WSR 07-09-015 RULES OF COURT STATE SUPREME COURT

[April 5, 2007]

IN THE MATTER OF THE ADOPTION) ORDER OF THE AMENDMENT TO CrRLJ 4.2(g)) NO. 25700-A-866

The Pattern Forms Committee having recommended the adoption of the proposed amendment to CrRLJ 4.2(g), and the Court having determined that the proposed amendment will aid in the prompt and orderly administration of justice and further determined that an emergency exists which necessitates an early adoption;

Now, therefore, it is hereby ORDERED:

- (a) That the amendment as attached hereto is adopted.
- (b) That pursuant to the emergency provisions of GR 9 (j)(1), the amendment will be published expeditiously and become effective upon publication.

DATED at Olympia, Washington this 5th day of April, 2007.

	Alexander, C. J.
C. Johnson, J.	Chambers, J.
Madsen, J.	Owens, J.
Sanders, J.	Fairhurst, J.
Bridge, J.	J. M. Johnson, J.
Case Name:	Cause No.:

"Offender Registration" Attachment: sexual misconduct with a minor in the second degree, communication with a minor for immoral purposes, or attempt, solicitation or conspiracy to commit a sex offense, or a kidnapping offense involving a minor, as defined in RCW 9A.44.130. (If required, attach to Statement of Defendant on Plea of Guilty.)

1. General Applicability and Requirements: Because this crime involves sexual misconduct with a minor in the second degree, communication with a minor for immoral purposes, or attempt, solicitation or conspiracy to commit a sex offense, or a kidnapping offense involving a minor, as defined in RCW 9A.44.130, I will be required to register with the sheriff of the county of the state of Washington where I reside. If I am not a resident of Washington but I am a student in Washington or I am employed in Washington or I carry on a vocation in Washington, I must register with the sheriff of the county of my school, place of employment, or vocation. I must register immediately upon being sentenced unless I am in custody, in which case I must register at the time of my release with the person designated by the agency that has me in custody and I must also register within 24 hours of my release with the sheriff of the county of the state of Washington where I will be residing, or if not residing in the state of Washington, where I am a student, where I am employed, or where I carry on a vocation.

2. Offenders Who Leave the State and Return: If I leave this state following my sentencing or release from custody but later move back to Washington, I must register within 30 three business days after moving to this state or within 24 hours after doing so if I am under the jurisdiction of this state's Department of Corrections. If I leave this state following my sentencing or release from custody, but later while not a resident of Washington I become employed in Washington, carry on a vocation in Washington, or attend school in Washington, I must register within 30 three business days after attending school in this state or becoming employed or carrying out a vocation in this state, or within 24 hours after doing so if I am under the jurisdiction of this state's Department of Corrections.

3. Change of Residence Within State and Leaving the State: If I change my residence within a county, I must send signed written notice of my change of residence to the sheriff within 72 hours of moving. If I change my residence to a new county within this state, I must send signed written notice of the change of address at least 14 days before moving to the county sheriff in the new county of residence, and I must register with the sheriff of the new county within 24 hours of moving. and I must also give signed written notice of my change of address to the sheriff of the county where last registered within 10 days of moving. If I move out of Washington State, I must send written notice within 10 days of moving to the new state or foreign country to the county sheriff with whom I last registered in Washington State.

4. Additional Requirements Upon Moving to Another State: If I move to another state, or if I work, carry on a vocation, or attend school in another state I must register a new address, fingerprints, and photograph with the new state within 10 days after establishing residence, or after beginning to work, carry on a vocation, or attend school in the new state. I must also send written notice within 10 days of moving to the new state or to a foreign country to the county sheriff with whom I last registered in Washington State.

5. Notification Requirement When Enrolling in or Employed by a Public or Private Institution of Higher Education or Common School (K-12): If I am a resident of Washington and I am admitted to a public or private institution of higher education, I shall, within 10 days of enrolling or by the first business day after arriving at the institution, whichever is earlier, notify the sheriff of the county of my residence of my intent to attend the institution. If I become employed at a public or private institution of higher education, I am required to notify the sheriff for the county of my residence of my employment by the institution within 10 days of accepting employment or by the first business day after beginning to work at the institution, whichever is earlier. If my enrollment or employment at a public or private institution of higher education is terminated, I am required to notify the sheriff for the county of my residence of my termination of enrollment or employment within 10 days of such termination. (Effective September 1, 2006) If I attend, or plan to attend, a public or private school regulated under Title 28A RCW or chapter 72.40 RCW, I am required to notify the sheriff of the county of my residence of my intent to attend the school. I must notify the sheriff within 10 days of enrolling or 10 days prior to arriving at the school to attend classes,

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whichever is earlier. If I am enrolled on September 1, 2006, I must notify the sheriff immediately. The sheriff shall promptly notify the principal of the school.

- 6. Registration by a Person Who Does Not Have a Fixed Residence: Even Hif I lack do not have a fixed residence, I am required to register. Registration must occur within 24 hours of release in the county where I am being supervised if I do not have a residence at the time of my release from custody. or wWithin 48 hours, excluding weekends and holidays, after eeasing to have a losing my fixed residence, I must send signed written notice to the sheriff of the county where I last registered. If I enter a different county and stay there for more than 24 hours, I will be required to register in the new county. I must also report in person to the sheriff of the county where I am registered on a weekly basis. The weekly report will be on a day specified by the county sheriff's office, and shall occur during normal business hours. I may be required to provide a list of the locations where I have stayed during the last seven days. The lack of a fixed residence is a factor that may be considered in determining a sex offender's risk level and shall make me subject to disclosure to the public at large pursuant to RCW 4.24.550.
- 7. Reporting Requirements for Persons Who Are Risk Level II or III: If I have a fixed residence and I am designated as a risk level II or III, I must report, in person, every 90 days to the sheriff of the county where I am registered. Reporting shall be on a day specified by the county sheriffs office, and shall occur during normal business hours. If I comply with the 90-day reporting requirement with no violations for at least five years in the community, I may petition the superior court to be relieved of the duty to report every 90 days.
- **8.** Application for a Name Change: If I apply for a name change, I must submit a copy of the application to the county sheriff of the county of my residence and to the state patrol not fewer than five days before the entry of an order granting the name change. If I receive an order changing my name, I must submit a copy of the order to the county sheriff of the county of my residence and to the state patrol within five days of the entry of the order. RCW 9A.44.130(7).

Defendant's signature

Court of Washington,
For
Plaintiff
vs.
Petition for Deferred Prosecution of Criminal Mistreatment Charge (DPPF)
Violation Date:

Comes Now the defendant and petitions the court for deferred prosecution of a criminal mistreatment charge pursuant to RCW Chapter 10.05, and states as follows:

- 1. I am the natural or adoptive parent of the alleged victim.
- 2. The wrongful conduct charged is the result of parenting problems for which I am in need of services.

- 3. I am in need of child welfare services under chapter 74.13 RCW to improve my parenting skills in order to better provide my child(ren) with the basic necessities of life.
- 4. I want to correct my conduct to reduce the likelihood of harm to my child(ren).
- 5. I have cooperated with the Department of Social and Health Services to develop a plan to receive appropriate child welfare services.
- 6. I agree to pay the cost of the services if I am financially able to do so.
- 7. I understand that the court will not accept a petition for deferred prosecution from me if I sincerely believe that I am innocent of the crime(s) or if I sincerely believe that I do not need child welfare services.
- 8. I have not previously been placed on a deferred prosecution for a Chapter 9A.42 RCW or similar municipal ordinance violation.
- 9. The Department of Social and Health Services' case history and child welfare service plan have been filed with this petition pursuant to RCW 10.05.020.
- 10. I understand and acknowledge I have the following rights: (a) to have a lawyer represent me at all hearings; (b) to have a lawyer appointed at public expense if I cannot afford one; (c) to a speedy, public jury trial; (d) to appeal any conviction; (e) to remain silent and not testify; (f) to question witnesses who testify against me; (g) to call witnesses to testify for me, at no cost; (h) to be presumed innocent unless the charge(s) against me is proven beyond a reasonable doubt; and (i) to present evidence and a defense. By deferring prosecution on these charges, I understand I give up my right to: (a) a speedy trial; (b) a jury; (c) testify; (d) question witnesses; (e) call witnesses; and (f) present evidence or a defense.
- 11. I stipulate to the admissibility and sufficiency of the facts in the attached police reports. I acknowledge that the above items will be entered and used to support a finding of guilty if the deferred prosecution is revoked.
- 12. If my deferred prosecution is revoked and I am found guilty, I understand that I may be sentenced up to the maximum penalty allowed by law.
- 13. I understand that if I proceed to trial and I am found guilty, I may be allowed to seek suspension of some or all fines and incarceration if I seek treatment. I understand that I may seek treatment from a public or private agency at any time, whether or not I have been found guilty or placed on deferred prosecution.
- 14. I understand that if the court grants this petition, I may not operate a motor vehicle on the public highways without a valid operator's license and proof of liability insurance pursuant to RCW 46.29.490. I understand that if my parenting problems and resulting wrongful conduct are based on alcohol dependency, I may shall also be required to install an ignition interlock or other device on any motor vehicle I operate as set forth in under RCW 46.20.720. The required periods of use of the interlock shall be not less than the periods provided for in RCW 46.20.720 (2)(a), (b), and (c). I may also be required to pay restitution to victims, pay court costs, and pay probation costs authorized by law. To help ensure continued sobriety and reduce the likelihood of reoffense, the court may order reasonable conditions during the period of

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the deferred prosecution including, but not limited to, attendance at self-help recovery support groups for alcoholism or drugs, complete abstinence from alcohol and all nonprescribed mind-altering drugs, periodic urinalysis or breath analysis, and maintaining law-abiding behavior. Alcoholism programs shall require a minimum of two self-help recovery groups per week for the duration of the treatment program. The court may terminate the deferred prosecution program if I violate this paragraph.

15. I understand that if the court grants this Petition, during the period of deferred prosecution I will be required to contact my probation officer, the probation director or designee, or the court if there is no probation department, to request permission to travel or transfer to another state if my wrongful conduct involves: (i) an offense in which a person has incurred direct or threatened physical or psychological harm; (ii) an offense that involves the use or possession of a firearm; (iii) a second or subsequent misdemeanor offense of driving while impaired by drugs or alcohol; (iv) a sexual offense that requires me to register as a sex offender in Washington state. I understand that I will be required to pay an application fee with my travel or transfer request.

15 16. I understand that if I fail or neglect to comply with any part of my service plan, or with any ignition interlock requirements, the court will hold a hearing to determine whether I should be removed from the deferred prosecution

for

program. The termination of my parental rights with regard to the alleged victim due to abuse or neglect that occurred during the pendency of the deferred prosecution, shall be per se evidence that I did not successfully complete the service plan. After the hearing the court will either order that I continue with treatment or be removed from deferred prosecution and enter judgment. If I am convicted of a similar offense during the deferred prosecution, the court will revoke the deferred prosecution and enter judgment.

16 17. I understand that if the court grants my petition for deferred prosecution, the charge(s) against me in this case will be dismissed when the court receives proof that I have successfully completed the child welfare service plan, or the service plan has been terminated because the alleged victim has reached his or her majority and there are no other minor children in the home.

I certify under penalty of perjury under the laws of the state of Washington that I have read the foregoing and agree with all of its provisions and that all statements made are true and correct.

Dated at_____, Washington this ___ day of ______, ____.

or neglect to comply with ith any ignition interlock	Petitioner-Defendant	
d a hearing to determine the deferred prosecution	Defense Attorney/WSBA No.	
Court of Washington		
, No.		

			,	No.
			Plaintiff	STATEMENT OF DEFENDANT ON
	VS.			PLEA OF GUILTY
			Defendant.	[] Count 1: [] Count 2: [] Count 3:
1.	My 1	true name is		
2.	Муа	age is		
3.	I we	nt through the	gra	ude.
4.	I Ha	ive Been Informed	and Fully Understand that:	
	(a)	I have the right t at no expense to		at if I cannot afford to pay for a lawyer, one will be provided
	(b)	I am charged wit	ih:	
		The elements are	···	

5. I Understand That I Have the Following Important Rights, and I Give Them All Up by Pleading Guilty:

- (a) The right to a speedy and public trial by an impartial jury in the county where the crime is alleged to have been committed;
- (b) The right to remain silent before and during trial, and the right to refuse to testify against myself;
- (c) The right at trial to hear and question the witnesses who testify against me;

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	(d)	The right at trial to testify and to have witnesses testify for me. These witnesses can be made to appear at no expense to me;
	(e)	I am presumed innocent unless the charge is proven beyond a reasonable doubt or I enter a plea of guilty;
	(f)	The right to appeal a finding of guilt after a trial.
6.	In C	onsidering the Consequences of my Guilty Plea, I Understand That:
	(a)	The crime with which I am charged carries a maximum sentence of days in jail and a \$ fine.
	(b)	The prosecuting authority will make the following recommendation to the judge:
	(c)	The judge does not have to follow anyone's recommendation as to sentence. The judge can give me any sentence up to the maximum authorized by law no matter what the prosecuting authority or anyone else recommends.
	(d)	The judge may place me on probation for up to five years if I am sentenced under RCW 46.61.5055 or up to two years for all other offenses and impose conditions of probation. If the court orders me to appear at a hearing regarding my compliance with probation and I fail to attend the hearing, the term of probation will be tolled until I appear before the court on the record.
	(e)	The judge may require me to pay costs, fees and assessments authorized by law. The judge may also order me to make restitution to any victims who lost money or property as a result of crimes I committed. The maximum amount of restitution is double the amount of the loss of all victims or double the amount of my gain.
	(f)	If I am not a citizen of the United States, a plea of guilty to an offense punishable as a crime under state law is grounds for deportation, exclusion from admission to the United States, or denial of naturalization pursuant to the laws of the United States.
		n Relating to Specific Crimes. If any of the Following Paragraphs <u>Apply</u> , the Box Should Be Checked and the Initialed by the Defendant.
	[] g	The crime of has a mandatory minimum sentence of days in jail and \$ fine plus costs and assessments. The law does not allow any reduction of this sentence.
	[] h	If this crime involves a sexual offense, prostitution, or a drug offense associated with hypodermic needles, I will be required to undergo testing for the human immunodeficiency (AIDS) virus.
	[]i	This plea of guilty will result in suspension or revocation of my driving license or privilege by the Department of Licensing for a period of This period may not include suspension or revocation based on other matters.
	[]j	I understand that I may not possess, own, or have under my control any firearm unless my right to do so is restored by a court of record and that I must immediately surrender any concealed pistol license. RCW 9.41.040.
	[]k	If this crime involves a drug offense, my eligibility for state and federal education benefits will be affected. 20 U.S.C. § 1091(r).
	[]1	If this case involves driving while under the influence of alcohol and/or being in actual physical control of a vehicle while under the influence of alcohol and/or drugs, I have been informed and understand that I will be subject to [] the penalties described in the "DUI" Attachment. OR
		[] these penalties: The mandatory minimum sentence ofdays in jail, days of electronic home monitoring and \$ monetary penalty. I may will also be required to drive only motor vehicles equipped with an ignition interlock device as imposed by the Department of Licensing and/or the court for years. My driving privilege will be suspended or revoked by the Department of Licensing for the period of time stated in paragraph 6(i). In lieu of the minimum jail term, the judge may order me to serve days in electronic home monitoring. If I do not have a dwelling, telephone service, or any other necessity to operate electronic home monitoring; if I live out of state; or if the judge determines I would violate the terms of electronic home monitoring, the judge may waive electronic home monitoring and impose an alternative sentence which may include additional jail time, work crew or work camp.

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	[] m	with a minor for immoral purposes, or a	ttempt, soli	onduct with a minor in the second degree, communication icitation or conspiracy to commit a sex offense, or a kidnap-
				9A.44.130, I will be required to register with the county sher-
	[] n	iff as described in the "Offender Registr If this crime involves stalking harassme		nunication with a minor for immoral purposes, I will be
				ourposes of DNA identification analysis. RCW 43.43.754.
	[]0	or designee, or the court if there is no prostate if I am placed on probation for one has incurred direct or threatened physica sion of a firearm; (iii) a second or subse	obation dep e year or mo al or psycho quent misd e offender t	puired to contact my probation officer, the probation director partment, to request permission to travel or transfer to another ore and this crime involves: (i) an offense in which a person plogical harm; (ii) an offense that involves the use or possessemeanor offense of driving while impaired by drugs or alcoto register as a sex offender in the sending state. I understand the my travel or transfer request.
7.		guilty to the crime(s) of		as charged in the complaint(s) or citation(s) and notice.
		received a copy of that complaint or citat	tion and no	tice.
8.		e this plea freely and voluntarily.		
9.		•	•	her person to cause me to make this plea.
10.	-	-		enter this plea except as set forth in this statement.
11.		dge has asked me to state in my own wor s my statement:	us what i u	nd that makes me gunty of this crime.
	11113 13	my statement.		
				 .
12. Dat e:	My la		lly discusse	ed, all of the above paragraphs. I understand them all. I have of Guilty." I have no further questions to ask the judge.
				Defendant
				I have read and discussed this statement with the defendant and believe that the defendant is competent and fully under- stands the statement.
Prose	ecuting	Authority and Bar #/WSBA No.		Defendant's Lawyer and Bar #/WSBA No.
Print	Name			Print name
		ig statement was signed by the defendant	in open cou	urt in the presence of the defendant's lawyer and the under-
signe	d judge	. The defendant asserted that (check appr	ropriate box	x):
[]	The de	efendant had previously read; or		
(a) []	The de	efendant's lawyer had previously read to h	nim or her	or
(b)	THE U	tendunt s lawyer had proviously road to r	min or ner,	
[]		erpreter had previously read to the defend	dant the ent	ire statement above and that the defendant understood it in
(c)	full.		1	
				ently and voluntarily made. Defendant understands the s for the plea. The defendant is guilty as charged.
Date		and consequences of the pica. There is a i	actual Dasi	5 for the pied. The detendant is guilty as charged.
Luu	***		Judge	
			_	

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(If required, attach to Statement of Defendant on Plea of Guilty.)

I am a certified interpreter or have been found otherwise qualified by the court to interpret in the

language, which

the defendant understands, and I have translated

fo

(Identify document being translated) the defendant from English into that language.

The defendant has acknowledged his or her understanding of both the translation and the subject matter of this document. I certify under penalty of perjury under the laws of the state of Washington that the foregoing is true and correct.

	Interpreter	
Location:		_ ·
Case Name	Cause No ·	

"DUI" Attachment: Driving under the influence of alcohol and/or actual physical control of a vehicle while under the influence of alcohol and/or drugs. (If required, attach to Statement of Defendant on Plea of Guilty.)

Department Of Licensing - DUI Administrative Sanctions and Reinstatement Provisions (as amended through June 1, 2001 July 24, 2005)

ADMINISTRATIVE SANCTIONS - RCW 46.20.3101 (Effective January 1, 1999)		
REFUSED TEST	First Refusal Within 7 Years <u>And</u> No Prior Administrative Action Within Past 7 Years	Second or Subsequent Refusal Within Past 7 Years OR First Refusal And At Least One Prior Administrative Action Within Past 7 Years (Day for day credit for revocation period already served under suspension, revocation, or denial imposed under RCW 46.61.5055 and arising out of the Revocation consecutive to any court ordered suspension as a result of
Adult	1-Year License Revocation	2-Year License Revocation
Minor	1-Year License Revocation	2-Year License Revocation Or Until Age 21 Whichever Is Longer
ALCOHOL CONCEN- TRATION TEST RESULT	First Administrative Action	Second or Subsequent Administrative Action
Adult With 0.08 or Greater	90-Day License Suspension	2-Year License Revocation
Minor With 0.02 or Greater	90-Day License Suspension	1-Year License Revocation Or Until Age 21 Whichever Is Longer

Note: An individual convicted of DUI or physical control will have his/her driving privilege placed in probationary status for five years from the date he/she is eligible to reinstate his/her driver's license. (See RCW 46.61.5055 and 46.20.355) An individual granted a deferred prosecution under RCW 10.05.060 will have his/her driving privilege placed on probationary status for five years from the date of the incident, which was the basis for the deferred prosecution. (See RCW 46.20.355 and 10.05.060)

	REQUIREMENTS FOR REINSTATEMENT OF DRIVING PRIVILEGE		
	Suspended License* (RCW 46.20.311)		Revoked License* (RCW 46.20.311)
•	File and maintain proof of financial responsibility for the future with the Department of Licensing as provided in chapter 46.29 RCW Present written verification by a company doing business in this state that it has installed the required ignition interlock device on a vehicle owned and/or operated by the person seeking reinstatement	•	File and maintain proof of financial responsibility for the future with the Department of Licensing as provided in chapter 46.29 RCW Present written verification by a company doing business in this state that it has installed the required ignition interlock device on a vehicle owned and/or operated by the person seeking reinstatement Pay \$150 driver's license reissue fee (Effective June 11, 1998) Satisfactorily complete a driver's ability test
•	Pay \$150 driver's license reissue fee (Effective June 11, 1998) Driver's ability test NOT required		

*If suspension or revocation is the result of a criminal conviction, the driver must also show proof of either (1) enrollment and satisfactory participation in an approved alcohol treatment program or (2) completion of an alcohol information school, as determined by the court and/or treatment agency.

TEMPORARY RESTRICTED DRIVER'S LICENSE, RCW 46.20.380, RCW 46.20.391

RCW 46.20.391 provides for a temporary restricted license: \$100 fee, proof of functioning ignition interlock and financial responsibility; demonstrated necessity.

COURT DUI SENTENCING GRID (RCW 46.61.5055 as amended through June 1, 2001 July 24, 2005)

"Prior Offense" includes the following: (as defined in RCW 46.61.5055)

Original Convictions for the following: (1) DUI (RCW 46.61.502) (or an equivalent local ordinance); (2) Phys. Cont. (RCW 46.61.504) (or an equivalent local ordinance); (3) Veh. Homicide (RCW 46.61.520) or Veh. Assault (RCW 46.61.522) if either committed while under the influence; (4) Equiv. out-of-state statute for any of the above offenses.

Amended Convictions for the following: If the person was originally charged with DUI or Phys. Cont. or an equivalent local ordinance, or Veh. Homicide (RCW 46.61.520) or Veh. Assault (RCW 46.61.522). (1) Neg. Driving 1st (RCW

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46.61.5249); (2) Reckless Driving (RCW 46.61.500); (3) Reckless Endangerment (RCW 9A.36.050); (4) Equiv. out-of-state or local ordinance for the above offenses.

Deferred Prosecution Granted for the following: (1) DUI (RCW 46.61.502) (or equivalent local ordinance); (2) Phys. Cont. (RCW 46.61.504) (or equivalent local ordinance); (3) Neg. Driving 1st (RCW 46.61.5249), (or equiv. local ord.), *if the person was originally charged with DUI or Phys. Cont. (or an equiv. local ord.), or Veh. Homicide (RCW 46.61.520) or Veh. Assault (RCW 46.61.522).*

"Within seven years" means that the arrest for a prior offense(s) occurred within 7 years of the arrest for the current offense. (as defined in RCW 46.61.5055.)				
Alcohol Concentration Less Than .15 Or No Test Result	No Prior Offenses Within Past 7 Years	One Prior Offense Within Past 7 Years	Two or More Prior Offenses Within Past 7 Years	
Jail Time***	1-365 Days (24 consecutive hours non-suspendable)	30-365 Days (30 days non-suspendable)	90-365 Days (90 days non-suspendable)	
Electronic Home Monitoring*	In Lieu of Mandatory Minimum Jail Time, Not Less Than 15 Days	60 Days	120 Days	
Fine	\$350-\$5,000 (\$765 <u>866</u> total minimum fine w/statutory assessments****)	\$500-\$5,000 (\$1,005 1,121 total minimum fine w/statutory assessments****)	\$1,000-\$5,000 (\$1,805 1,971 total minimum fine w/statutory assessments****)	
Driver's License	90-Day Suspension	2-Year Revocation	3-Year Revocation	
Ignition Interlock Device	Court may order DOL Shall Require**	Not Less Than 1 Year DOL Shall Require**	Not Less Than 1 Year DOL Shall Require**	
Alcohol/Drug Ed. or Treatment	As Determined By The Court	As Determined By The Court	As Determined By The Court	
Alcohol Concentration At Least .15 or Greater Or Test Refusal	No Prior Offenses Within Past 7 Years	One Prior Offense Within Past 7 Years	Two or More Prior Offenses Within Past 7 Years	
Jail Time***	2-365 Days (2 consecutive days- non suspendable mandatory)	45-365 Days (45 days non suspendable mandatory)	120-365 Days (120 days non suspendable mandatory)	
Electronic Home Monitoring*	In Lieu of Mandatory Minimum Jail Time, Not Less Than 30 Days	90 Days	150 Days	
Fine	\$500-\$5,000 (\$\frac{1,005}{1,121} total minimum fine w/statutory assessments****)	\$750-\$5,000 (\$1,405 1,546 total minimum fine w/statutory assessments****)	\$1,500-\$5,000 (\$ 2,60 5 <u>2,821</u> total minimum fine w/statutory assessments****)	
Driver's License	1-Year Revocation (2 years if BAC refused; RCW 46.61.5055(7)(c))	900-Day Revocation (3 years if BAC refused; RCW 46.61.5055(7)(c))	4-Year Revocation	
	1010300, 100 11 10:01:3033(7)(0))			
Ignition Interlock Device	Not Less Than 1 Year DOL Shall Require**	Not Less Than 1 Year DOL Shall Require**	Not Less Than 1 Year DOL Shall Require**	

- Amended Convictions: See City of Walla Walla v. Greene, 154 Wn. 2d 722, 116 P. 3d 1008 (2005).
- * Electronic Home Monitoring (EHM): For first time offenders, the court may impose electronic home monitoring in lieu of the mandatory minimum jail time. Courts may waive electronic home monitoring in writing stating the reasons therefore and facts relied upon. If EHM is waived, the court is required to impose an alternative sentence with similar punitive consequences. (RCW 46.61.5055.)
- Ignition Interlock (IID): For a person previously ordered to install ignition interlock under RCW 46.20.720 (3)(a) not less than 5 years, for a person previously ordered to install ignition interlock under RCW 46.20.720 (3)(b) not less than 10 years. Effective 6/10/04, DOL shall require after any alcohol related violation of RCW 46.61.502, 46.61.504 or equivalent local ordinances; the court may order IID, setting a calibration level and duration. 46.20.720 (as amended by Laws of 2004, ch. 95). For application in DUI Deferred Prosecution, see: RCW 10.05.140, which requires IID in a deferred prosecution of any alcohol-dependency based case. If the violation was committed while a passenger under 16 was in the vehicle, the court must order installation and use of IID for at least 60 days or extend a previously imposed IID requirement by at least 60 days; IID restrictions begin after any applicable period of suspension, revocation, or denial of driving privileges. RCW 46.61.5055. (As amended by Laws of 2003, ch. 103).
- *** Mandatory conditions of probation if any jail time is suspended:

 (Court's jurisdiction extended to five years if it imposes less than one year in jail RCW 46.61.5055) The individual:

 (i) The individual is not to drive a motor vehicle within this state without a valid license to drive and proof of financial responsibility for the future, (ii) the individual is not to drive a motor vehicle within this state while having an alcohol concentration of .08 or more within two hours after driving, (iii) the individual is not to refuse to submit to a test of his or her

breath or blood to determine alcohol concentration upon request of a law enforcement officer who has reasonable grounds to believe the person was driving or was in actual physical control of a motor vehicle within this state while under the influence of intoxicating liquor. Violation of any mandatory condition requires a minimum penalty of 30 days confinement, which may not be suspended or deferred, and an additional 30 day license suspension. RCW 46.61.5055(9). Courts are required to report violations of mandatory conditions to DOL. RCW 46.61.5055.

**** Statutory Assessments: PSEA 1, RCW 3.62.090(1); Alcohol Violators Fee, RCW 46.61.5054; Criminal Justice Funding (CJF) Penalty, RCW 46.64.055 (Note RCW 3.62.090 (1) and (2) apply to CJF penalty); Criminal Conviction Fee, RCW 3.62.085. (Similarly to forfeitable offenses listed in CrRLJ 3.2 (r) - (u), statutory assessments are rounded up to the next even dollar amount.) Local Government Criminal Justice Funding penalty: Effective July 22, 2001, the court must impose an additional local government criminal justice funding penalty of \$50. RCW 46.64.055. PSEA applies.

Court of Washington	
,	No:
Plaintiff	Petition for Deferred Prose-
VS.	cution (DPPF) Charges:
	Charges:
Defendant	Violation Date:

Comes Now the defendant and petitions the court for deferred prosecution pursuant to RCW Chapter 10.05, and states as follows:

[7] Miscellaneous

- 1. I allege the wrongful conduct charged is the result of or caused by [] *Alcoholism* [] *Drug Addiction* [] *Mental Problems*, for which I need treatment.
- 2. Unless I receive treatment for my problem, the probability of future reoccurrence is great.
- 3. I agree to pay for the cost of diagnosis and treatment, if financially able to do so, subject to RCW 10.05.130.
- 4. I understand that the court will not accept a petition for deferred prosecution from a person who sincerely believes that he or she is innocent of the crime(s) charged or does not suffer from alcoholism, drug addiction, or mental problems.
- 5. If this charge is a violation of Title 46 or similar municipal ordinance, I have not previously been placed on a deferred prosecution for a Title 46 or similar municipal ordinance violation.
- 6. A case history and assessment have been filed with this petition pursuant to RCW 10.05.020.
- 7. I understand and acknowledge I have the following rights: (a) to have a lawyer represent me at all hearings; (b) to have a lawyer appointed at public expense if I cannot afford one; (c) to a speedy, public jury trial; (d) to appeal any conviction; (e) to remain silent and not testify; (f) to question witnesses who testify against me; (g) to call witnesses to testify for me, at no cost; (h) to be presumed innocent unless the charge(s) against me is proven beyond a reasonable doubt; and (i) to present evidence and a defense. By deferring prosecution on these charges, I understand I give up my right to: (a) a speedy trial; (b) a jury; (c) testify; (d) question witnesses; (e) call witnesses; and (f) present evidence or a defense.
- 8. I stipulate to the admissibility and sufficiency of the facts in the attached police reports. I acknowledge that the above items will be entered and used to support a finding of guilty if the deferred prosecution is revoked.
- 9. If my deferred prosecution is revoked and I am found guilty, I understand that I may be sentenced up to the maximum penalty allowed by law.
- 10. I understand that if I proceed to trial and I am found guilty, I may be allowed to seek suspension of some or all fines and incarceration if I seek treatment. I understand that I may seek treatment from a public or private agency at any time, whether or not I have been found guilty or placed on deferred prosecution.
- 11. I understand that for some crimes, a deferred prosecution will enhance mandatory penalties for subsequent offenses committed within a seven-year period. I understand that a deferred prosecution will be a prior offense under RCW 46.61.5055 (driving under the influence, physical control of a vehicle under the influence, negligent driving if originally charged as driving under the influence or physical control of a vehicle under the influence, vehicular homicide, or vehicular assault).
- 12. I understand that if the court grants this Petition, I may not operate a motor vehicle on the public highways without a valid operator's license and proof of liability insurance pursuant to RCW 46.29.490. I understand that if my wrongful conduct is the result of or caused by alcohol dependency. I may shall also be required to install an ignition interlock or other device on any motor vehicle I operate as set forth in under RCW 46.20.720. The required periods of use of the

- interlock shall be not less than the periods provided for in RCW 46.20.720 (2)(a), (b) and (c). I may also be required to pay restitution to victims, pay court costs, and pay probation costs authorized by law. To help ensure continued sobriety and reduce the likelihood of reoffense, the court may order reasonable conditions during the period of the deferred prosecution including, but not limited to, attendance at self-help recovery support groups for alcoholism or drugs, complete abstinence from alcohol and all nonprescribed mind-altering drugs, periodic urinalysis or breath analysis, and maintaining law-abiding behavior. Alcoholism programs shall require a minimum of two self-help recovery groups per week for the duration of the treatment program. The court may terminate the deferred prosecution program if I violate this paragraph.
- 13. I understand that if the court grants this Petition, during the period of deferred prosecution I will be required to contact my probation officer, the probation director or designee, or the court if there is no probation department, to request permission to travel or transfer to another state if my wrongful conduct involves: (i) an offense in which a person has incurred direct or threatened physical or psychological harm; (ii) an offense that involves the use or possession of a firearm; (iii) a second or subsequent misdemeanor offense of driving while impaired by drugs or alcohol; (iv) a sexual offense that requires me to register as a sex offender in Washington state. I understand that I will be required to pay an application fee with my travel or transfer request.
- 13 14. I understand that if I fail or neglect to comply with any part of my treatment plan or with any ignition interlock requirements, then the court will hold a hearing to determine whether I should be removed from the deferred prosecution program. After the hearing the court will either order that I continue with treatment or be removed from deferred prosecution and enter judgment. If I am convicted of a similar offense during the deferred prosecution, the court will revoke the deferred prosecution and enter judgment.
- 14 15. I understand that the charge(s) against me in this case will be dismissed three years from the end of the two-year treatment plan program, and following proof to the court that I have complied with the conditions imposed by the court following successful completion of the two-year treatment program, but no less than five years from the date the deferred prosecution is granted, if the court grants may petition for deferred prosecution and if I fully comply with all the terms of the court order placing me on deferred prosecution.

I certify under penalty of perjury under the laws of the state of Washington that I have read the foregoing and agree with all of its provisions and that all statements made are true and correct.

Dated at, W	Vashington this day of,
	Petitioner-Defendant
	Defense Attorney/WSBA No.

Reviser's note: The typographical errors in the above material occurred in the copy filed by the State Supreme Court and appear in the Register pursuant to the requirements of RCW 34.08.040.

Miscellaneous [8]

Reviser's note: The brackets and enclosed material in the text of the above section occurred in the copy filed by the agency and appear in the Register pursuant to the requirements of RCW 34.08.040.

WSR 07-10-005 NOTICE OF PUBLIC MEETINGS DEPARTMENT OF LICENSING

(Real Estate Appraiser Commission) [Filed April 18, 2007, 3:31 p.m.]

Per WAC 308-125-225, regular commission meetings are scheduled in February, May, August and November on the third Friday.

The schedule was filed with the office of the code reviser on January 5, 2007, however, the location for the August 16, and November 16, 2007, meetings had not been determined. Following is the location for those dates:

FEBRUARY 16, 2007

Department of Transportation Spokane County Conference Room 2714 North Mayfair Spokane, WA

MAY 18, 2007

Department of Transportation Wenatchee Maintenance Site Building B 2830 Euclid Avenue Wenatchee, WA

AUGUST 16, 2007

Best Western Summit Inn 603 SR 906 Summit Room I Snoqualmie Pass, WA

NOVEMBER 16, 2007

Renton City Hall 1055 South Grady Way Council Chambers 7th Floor Renton, WA

WSR 07-10-006 DEPARTMENT OF SOCIAL AND HEALTH SERVICES

[Filed April 18, 2007, 4:13 p.m.]

Public Hearing: The department of social and health services is holding a public hearing on the possible withdrawal of the area agency on aging (AAA) designation of the Human Services Council/Southwest Washington Agency on Aging (HSC/SWAA), on May 21, 2007, at 2:00 p.m. to 7:00 p.m., at the Pearson Air Museum at the Vancouver National Historic Reserve, 1115 East 5th, Vancouver, WA 98661

Directions: From I-5 take the Mill Plain Boulevard exit and follow aviation museum signs through Vancouver Barracks to 5th Street.

For a map of the location, please visit the Vancouver National Historic Reserve web site http://vancouverhistoric-reserve.org/visiting.html.

For assistance for persons with disabilities, contact the DSHS rules coordinator by **5:00 p.m. on May 14, 2007,** TTY (360) 664-6178, phone (360) 664-6097, or e-mail schilse@dshs.wa.gov.

Written Comments: You may submit written comments at the time and location of the hearing or send them by **7:00 p.m. on May 21, 2007,** to the DSHS Rules Coordinator, mail P.O. Box 45850, Olympia, WA 98504, delivery 4500 10th Avenue S.E., Lacey, WA 98503, e-mail schilse@dshs.wa. gov, fax (360) 664-6185.

More Information: For more information related to the initiation of action by DSHS, visit the DSHS web site http://www.adsa.dshs.wa.gov/professional/HSC/publichearing/.

WSR 07-10-007 NOTICE OF PUBLIC MEETINGS WORKFORCE TRAINING AND EDUCATION COORDINATING BOARD

[Filed April 19, 2007, 10:04 a.m.]

The workforce training and education coordinating board will hold a special board meeting on April 20, 2007, from 10:00 a.m. to 10:30 a.m. via conference call.

The board will discuss and take action on the Workforce Investment Act modified plan directed by the Department of Labor

Please feel free to contact Julie Anderson, if you have any questions, phone (360) 753-5677 or janderson@wtb.wa.gov.

WSR 07-10-014 NOTICE OF PUBLIC MEETINGS COMMUNITY COLLEGES OF SPOKANE

[Filed April 20, 2007, 9:12 a.m.]

Pursuant to RCW 42.30.075, following is a revised schedule of meetings for the board of trustees of Washington State Community College District 17 for calendar year 2007. Please note the location for the June 19 meeting has been changed, and the date for the September meeting has been changed from the 18th to the 25th.

Should you have questions regarding this schedule, please contact Christine Pearl, executive assistant to the chancellor/CEO and liaison to the board of trustees, at (509) 434-5006.

BOARD OF TRUSTEES WASHINGTON COMMUNITY COLLEGE DISTRICT 17 SCHEDULE OF MEETINGS

Notice is hereby given, pursuant to RCW 42.30.075, that the regular meetings of the board of trustees of Washington State Community College District 17 (Community Colleges of Spokane) during calendar year 2007 shall be held at 8:30 a.m. on the following dates (*generally held on third Tuesdays*) and in the following locations:

[9] Miscellaneous

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(3rd Tuesday) 3939 North Market Street	iesuay)		
Spokane, WA			
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Spokane, WA			
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(3rd Tuesday) Building 2000 North Greene Street	,		
Spokane, WA	37	3	

WSR 07-10-020 RULES COORDINATOR OFFICE OF THE STATE TREASURER

[Filed April 23, 2007, 9:06 a.m.]

Effective immediately, I appoint Daniel P. Mason as the rules coordinator for the office of the state treasurer.

Mr. Mason's contact information: Office of the State Treasurer, Daniel P. Mason, P.O. Box 40200, Olympia, WA 98504-0200, phone (360) 902-9090, fax (360) 902-9044, e-mail danm@tre.wa.gov.

Michael J. Murphy State Treasurer

WSR 07-10-021 NOTICE OF PUBLIC MEETINGS BELLINGHAM TECHNICAL COLLEGE

[Filed April 23, 2007, 9:06 a.m.]

The Bellingham Technical College presidential search advisory committee will hold a special meeting on Monday, April 23, 2007, from 4:00 p.m. to 5:00 p.m., in G Building, Conference Room 103B on the Bellingham Technical College campus. The special meeting will be conducted in executive session to evaluate the qualifications of an applicant for public employment (RCW 42.30.110 (1)(g)). Call 752-8334 for information.

WSR 07-10-025 NOTICE OF PUBLIC MEETINGS TRANSPORTATION COMMISSION

[Filed April 23, 2007, 2:32 p.m.]

The Washington state transportation commission will hold a special meeting to receive recommendations and proposed WAC language from the department of transportation and the citizen advisory committee on the Tacoma Narrows Bridge toll setting.

SPECIAL MEETING NOTICE

Transportation Building Commission Board Room 1D2 310 Maple Park Drive S.E. Olympia, WA

SPECIAL COMMISSION MEETING RE TACOMA NARROWS BRIDGE TOLL SETTING

Monday, April 30, 2007 10:00 a.m. - 12 noon

The commission reserves the right to take action on any item during the commission meeting.

All transportation commission and committee meetings are open to the public.

Americans with Disabilities Act (ADA) Information: Individuals requiring reasonable accommodation may request written materials in alternate formats, sign language interpreters, physical accessibility accommodations, or other reasonable accommodation by contacting the commission office at (360) 705-7070, by April 27, 2007. Persons with hearing impairments may call Washington State Telecommunications Relay Service (TTY) at 1-800-833-6388, or Tele-Braille at 1-800-833-6385, or voice at 1-800-833-6384, and ask to be connected to the event sponsor's phone number.

Title VI Notice to Public: It is the Washington state department of transportation's (WSDOT) policy to assure that no person shall, on the grounds of race, color, national origin and sex, as provided by Title VI of the Civil Rights Act of 1964, be excluded from participation in, be denied the benefits of, or be otherwise discriminated against under any of its federally funded programs and activities. Any person who believes his/her Title VI protection has been violated, may

Miscellaneous [10]

file a complaint with WSDOT's Office of Equal Opportunity (OEO). For Title VI complaint forms and advice, please contact OEO's Title VI coordinator at (360) 705-7098.

TNB Toll Setting Process - FINAL

Sunday, April 22 - Sine Die.

Session is over

Thursday, April 26 - CAC Meeting in Gig Harbor, 6:00 p.m.

- CAC to formulate final recommendations based upon legislative outcome and latest DOT data.
- Report to the commission at April 30 meeting.

Monday, April 30 - Special commission meeting in Olympia, 10:00 a.m.

- Hold special commission meeting to receive final DOT input and CAC input/recommendations.
- Formally adopt and release WAC (CR-102) Commissioners can attend in person or call in by phone.
- No testimony will be taken at this meeting.
- CAC has twenty days from this date to review and respond to the adopted proposal if they choose to do so - DEADLINE = Sunday, May 20; commission is required to "give consideration" to their input.

Wednesday, May 2 - File WAC (CR-102).

• File approved CR-102 with the code reviser's office.

Wednesday, May 16 - WAC published.

The CR-102 is published by the code reviser's office

Tuesday, May 22 - Public input meeting in Gig Harbor, 4:30 p.m.

- Hold special public input meeting in Gig Harbor to receive public comment on the draft WAC - no action will be taken at this meeting.
- Hold meeting from 4:30 6:30 p.m.

Tuesday, June 5 - Final public hearing in Gig Harbor, 1:00 p.m.

 Hold public hearing in Gig Harbor to take further testimony and adopt final WAC.

Thursday, July 5 - WAC effective.

 Barring any challenges that would create a delay, the WAC will be in full force and effect on this date.

WSR 07-10-038 NOTICE OF PUBLIC MEETINGS WHATCOM COMMUNITY COLLEGE

[Filed April 24, 2007, 4:10 p.m.]

The board of trustees of Whatcom Community College, District Number Twenty-One, will hold its regularly scheduled meeting on Wednesday, May 9, 2007, at 2:00 p.m. on the Whatcom Community College campus in the Syre Stu-

dent Center, Conference Room 216, 237 West Kellogg Road, Bellingham, WA 98226. The board of trustees meeting is open to the public.

WSR 07-10-039 NOTICE OF PUBLIC MEETINGS PUGET SOUND SALMON COMMISSION

[Filed April 25, 2007, 9:42 a.m.]

The Puget Sound salmon commission has adopted the following meeting schedule:

Date Meeting Type Time/Location

May 12 Annual 11:00 a.m. - 2:00 p.m.

Mt. Vernon Senior Center Mt. Vernon, Washington

Should you have any questions, please contact David Harsila at (206) 595-8734.

WSR 07-10-041 NOTICE OF PUBLIC MEETINGS WALLA WALLA COMMUNITY COLLEGE

[Filed April 25, 2007, 11:29 a.m.]

Please accept this letter as our formal notice of a change to the meeting schedule of the Walla Walla Community College board of trustees.

The June board of trustees meeting will be held on Friday, June 29, 2007, and not on June 27, 2007, as shown on the original calendar. The meeting location remains [at] the board room on the Walla Walla campus.

If you have any questions, please feel free to contact Jerri Ramsey at (509) 527-4274 or via e-mail at jerri.ramsey@wwcc.edu.

WSR 07-10-044 NOTICE OF PUBLIC MEETINGS COUNTY ROAD ADMINISTRATION BOARD

[Filed April 26, 2007, 9:05 a.m.]

MEETING NOTICE: July 26, 2007

County Road Administration Board

2404 Chandler Court S.W.

Suite 240

Olympia, WA 98504 1:00 p.m. to 5:00 p.m.

[11] Miscellaneous

PUBLIC HEARING: July 26, 2007

County Road Administration Board

2404 Chandler Court S.W.

Suite 240

Olympia, WA 98504

2:00 p.m.

MEETING NOTICE: July 27, 2007

County Road Administration Board

2404 Chandler Court S.W.

Suite 240 8:30 a.m. - noon

Individuals requiring reasonable accommodation may request written materials in alternative formats, sign language interpreters, physical accessibility accommodations, or other reasonable accommodation, by contacting Karen Pendleton at (360) 753-5989, hearing and speech impaired persons can call 1-800-833-6384.

If you have questions, please contact Karen Pendleton at (360) 753-5989.

WSR 07-10-052 NOTICE OF PUBLIC MEETINGS SALMON RECOVERY FUNDING BOARD

[Filed April 26, 2007, 3:02 p.m.]

Several of the citizen members have requested the salmon recovery funding board's (SRFB) May 3 and 4, 2007, meeting be changed from a two-day meeting to a one-day meeting. The meeting is now scheduled for ONE DAY ONLY, May 3, 2007, beginning at 9:00 a.m. and concluding by 5:00 p.m. The meeting is still being held at the Centennial Center, 719 3rd Street, Cle Elum.

Note: If you need special accommodations to participate in this meeting, please notify us by April 30, 2007, at (360) 902-2636 or TDD (360) 902-1996.

Next Meeting: July 13, 2007, Natural Resources Building, Room 172, Olympia.

WSR 07-10-060 NOTICE OF PUBLIC MEETINGS WASHINGTON SCHOOL FOR THE DEAF

[Filed April 27, 2007, 9:57 a.m.]

Below is updated information regarding special meetings by the Washington School for the Deaf board of trustees:

June Board Meeting and Retreat

The June board of trustees meeting will be held from 9 a.m. - 3 p.m. at ESD 113, 601 McPhee Road S.W., Olympia, WA

The board retreat will be held at the same location on Saturday, June 2nd from 8 a.m. - 4 p.m. No action will be taken at the retreat.

WSR 07-10-061 NOTICE OF PUBLIC MEETINGS WASHINGTON STATE UNIVERSITY

[Filed April 27, 2007, 3:03 p.m.]

The board of regents of Washington State University will hold its next board meeting on Friday, May 4, 2007, commencing at 8:30 a.m. at Lighty Student Services Building, Room 405, Pullman, Washington. The regents will consider all matters included on the agenda below plus any items that may normally come before them. In addition, the regents will hold meetings according to the schedule below:

Thursday, May 3, 2007

1:45 p.m., Executive, Planning, and Budget Committee, Lighty 405

3:15 p.m., Business Affairs and Information Technology Committee, Lighty 405

3:15 p.m., Student Affairs Committee, Lighty 401

4:30 p.m., Academic Affairs and Equity & Diversity Committee, Lighty 401

4:30 p.m., University Development, University Relations & Athletics Committee, Lighty 403

5:45 p.m., Executive, Planning, and Budget Committee, French 422

7:00 p.m., Dinner, President's Residence, 755 N.E. Campus Avenue, Pullman, WA

Friday, May 4, 2007

7:15 a.m., Breakfast, Lighty 401 8:30 a.m., Board of Regents Meeting, Lighty 405

WSR 07-10-062 NOTICE OF PUBLIC MEETINGS WASHINGTON STATE UNIVERSITY

[Filed April 27, 2007, 3:04 p.m.]

The Washington State University board of regents will hold a retreat July 24-26, 2007, at Semiahmoo Resort, 9565 Semiahmoo Parkway, Blaine, WA.

Inquiries about the retreat can be directed to the WSU board of regents office, (509) 335-6666.

WSR 07-10-063 INTERPRETIVE OR POLICY STATEMENT DEPARTMENT OF SOCIAL AND HEALTH SERVICES

[Filed April 27, 2007, 4:16 p.m.]

Notice of Interpretive/Policy Statements April 27, 2007

In accordance with RCW 34.05.230(12), the following interpretive/policy statements issued by the department of social and health services have been filed:

Miscellaneous [12]

Economic Services Administration Division of Child Support

Document Title: Administrative Policy 4.07 Purchasing Cards.

Subject: Purchasing cards. Effective Date: April 20, 2007.

Document Description: This policy explains to division of child support procedures for use of agency credit cards (also called purchasing cards).

To receive a copy of the interpretive or policy statements, contact Jeff Kildahl, Technical Writer, Division of Child Support, P.O. Box 11520, Tacoma, WA 98411-5520, phone (360) 664-5278, TDD/TTY (360) 753-9122, fax (360) 586-3274, e-mail JKildahl@dshs.wa.gov, web site http://www1.dshs.wa.gov/dcs/.

WSR 07-10-065 NOTICE OF PUBLIC MEETINGS LOWER COLUMBIA COLLEGE

[Filed April 30, 2007, 11:17 a.m.]

Instead of holding their regularly scheduled board meeting on May 16, 2007, the board of trustees of Lower Columbia College are changing the meeting to May 23, 2007, beginning at 5:00 p.m. in the Heritage Room of the Lower Columbia College's Administration Building, 1600 Maple Street, Longview, WA.

If you have any questions, please don't hesitate to contact James McLaughlin.

WSR 07-10-066 DEPARTMENT OF COMMUNITY TRADE AND ECONOMIC DEVELOPMENT

[Filed April 30, 2007, 3:34 p.m.]

The Washington state department of community, trade and [economic] development (CTED) plans to hold a public hearing on the proposed Washington state abbreviated model state plan for the 2008 low income home energy assistance program (LIHEAP).

The hearing will be held Monday, June 18, 2007, at the Department of Community, Trade and Economic Development, 906 Columbia Street S.W., 2nd Floor Conference Room, Olympia, WA 98504-8350. The LIHEAP hearing will begin at 10:00 a.m. and close at noon unless taking testimony requires more time.

Two typewritten copies of all oral testimony are requested. There will be a question and answer period. Written testimony will be accepted until 5:00 p.m., June 18, 2007.

Written testimony for the LIHEAP hearing should be sent to the attention of Diane Hoffman, Department of Community, Trade and [Economic] Development, 906 Columbia Street S.W., P.O. Box 48350, Olympia, WA 98504-8350.

The LIHEAP plan is available in an alternate format upon request. Meetings sponsored by CTED shall be accessible to persons with disabilities. Accommodations may be arranged with a minimum of ten working days' notice, to Diane Hoffman (LIHEAP) at TDD 1-800-833-6388.

If you have any questions or need additional information, please contact Diane Hoffman at (360) 725-2903 or by e-mail at dianeho@cted.wa.gov.

WSR 07-10-075 POLICY STATEMENT MARINE EMPLOYEES' COMMISSION

[Filed May 1, 2007, 9:33 a.m.]

NOTICE OF ADOPTION OF POLICY STATEMENT

Title: Telework and Flexible Work.

Issuing Entity: Marine employees' commission.

Description: In compliance with Executive Order 93-07 policy adopted to describe options for telework and flexible work.

Contact: Kathy Marshall, Administrator, Marine Employees' Commission, Evergreen Plaza Building, Suite 104, P.O. Box 40902, Olympia, WA 98504-0902, phone (360) 586-6354.

Effective Date: April 30, 2007.

Kathy Marshall Administrator

WSR 07-10-111 INTERPRETIVE OR POLICY STATEMENT DEPARTMENT OF SOCIAL AND HEALTH SERVICES

[Filed May 2, 2007, 8:43 a.m.]

Notice of Interpretive/Policy Statements May 2, 2007

In accordance with RCW 34.05.230(12), the following interpretive/policy statements issued by the department of social and health services have been filed:

Health and Recovery Services Administration Division of Medical Assistance

Document Title: Public Notice.

Subject: Title XIX Medicaid State Plan Amendment 07-006.

Effective Date: June 1, 2007.

Document Description: The DSHS health and recovery services administration (HRSA) is updating the Title XIX Medicaid State Plan through State Plan Amendment (SPA) 07-006 to describe policy and methods for hospital payment explained in Attachment 4.19-A, Part I. These changes are to clarify the payment methods and comply with the state's current policy. Significant changes include updating the disproportionate share hospital (DSH) payment programs. Written comments may be sent to Doug Porter, Assistant Secretary, HRSA, DSHS, P.O. Box 45502, Olympia, WA 98504-5502. For more information regarding this clarification, contact

[13] Miscellaneous

Larry Linn, Office of Hospital Finance, HRSA, DSHS, P.O. Box 45510, Olympia, WA 98504-5510.

To receive a copy of the interpretive or policy statements, contact Ann Myers, Chief, Office of Rules and Publications, Division of Legal Services, Office of Rules and Publications, DSHS, Health and Recovery Services Administration, Division of Legal Services, P.O. Box 45504, Olympia, WA 98504, phone (360) 725-1345, TDD/TYY (800) 848-5429, fax (360) 586-9727, e-mail Myersea@dshs.wa.gov, web site weblink http://maa.dshs.wa.gov.

Miscellaneous [14]