## HOUSE BILL 2767

State of Washington 61st Legislature 2010 Regular Session

By Representatives Appleton, Goodman, and O'Brien

Read first time 01/13/10. Referred to Committee on Public Safety & Emergency Preparedness.

1 AN ACT Relating to membership of the Washington state forensic 2 investigations council; amending RCW 43.103.040; and creating a new 3 section.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

5 NEW SECTION. Sec. 1. The legislature finds that public confidence in the accurate resolution of matters in the criminal justice system is б 7 of the highest importance, and that it is in the best interests of public safety and individual liberty. The legislature further finds 8 9 that such accurate resolution of criminal matters is greatly facilitated by valid and reliable forensic evidence. The legislature 10 11 recognizes, however, that pressures on forensics laboratories around the country may compromise the reliability and validity of work done by 12 13 even the most competent and ethical forensic practitioners. The 14 legislature further recognizes that it is generally in the interest of 15 law enforcement, prosecutors, defense attorneys, the forensic and 16 general scientific communities, and the citizens of the state of Washington that forensic evidence relied upon within the justice system 17 18 be scientifically valid and reliable, and that the public has confidence in such validity and reliability. 19

The intent of this act is to facilitate the mission of Washington's 1 2 forensic laboratories to produce valid and reliable scientific evidence by ensuring appropriate input and guidance from each of the interested 3 4 Therefore, the legislature intends to add a criminal defense groups. attorney and a scientist from an established university in the state of 5 6 Washington to the forensic investigations council to increase the 7 council's ability to carry out its statutory duties and increase public 8 confidence in its work.

9 **Sec. 2.** RCW 43.103.040 and 1995 c 398 s 5 are each amended to read 10 as follows:

11 The council shall consist of ((twelve)) fourteen members who shall 12 be selected as follows: One county coroner; one county prosecutor; one 13 county prosecutor who also serves as ex officio county coroner; one 14 county medical examiner; one county sheriff; one chief of police; the chief of the state patrol; two members of a county legislative 15 authority; one pathologist who is currently in private practice; 16 17 ((and)) two members of a city legislative authority; one attorney whose 18 practice of law includes significant experience representing clients charged with criminal offenses; and one scientist with experience in 19 20 the areas of laboratory standards or quality assurance regulation and monitoring who is a faculty member at a state university, regional 21 university, state college, or a nonprofit college or university that 22 23 has maintained its primary location in the state of Washington for a minimum of twenty-five consecutive years and has an enrollment of at 24 25 least five hundred students.

The governor shall appoint members to the council from among the 26 nominees submitted for each position as follows: 27 The Washington association of county officials shall submit two nominees each for the 28 29 coroner position and the medical examiner position; the Washington 30 state association of counties shall submit two nominees each for the 31 two county legislative authority positions; the association of Washington cities shall submit two nominees each for the two city 32 legislative authority positions; the Washington association 33 of 34 prosecuting attorneys shall submit two nominees each for the county 35 prosecutor-ex officio county coroner and for the county prosecutor 36 position; the Washington association of sheriffs and police chiefs 37 shall submit two nominees each for the county sheriff position and the

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chief of police position; ((and)) the Washington association of 1 2 pathologists shall submit two nominees for the private pathologist position; the Washington association of criminal defense lawyers and 3 the Washington defender association shall jointly submit two nominees 4 for the criminal defense attorney position, one of whom must actively 5 б manage or have significant experience in managing a public or private 7 criminal defense agency or association, the other must have experience in cases involving DNA or other forensic evidence; and the president of 8 a state university, regional university, state college, or a nonprofit 9 college or university that has maintained its primary location in the 10 state of Washington for a minimum of twenty-five consecutive years and 11 has an enrollment of at least five hundred students may each forward to 12 the governor a nomination of a full-time member of the faculty at the 13 university or college at which the president serves, for consideration 14 as a member of the council. No president shall be required to submit 15 a nomination and the governor shall not be restricted to appointing a 16 member of the council from among individuals nominated by a president. 17

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