	HB 2771 Supp. 7
SB 6456 Supp. 8	3 SB 6534 Supp. 9	HB 2697 Supp. 6	HB 2771-S Supp. 15

Si	ENATE	HOUS	E
SB 6535 Supp. 9	SB 6613 Supp. 12	HB 2772 Supp. 7	HB 2846 Supp. 8
SB 6536 Supp. 9	SB 6614 Supp. 12	HB 2773 Supp. 7	HB 2847 Supp. 8
SB 6537 Supp. 9 SB 6538 Supp. 9	SB 6615 Supp. 12 SB 6616 Supp. 12	HB 2774 Supp. 7 HB 2775 Supp. 7	HB 2848 Supp. 8 HB 2849 Supp. 8
SB 6539 Supp. 9	SB 6617 Supp. 12	HB 2776 Supp. 7	HB 2850 Supp. 8
SB 6540 Supp. 9 SB 6541 Supp. 9	SB 6618 Supp. 12 SB 6619 Supp. 12	HB 2777 Supp. 7 HB 2778 Supp. 7	HB 2851 Supp. 8 HB 2852 Supp. 8
SB 6542 Supp. 9	SB 6619-S Supp. 12 SB 6619-S Supp. 19	HB 2779 Supp. 7	HB 2853 Supp. 8
SB 6543 Supp. 10	SB 6620 Supp. 12	HB 2780 Supp. 7	HB 2854 Supp. 8
SB 6543-S Supp. 20 SB 6544 Supp. 10	SB 6621 Supp. 12 SB 6622 Supp. 12	HB 2781 Supp. 7 HB 2782 Supp. 7	HB 2855 Supp. 8 HB 2856 Supp. 8
SB 6545 Supp. 10	SB 6623 Supp. 12	HB 2783 Supp. 7	HB 2857 Supp. 8
SB 6546 Supp. 10 SB 6547 Supp. 10	SB 6624 Supp. 12 SB 6625 Supp. 12	HB 2784 Supp. 7 HB 2785 Supp. 7	HB 2858 Supp. 8 HB 2859 Supp. 8
SB 6547-S Supp. 17	SB 6626 Supp. 12	HB 2786 Supp. 7	HB 2860 Supp. 8
SB 6548 Supp. 10	SB 6627 Supp. 12	HB 2786-S Supp. 19	HB 2861 Supp. 8
SB 6549 Supp. 10 SB 6550 Supp. 10	SB 6628 Supp. 12 SB 6629 Supp. 12	HB 2787 Supp. 7 HB 2787-S Supp. 19	HB 2862 Supp. 8 HB 2863 Supp. 8
SB 6551 Supp. 10	SB 6630 Supp. 12	HB 2788 Supp. 7	HB 2864 Supp. 8
SB 6552 Supp. 10 SB 6553 Supp. 10	SB 6631 Supp. 12 SB 6632 Supp. 12	HB 2788-S Supp. 19 HB 2789 Supp. 7	HB 2865 Supp. 8 HB 2866 Supp. 8
SB 6554 Supp. 10	SB 6633 Supp. 12	HB 2790 Supp. 7	HB 2867 Supp. 8
SB 6555 Supp. 10 SB 6556 Supp. 10	SB 6634 Supp. 12 SB 6635 Supp. 12	HB 2791 Supp. 7 HB 2792 Supp. 7	HB 2868 Supp. 8 HB 2869 Supp. 8
SB 6557 Supp. 10	SB 6636 Supp. 12	HB 2792-S Supp. 7	HB 2870 Supp. 8
SB 6557-S Supp. 18	SB 6637 Supp. 12	HB 2793 Supp. 8	HB 2871 Supp. 8
SB 6558 Supp. 10 SB 6559 Supp. 10	SB 6638 Supp. 12 SB 6639 Supp. 12	HB 2794 Supp. 8 HB 2795 Supp. 8	HB 2872 Supp. 8 HB 2873 Supp. 8
SB 6560 Supp. 10	SB 6639-S Supp. 19	HB 2796 Supp. 8	HB 2874 Supp. 8
SB 6560-S Supp. 20	SB 6640 Supp. 12	HB 2797 Supp. 8 HB 2798 Supp. 8	HB 2875 Supp. 8
SB 6561 Supp. 10 SB 6562 Supp. 10	SB 6641 Supp. 12 SB 6642 Supp. 13	HB 2799 Supp. 8	HB 2875-S Supp. 19 HB 2876 Supp. 8
SB 6563 Supp. 10	SB 6643 Supp. 13	HB 2800 Supp. 8	HB 2877 Supp. 9
SB 6564 Supp. 10 SB 6565 Supp. 10	SB 6644 Supp. 13 SB 6645 Supp. 13	HB 2801 Supp. 8 HB 2802 Supp. 8	HB 2878 Supp. 9 HB 2878-S Supp. 19
SB 6566 Supp. 10	SB 6646 Supp. 13	HB 2803 Supp. 8	HB 2879 Supp. 9
SB 6567 Supp. 10 SB 6568 Supp. 10	SB 6647 Supp. 13 SB 6648 Supp. 13	HB 2804 Supp. 8 HB 2804-S Supp. 17	HB 2879-S Supp. 19 HB 2880 Supp. 9
SB 6569 Supp. 10	SB 6649 Supp. 13	HB 2805 Supp. 8	HB 2881 Supp. 9
SB 6570 Supp. 10	SB 6650 Supp. 13	HB 2806 Supp. 8	HB 2882 Supp. 9
SB 6571 Supp. 11 SB 6572 Supp. 11	SB 6651 Supp. 13 SB 6652 Supp. 13	HB 2807 Supp. 8 HB 2808 Supp. 8	HB 2883 Supp. 9 HB 2884 Supp. 9
SB 6573 Supp. 11	SB 6653 Supp. 13	HB 2809 Supp. 8	HB 2885 Supp. 9
SB 6574 Supp. 11 SB 6575 Supp. 11	SB 6654 Supp. 13 SB 6655 Supp. 13	HB 2810 Supp. 8 HB 2811 Supp. 8	HB 2886 Supp. 9 HB 2887 Supp. 9
SB 6576 Supp. 11	SB 6656 Supp. 13	HB 2812 Supp. 8	HB 2888 Supp. 9
SB 6577 Supp. 11	SB 6656-S Supp. 18	HB 2813 Supp. 8	HB 2889 Supp. 9
SB 6578 Supp. 11 SB 6579 Supp. 11	SB 6657 Supp. 13 SB 6658 Supp. 13	HB 2814 Supp. 8 HB 2815 Supp. 8	HB 2890 Supp. 9 HB 2891 Supp. 9
SB 6580 Supp. 11	SB 6659 Supp. 13	HB 2816 Supp. 8	HB 2892 Supp. 9
SB 6581 Supp. 11 SB 6582 Supp. 11	SB 6660 Supp. 13 SB 6661 Supp. 13	HB 2817 Supp. 8 HB 2818 Supp. 8	HB 2893 Supp. 9 HB 2894 Supp. 9
SB 6583 Supp. 11	SB 6662 Supp. 13	HB 2818-S Supp. 20	HB 2895 Supp. 9
SB 6584 Supp. 11 SB 6585 Supp. 11	SB 6663 Supp. 13 SB 6664 Supp. 13	HB 2819 Supp. 8 HB 2820 Supp. 8	HB 2896 Supp. 9 HB 2897 Supp. 9
SB 6586 Supp. 11	SB 6665 Supp. 13	HB 2821 Supp. 8	HB 2898 Supp. 9
SB 6587 Supp. 11	SB 6666 Supp. 13	HB 2822 Supp. 8	HB 2899 Supp. 9 HB 2900 Supp. 9
SB 6588 Supp. 11 SB 6589 Supp. 11	SB 6667 Supp. 14 SB 6668 Supp. 14	HB 2823 Supp. 8 HB 2824 Supp. 8	HB 2900 Supp. 9 HB 2901 Supp. 9
SB 6590 Supp. 11	SB 6669 Supp. 14	HB 2825 Supp. 8	HB 2902 Supp. 9
SB 6591 Supp. 11 SB 6592 Supp. 11	SB 6670 Supp. 14 SB 6671 Supp. 14	HB 2826 Supp. 8 HB 2827 Supp. 8	HB 2903 Supp. 9 HB 2904 Supp. 9
SB 6593 Supp. 11	SB 6672 Supp. 14	HB 2828 Supp. 8	HB 2905 Supp. 9
SB 6594 Supp. 11 SB 6595 Supp. 11	SB 6673 Supp. 14 SB 6674 Supp. 14	HB 2828-S Supp. 16 HB 2829 Supp. 8	HB 2906 Supp. 9 HB 2907 Supp. 9
SB 6596 Supp. 11	SB 6675 Supp. 14	HB 2830 Supp. 8	HB 2908 Supp. 9
SB 6597 Supp. 11	SB 6675-S Supp. 19	HB 2831 Supp. 8	HB 2909 Supp. 9
SB 6598 Supp. 11 SB 6598-S Supp. 19	SB 6676 Supp. 14 SB 6677 Supp. 14	HB 2832 Supp. 8 HB 2833 Supp. 8	HB 2910 Supp. 9 HB 2911 Supp. 9
SB 6599 Supp. 11	SB 6678 Supp. 14	HB 2834 Supp. 8	HB 2912 Supp. 9
SB 6600 Supp. 12 SB 6601 Supp. 12	SB 6679 Supp. 14 SB 6680 Supp. 14	HB 2834-S Supp. 19 HB 2835 Supp. 8	HB 2913 Supp. 9 HB 2914 Supp. 9
SB 6602 Supp. 12	SB 6681 Supp. 14	HB 2836 Supp. 8	HB 2915 Supp. 9
SB 6604 Supp. 12	SB 6682 S. Supp. 14	HB 2837 Supp. 8	HB 2916 Supp. 9
SB 6604 Supp. 12 SB 6605 Supp. 12	SB 6682-S Supp. 19 SB 6683 Supp. 14	HB 2838 Supp. 8 HB 2839 Supp. 8	HB 2917 Supp. 9 HB 2918 Supp. 9
SB 6606 Supp. 12	SB 6684 Supp. 14	HB 2840 Supp. 8	HB 2919 Supp. 9
SB 6607 Supp. 12 SB 6608 Supp. 12	SB 6685 Supp. 14 SB 6686 Supp. 14	HB 2841 Supp. 8 HB 2842 Supp. 8	HB 2919-S Supp. 19 HB 2920 Supp. 9
SB 6609 Supp. 12	SB 6687 Supp. 14	HB 2843 Supp. 8	HB 2921 Supp. 9
SB 6610 Supp. 12	SB 6688 Supp. 15	HB 2844 Supp. 8	HB 2922 Supp. 9
SB 6611 Supp. 12 SB 6612 Supp. 12	SB 6689 Supp. 15 SB 6690 Supp. 15	HB 2844-S Supp. 20 HB 2845 Supp. 8	HB 2923 Supp. 9 HB 2924 Supp. 9
· · · · · · · · · · · · · · · · · · ·		rr.	T. C.

SENATE

HOUSE

HB 3085-S Supp. 20	HB 3167 Supp. 16
HB 3086 Supp. 12	HB 3168 Supp. 16
HB 3087 Supp. 12	HB 3169 Supp. 17
HB 3088 Supp. 12	HB 3170 Supp. 17
HB 3089 Supp. 12	HB 3171 Supp. 17
HB 3090 Supp. 12	HB 3172 Supp. 17
IID 2000 C Supp. 12	IID 2172 Supp. 17
HB 3090-S Supp. 20	HB 3173 Supp. 17
HB 3091 Supp. 12	HB 3174 Supp. 17
HB 3092 Supp. 12	HB 3175 Supp. 18
HB 3093 Supp. 12	HB 3176 Supp. 18
HB 3094 Supp. 12	HB 3177 Supp. 18
HB 3095 Supp. 12	HB 3178 Supp. 18
HB 3096 Supp. 12	HB 3179 Supp. 18
HB 3097 Supp. 12	HB 3180 Supp. 18
HB 3098 Supp. 12	HB 3181 Supp. 18
HB 3099 Supp. 12	HB 3182 Supp. 18
HB 3100 Supp. 12	HB 3183 Supp. 18
HB 3101 Supp. 12	HB 3184 Supp. 18
HB 3102 Supp. 12	HB 3185 Supp. 19
HB 3103 Supp. 13	HB 3186 Supp. 19
HB 3104 Supp. 13	HB 3187 Supp. 19
HB 3105 Supp. 13	HB 3188 Supp. 19
HB 3106 Supp. 13	HB 3189 Supp. 19
HB 3107 Supp. 13	HB 3190 Supp. 20
HB 3108 Supp. 13	HB 3191 Supp. 20
HB 3109 Supp. 13	HB 3192 Supp. 20
HB 3110 Supp. 13	HJM 4030 Supp. 1
HB 3111 Supp. 13	HJM 4031 Supp. 1
HB 3112 Supp. 13	HJM 4032 Supp. 6
HB 3113 Supp. 13	HJM 4032-S Supp. 14
пр 3113 Supp. 13	ным 4022 с 3upp. 14
HB 3114 Supp. 13	HJM 4033 Supp. 7
HB 3115 Supp. 13	HJM 4034 Supp. 7
HB 3116 Supp. 13	HJM 4035 Supp. 7
HB 3117 Supp. 13	HJM 4036 Supp. 7
HB 3118 Supp. 13	HJM 4036-S Supp. 19
HB 3119 Supp. 13	HJM 4037 Supp. 7
HB 3120 Supp. 13	HJM 4038 Supp. 8
HB 3121 Supp. 13	HJM 4039 Supp. 9
HB 3122 Supp. 13	HJM 4040 Supp. 12
HB 3123 Supp. 13	HJM 4041 Supp. 13
HB 3124 Supp. 13	HJM 4042 Supp. 13
HB 3125 Supp. 13	HJM 4043 Supp. 15
HB 3126 Supp. 13	HJM 4044 Supp. 16
HB 3127 Supp. 13	HJM 4045 Supp. 20
HB 3128 Supp. 13	HJR 4214 Supp. 6
HB 3129 Supp. 13	HJR 4215 Supp. 7
HB 3130 Supp. 13	HJR 4216 Supp. 11
HB 3131 Supp. 13	HJR 4217 Supp. 11
HB 3132 Supp. 13	HJR 4218 Supp. 11
HB 3133 Supp. 13	HJR 4219 Supp. 14
HB 3134 Supp. 13	HJR 4220 Supp. 20
HB 3135 Supp. 13	HCR 4412 Supp. 3
HB 3136 Supp. 13	HCR 4413 Supp. 3
HB 3137 Supp. 13	HCR 4414 Supp. 3
HB 3138 Supp. 14	HCR 4415 Supp. 3
HB 3139 Supp. 14	HCR 4416 Supp. 7
HB 3140 Supp. 14	T.F.
HB 3141 Supp. 14	
HB 3142 Supp. 14	
HB 3143 Supp. 14	
HB 3144 Supp. 14	
HB 3145 Supp. 14	
HB 3146 Supp. 14	
HB 3147 Supp. 14	
HB 3148 Supp. 14	
HB 3149 Supp. 14	
HB 3150 Supp. 14	
HB 3151 Supp. 15	
HB 3152 Supp. 15	
HB 3153 Supp. 15	
HB 3154 Supp. 15	
HB 3155 Supp. 15	
HB 3155 Supp. 15 HB 3156 Supp. 15	
HB 3155 Supp. 15 HB 3156 Supp. 15 HB 3157 Supp. 15	
HB 3155 Supp. 15 HB 3156 Supp. 15 HB 3157 Supp. 15 HB 3158 Supp. 15	
HB 3155 Supp. 15 HB 3156 Supp. 15 HB 3157 Supp. 15 HB 3158 Supp. 15 HB 3159 Supp. 15	
HB 3155 Supp. 15 HB 3156 Supp. 15 HB 3157 Supp. 15 HB 3158 Supp. 15 HB 3159 Supp. 15 HB 3160 Supp. 15	
HB 3155 Supp. 15 HB 3156 Supp. 15 HB 3157 Supp. 15 HB 3158 Supp. 15 HB 3159 Supp. 15 HB 3160 Supp. 15 HB 3161 Supp. 15	
HB 3155 Supp. 15 HB 3156 Supp. 15 HB 3157 Supp. 15 HB 3158 Supp. 15 HB 3159 Supp. 15 HB 3160 Supp. 15	
HB 3155 Supp. 15 HB 3156 Supp. 15 HB 3157 Supp. 15 HB 3158 Supp. 15 HB 3159 Supp. 15 HB 3160 Supp. 15 HB 3161 Supp. 15 HB 3162 Supp. 16 HB 3163 Supp. 16	
HB 3155 Supp. 15 HB 3156 Supp. 15 HB 3157 Supp. 15 HB 3158 Supp. 15 HB 3159 Supp. 15 HB 3160 Supp. 15 HB 3161 Supp. 15 HB 3162 Supp. 16 HB 3163 Supp. 16 HB 3164 Supp. 16	
HB 3155 Supp. 15 HB 3156 Supp. 15 HB 3157 Supp. 15 HB 3158 Supp. 15 HB 3159 Supp. 15 HB 3160 Supp. 15 HB 3161 Supp. 15 HB 3162 Supp. 16 HB 3163 Supp. 16 HB 3164 Supp. 16 HB 3165 Supp. 16	
HB 3155 Supp. 15 HB 3156 Supp. 15 HB 3157 Supp. 15 HB 3158 Supp. 15 HB 3159 Supp. 15 HB 3160 Supp. 15 HB 3161 Supp. 15 HB 3162 Supp. 16 HB 3163 Supp. 16 HB 3164 Supp. 16	
HB 3155 Supp. 15 HB 3156 Supp. 15 HB 3157 Supp. 15 HB 3158 Supp. 15 HB 3159 Supp. 15 HB 3160 Supp. 15 HB 3161 Supp. 15 HB 3162 Supp. 16 HB 3163 Supp. 16 HB 3164 Supp. 16 HB 3165 Supp. 16	