



Final
Summary of Legislation
Passed by the
Washington State Legislature

2018 Regular Legislative Session

Office of Program Research
Washington House of Representatives



**Office of Program Research
Washington House of Representatives**

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State of
Washington
House of
Representatives



April 5, 2018

Members of the House of Representatives:

I am pleased to send you the final end-of-session report prepared by the House of Representatives' Office of Program Research.

This "Summary of Legislation Passed by the Washington State Legislature" summarizes all of the bills that passed the Legislature during the 2018 Regular Session. This version includes information regarding any bills that have been vetoed, or partially vetoed, by the Governor.

The "Legislative Budget Notes" for 2018 will be available online at <http://fiscal.wa.gov/BudgetOBillsLBNs> when complete. This publication will contain summary and detail information about enacted operating, transportation, and capital budgets.

If you have any comments or if I can be of assistance, please let me know. I can be reached at (360) 786-7102 or jill.reinmuth@leg.wa.gov.

Best regards,

A handwritten signature in blue ink that reads "Jill Reinmuth".

Jill Reinmuth
Staff Director
Office of Program Research

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Summary of Legislation 2018 Regular Session

This report includes all House and Senate bills that passed the Legislature. The bills are listed according to the House Committee to which they were initially referred. If a bill was not referred to a House Committee, the bill is included in the list for the committee to which the bill likely would have been referred.

Key to Status Column	
The Status column indicates the status of the bill as of Sine Die, including whether the bill was vetoed or partially vetoed by the Governor.	
Abbreviations in the column include	
C 5 L 18	Chapter 5, Laws of 2018. This is where the bill will be found in the <u>Session Laws of the State of Washington</u> , which is compiled annually.
Gov Vetoed	Vetoed by Governor.
H Filed Sec/St	Filed with the Secretary of State.
HI	Initiative.
Partial Veto	Partially vetoed by Governor.
S Filed Sec/St	Filed with the Secretary of State.

This report includes all House and Senate bills that passed the Legislature. The bills are listed according to the House Committee to which they were initially referred. If a bill was not referred to a House Committee, the bill is included in the list for the committee to which the bill likely would have been referred.

AGRICULTURE & NATURAL RESOURCES COMMITTEE

(360) 786-7339

BILL	SPONSORS	SUMMARY	STATUS
SHB 2276	Eslick, Haler, Young	Concerning Notification of Wildlife Transfer, Relocation, or Introduction into a New Location - Directs the Department of Fish and Wildlife (DFW) to hold a public hearing before relocating or introducing certain species of wildlife into a new location for the purpose of population enhancement. Requires the DFW to provide 30 days' public notice in advance of a public meeting on a wildlife relocation, transfer, or introduction.	C 212 L 18
ESHB 2285	Chapman, Tarleton, Lytton	Establishing a Reporting Process for the Department of Natural Resources Regarding Certain Marbled Murrelet Habitat Information - Directs the Department of Natural Resources (DNR) to report to the Legislature concerning the marbled murrelet habitat conservation plan on state lands, specifies the content of the report, and requires the appropriate legislative committees to hold a meeting on the report. Directs the Commissioner of Public Lands to appoint a Marbled Murrelet Advisory Committee to assist in the preparation of the report.	C 255 L 18
HB 2307	Van Werven, Young	Requiring Confidentiality in the Release of Sensitive Fish and Wildlife Data - Requires the release of sensitive fish and wildlife data to be subject to a confidentiality agreement.	C 214 L 18
SHB 2561	Dent, Blake, Dye	Concerning Temporary Duties for the Wildland Fire Advisory Committee - Requires, subject to appropriation, the Wildland Fire Advisory Committee (Advisory Committee) to review and make recommendations on aspects related to wildfire preparedness and prevention by November 15, 2019, specifies these aspects, and requires the Department of Natural Resources to provide a status report of the Advisory Committee review by December 31, 2018.	C 227 L 18
HB 2649	Barkis, Wilcox, Dolan	Enhancing the Fish, Shellfish, and Wildlife-Related Recreational Opportunities for a Person with a Disability - Directs the Fish and Wildlife Commission to enhance the fish, shellfish, and wildlife-related recreational opportunities for a person with a disability, and to adopt rules governing the conduct of a person with a disability participating in fish, shellfish, and wildlife-related recreational activities.	C 168 L 18
HB 2682	Buys, Blake, Dent	Exempting Hop Grower Lot Information used in the State Department of Agriculture Export Document from Public Disclosure - Exempts from public disclosure certain information used on Department of Agriculture-issued export documents related to hops.	C 170 L 18
HB 2699	Stanford, Dent, Blake	Exempting Alcohol Manufacturers from the Food Storage Warehouse License - Exempts certain alcohol manufacturers and distributors licensed by the Liquor and Cannabis Board from the requirement to obtain a food storage warehouse license.	C 96 L 18

BILL	SPONSORS	SUMMARY	STATUS
HB 2733	Orcutt, Chapman, Maycumber	Establishing a Prescribed Burn Certification Program at the Department of Natural Resources - Requires the Department of Natural Resources to create a non-mandatory prescribed burn manager certification program, subject to appropriation.	C 172 L 18
EHB 2957	Lytton, Peterson, Robinson	<p>Reducing Escape of Nonnative Finfish from Marine Finfish Aquaculture Facilities - Prohibits the Department of Natural Resources from issuing or renewing any leases, or otherwise authorizing the use of state-owned aquatic lands, for the purpose of nonnative finfish aquaculture. Prohibits the Department of Ecology and the Department of Fish and Wildlife (DFW) from authorizing or permitting any activities related to nonnative finfish aquaculture after the expiration date of existing leases of aquatic lands. Directs several state departments, in consultation with a variety of other entities, to update existing guidance and resources on planning for and permitting commercial marine net pen aquaculture. Requires any marine finfish aquaculture facility permitted by the DFW to be inspected by a marine engineering firm periodically. Specifies that separation from employment that results from the lease and permitting prohibitions is a qualifying event for the purpose of dislocated worker eligibility.</p> <p>Partial Veto: Vetoes the section containing: (1) legislative findings regarding potential impacts of nonnative finfish aquaculture to native salmon populations and the health of Washington’s marine environment; and (2) legislative intent to further study and revisit the issue of marine finfish aquaculture at a later date.</p>	C 179 L 18 Partial Veto
SB 6073	Takko	Adjusting Assessments Levied on Hardwood Processors - Replaces the current hardwood processor assessment schedule with an assessment rate of 4 cents per ton produced. Allows the assessment to be adjusted annually beginning July 1, 2019, to reflect the percentage change in the implicit price deflator for personal consumption expenditures.	C 71 L 18

BILL	SPONSORS	SUMMARY	STATUS
ESSB 6091	Van De Wege, Rolfes, Frockt	Ensuring that Water is Available to Support Development - Establishes that evidence of potable water for a building permit must meet certain requirements based on the Water Resource Inventory Area (WRIA) in which the building permit is sought. Provides that an applicant's compliance with the permit-exempt groundwater statute and with applicable instream flow rules is sufficient in determining whether appropriate provisions for water supply for a subdivision have been made. Establishes that a county or city may rely on or refer to applicable minimum instream flow rules adopted by the Department of Ecology (Ecology) for purposes of complying with the Growth Management Act and Planning Enabling Act requirements relating to water resources. Authorizes potential impacts to closed water bodies and potential impairment to instream flows in certain WRIAs, contingent upon specified compliance with certain processes. Establishes a fee of \$500 for each new permit-exempt withdrawal for a domestic purpose and establishes maximum daily withdrawals, in certain WRIAs. Authorizes the issuance of \$300 million in bonds to fund watershed restoration and enhancement projects. Requires metering of all new domestic permit-exempt groundwater withdrawals in portions of two specified WRIAs. Authorizes up to five water resource mitigation pilot projects in specified WRIAs. Establishes a Joint Legislative Task Force on Water Resource Mitigation.	C 1 L 18
SB 6125	Honeyford	Extending the Expiration Date of the Department of Ecology's Authority to Enter into Voluntary Regional Agreements - Extends the expiration date for the Department of Ecology's authority to enter into voluntary regional agreements for the purposes of providing new water for out-of-stream uses in the Columbia River Basin, from June 30, 2018, to June 30, 2024.	C 72 L 18
ESSB 6127	Van De Wege	Improving the Management of the State's Halibut Fishery - Establishes a fee of no more than \$5 for a halibut catch record card.	C 190 L 18
ESB 6211	Hawkins, Rolfes, Van De Wege	Concerning the Federal Lands Revolving Account - Defines a "Good Neighbor Agreement" to mean an agreement entered into between the state and the United States Forest Service or Bureau of Land Management to conduct forestland, watershed, and rangeland restoration activities on federal lands. Creates revolving accounts, into which must be deposited all receipts from the proceeds of Good Neighbor Agreements.	C 258 L 18
SB 6278	Warnick, Schoesler, Chase	Concerning the use of Seed Certification Fees - Provides that seed certification fees may be used for services involving breeder seed, foundation seed, registered seed, and certified seed.	C 233 L 18
SSB 6318	Takko, Warnick, Van De Wege	Clarifying Existing Law by Creating a New Intrastate Food Safety and Security Chapter - Creates a new chapter to be known as the Food Safety and Security Act, and makes related changes.	C 236 L 18

BILL	SPONSORS	SUMMARY	STATUS
SB 6319	Honeyford, Van De Wege	Implementing the Federal Produce Safety Rule - Authorizes the Washington State Department of Agriculture (WSDA) to take actions necessary to cooperate in the implementation of the Produce Safety Rule. Authorizes the WSDA to establish a voluntary compliance program for farms exempt or partially exempt from the Produce Safety Rule.	C 106 L 18
SB 6368	Warnick, Honeyford, Van De Wege	Updating Laws Concerning Agricultural Fairs, Youth Shows, and Exhibitions - Modifies the percentages of the Fair Fund that may be allocated to fairs and to expenses incurred in the course of administering the Fair Fund. Authorizes funds from the Fair Fund to be used for expenses incurred in the operation of fairs. Allows fairs to maintain eligibility for allocations from the Fair Fund in the event a fair is not held due to a natural disaster.	C 280 L 18
SB 6369	Warnick, Van De Wege	Concerning Certificates of Veterinary Inspection for Animals Brought into the State - Removes an exemption from the requirement to obtain a certificate of veterinary inspection for animals transported from out-of-state to inspected feedlots.	C 281 L 18

APPROPRIATIONS COMMITTEE

(360) 786-7340

BILL	SPONSORS	SUMMARY	STATUS
SHB 1558	Kilduff, MacEwen, Doglio	<p>Authorizing Membership in the Washington Public Safety Employees' Retirement System for Employees who Provide Nursing Care To, or Ensure the Custody and Safety Of, Certain Populations in Institutions and Centers - Provides membership in the Public Safety Employees' Retirement System (PSERS) for employees of the Department of Veterans Affairs (Veterans Affairs) and the Department of Social and Health Services (DSHS) whose primary responsibility is to provide nursing care to, or to ensure the custody or safety of, offender and patient populations in state institutions including the mental health hospitals and the Child Study and Treatment Center. Provides membership in the PSERS to state, city, and county corrections personnel who are employed by a PSERS employer and whose primary responsibility is to provide nursing care to, or ensure the custody and safety of, offender and patient populations. Adds the Veterans Affairs and the DSHS as eligible PSERS employers. Permits members of the Public Employees' Retirement System (PERS) Plan 2 or Plan 3 made newly eligible for the PSERS to choose between remaining in the PERS or transferring to the PSERS for periods of future service.</p>	C 241 L 18
EHB 2008	Kagi, Jinkins, Senn	<p>Addressing the Budgeting Process for Core State Services for Children - Requires the Department of Children, Youth, and Families (DCYF) to facilitate a work group to design a rate payment methodology for Behavioral Rehabilitation Services (BRS) that is based on actual costs of care. Directs the Office of Innovation, Alignment, and Accountability (OIAA), to develop a single validated tool to assess the care needs of foster children, including whether BRS should be provided. Requires the Caseload Forecast Council to forecast the number of screened-in reports of child abuse or neglect and the number of youth expected to receive BRS. Requires that costs for BRS placements, staffing associated with screened in reports of child abuse or neglect, and contracted visitation be forecasted and budgeted as maintenance level costs. Requires DCYF to report to the Legislature by December 1, 2020 on a comparison of the actual and projected costs before and after inclusion in the maintenance level budget for BRS placements, screened-in reports of child abuse or neglect, and contracted visitation. Requires DCYF (1) to review the most recent caseload forecast of children in foster care and the availability and capacity of licensed foster homes as part of the 2019-21 Biennial Operating Budget request process, and (2) to report its findings to the Office of Financial Management (OFM) and the Legislature by October 1, 2018.</p> <p>Partial Veto: Vetoes the legislative intent section stating that the state can ensure predictable future funding levels for certain child welfare services.</p>	C 208 L 18 Partial Veto

BILL	SPONSORS	SUMMARY	STATUS
SHB 2515	Tharinger, Schmick, Cody	Updating the Medicaid Payment Methodology for Contracted Assisted Living, Adult Residential Care, and Enhanced Adult Residential Care - Directs the Department of Social and Health Services (DSHS) to establish a new Medicaid rate payment methodology in rule for Assisted Living Facilities (ALFs). Defines a framework for the new methodology, including cost components and a rebasing schedule, consistent with the consensus recommendations of the ALF Rate Work Group. Beginning July 1, 2019, requires the DSHS to make payments to ALFs based on the new methodology. Requires that payments based on the new methodology be phased in to full implementation according to funding made available by the Legislature.	C 225 L 18
SHB 2651	Stanford, Johnson, Barkis	Increasing the Personal Needs Allowance for People in Residential and Institutional Care Settings - Establishes that the baseline monthly Personal Needs Allowance (PNA) for clients in institutional and residential settings is \$70 beginning January 1, 2019. Maintains, beginning January 1, 2020, the requirement that the PNA for clients in institutional and residential settings be increased annually by the percentage cost-of-living adjustment for federal Social Security benefits.	C 137 L 18
HB 2709	Holy, Bergquist	Concerning the Salary of the Executive Director of the Law Enforcement Officers' and Firefighters' Plan 2 Retirement Board - Authorizes the Law Enforcement Officers' and Firefighters' Plan 2 Retirement Board to fix the salary of the Executive Director.	C 272 L 18
SHB 2786	Kilduff, Muri	Concerning Membership in the Law Enforcement Officers' and Firefighters' Retirement System Plan 2 for Firefighters Serving at a Prison or Civil Commitment Center Located on an Island - Adds the Department of Social and Health Services and the Department of Corrections to the definition of "employer" for the Law Enforcement Officers' and Firefighters' Retirement System (LEOFF) when employing firefighters serving at a prison or civil commitment center on an island. Makes new employees in covered positions become members of the LEOFF Plan 2 upon entering eligible employment. Provides employees newly eligible for the LEOFF Plan 2 or Plan 3 the opportunity to transfer to the LEOFF for future service, and to transfer eligible past service in the Public Employees' Retirement System Plan 2 or Plan 3 into the LEOFF Plan 2 by paying additional employee contributions.	C 230 L 18
SHB 3002	Ormsby	Relating to Making Expenditures from the Budget Stabilization Account for Declared Catastrophic Events - Appropriates a total of \$22.5 million from the Budget Stabilization Account for wildfire costs.	C 274 L 18
ESSB 6032	Rolfes, Braun	Making 2018 Supplemental Operating Appropriations - Makes supplemental changes to the operating budget for the 2017-19 biennium (see http://leap.leg.wa.gov for additional information). Partial Veto: Vetoes several items in the 2018 supplemental budget. (See veto message.)	C 299 L 18 Partial Veto

BILL	SPONSORS	SUMMARY	STATUS
SB 6210	Conway, Schoesler, McCoy	Addressing the Terms Under Which Tribal Schools may Participate in the State Retirement Systems as Part of a State-Tribal Education Compact - Permits tribal compact schools to choose participation in the Teachers' Retirement System and the School Employees' Retirement System. Requires participating tribal compact schools to submit to Washington law for reporting, contributions, auditing requirements, and dispute resolution.	C 257 L 18
ESSB 6241	Hobbs, Fain, Mullet	Concerning the January 1, 2020, Implementation of the School Employees' Benefits Board Program - Makes clarifying changes to distinguish the Public Employees' Benefits Board (PEBB) from the School Employees' Benefits Board (SEBB) and PEBB-participating or SEBB-participating employees within Health Care Authority (HCA) laws. Provides the HCA with authority to pay school districts for the cost of substitute employees, if needed, for periods when school district employees are serving as members of the SEBB. Clarifies that eligibility for SEBB benefits is based on the hours an employee is anticipated to work in a school year. Permits employees to waive SEBB coverage. Specifies that school districts must contribute to the SEBB program for all eligible school employees. Clarifies that charter schools are SEBB participants, unless the HCA receives guidance from the federal government that their employees are not eligible to participate in a governmental employee benefits plan. Creates and amends administrative accounts to enable implementation of the SEBB program. Permits local bargaining for optional benefits and expanded eligibility as an enhancement or enrichment to the program of basic education. Requires funding to be allocated to school districts at the same or greater level than what is provided to state agencies for public employee benefits. Eliminates SEBB provision for optional benefits to school employees, and permits school districts to offer optional benefits as an enhancement to basic education after January 1, 2020.	C 260 L 18
E2SSB 6269	Ranker, Rolfes, Kuderer	Strengthening Oil Transportation Safety - Expands the scope of the Oil Spill Administration Tax (Administration Tax), and Oil Spill Response Tax to include oil received by pipeline, and annually distributes \$200,000 of the Administration Tax to the Military Department beginning in fiscal year 2019. Requires the Department of Ecology (ECY) to complete reports on vessel traffic in Puget Sound and the funding of activities carried out by the ECY's oil spills program, and to establish a forum to examine certain maritime safety measures in cross-boundary waters shared with British Columbia. Amends the requirements of the oil spill contingency plans that facilities and vessels must develop and of the oil spill response drills that must be conducted to test those contingency plans.	C 262 L 18

BILL	SPONSORS	SUMMARY	STATUS
SSB 6317	Van De Wege, King, Rivers	<p>Increasing Commercial Fishing License Fees for Nonresidents - Increases fees for nonresident commercial fishing; buying, selling, and dealing; delivery; and guide licenses and endorsements. Reduces resident fees for game fish and food fish guide licenses, and for wholesale fish buyer operations with one employee. Allows the Department of Fish and Wildlife to issue freshwater food fish permits to the Wanapum Band of Indians for noncommercial ceremonial and subsistence purposes.</p>	C 235 L 18
SSB 6340	Conway, Bailey, Hobbs	<p>Providing a Benefit Increase to Certain Retirees of the Public Employees' Retirement System Plan 1 and the Teachers' Retirement System Plan 1 - Provides a one-time increase of 1.5 percent to benefits in the Public Employees' Retirement System Plan 1 and the Teachers' Retirement System Plan 1, beginning July 1, 2018, up to a maximum increase of \$62.50 per month.</p>	C 151 L 18
E2SSB 6362	Wellman, Rolfes, Billig	<p>Modifying Basic Education Funding Provisions - Modifies statutes related to basic education funding, including moving ahead state salary increases to the 2018-19 school year, modifying compensation statutes, increasing the special education multiplier, revising inflation factors used for local enrichment levies and local effort assistance, and other provisions.</p> <p>Partial Veto: Vetoes the provisions: (1) delaying the funding of Professional Learning Days by one year, keeping the original implementation schedule beginning in the 2018-19 school year; and (2) moving ahead the requirement for separate accounting of local and state revenues by one year, keeping the original timeline of 2019-20 school year.</p>	C 266 L 18 Partial Veto
SB 6393	Braun, Keiser, King	<p>Allowing the Department to use a Different Assumption for Annual Investment Returns for Self-Insured and State Fund Industrial Insurance Reserve Funds - Permits the Department of Labor and Industries to use different calculation methods for State Fund and self-insured pension liabilities.</p>	C 282 L 18

BUSINESS & FINANCIAL SERVICES COMMITTEE

(360) 786-7127

BILL	SPONSORS	SUMMARY	STATUS
HB 1095	Appleton, Pollet, Peterson	Concerning Antifreeze Products - Eliminates the exemption from adding a bittering agent for wholesale containers of 55 gallons or more of engine coolant or antifreeze.	C 198 L 18
SHB 1209	Bergquist, Vick, Kirby	Addressing Municipal Access to Local Financial Services - Allows credit unions to accept public deposits over the maximum insured amount, subject to collateralization, from a county with a population of 300,000 persons or less or other public funds depositors located in a county with a population of 300,000 persons or less.	C 237 L 18
SHB 2322	Stanford, Kirby, Vick	Allowing Property Insurers to Assist Their Insureds with Risk Mitigation Goods or Services - Authorizes a property insurer to include goods and services intended to reduce either the probability of loss, or the extent of loss, or both, from a covered event as part of a policy of property insurance, other than commercial property insurance, with the prior approval of the Office of the Insurance Commissioner (OIC) and subject to restrictions. Limits the value of authorized goods and services to \$1,500 per insured per 12-month period, while authorizing the OIC to increase the limit through rule. Specifies examples of authorized goods and services, and grants the OIC authority to identify additional authorized goods and services by rule and to generally adopt rules to implement the act.	C 239 L 18
HB 2468	Vick, Kirby	Allowing Firms in British Columbia to Perform Attest or Compilation Services for Certain Companies in Washington - Authorizes chartered professional accountants and chartered professional accounting firms licensed or registered in British Columbia to perform attest or compilation engagements for subsidiaries of Canadian companies operating in Washington, without holding an individual Certified Public Accountant (CPA) license or a CPA-firm license issued by the Board of Accountancy.	C 224 L 18
EHB 2808	Kirby, Walsh	Concerning Vehicle Dealer Licensing - Requires the Department of Licensing to renew a wholesale vehicle dealer license of a dealer who has held the license for the previous six years, while otherwise retaining the elimination of the wholesale vehicle dealer license category pursuant to the 2017 law phasing out the license over a two-year period.	C 273 L 18
ESB 6018	Mullet, Carlyle, Nelson	Concerning Security Freeze Fees Charged by Consumer Reporting Agencies - Removes the authority for credit reporting agencies to charge fees to consumers for issuing a personal identification number, or placing, temporarily lifting, or removing a security freeze. Requires a study be submitted to the Legislature by December 1, 2020, to evaluate the impact the security freeze fee modifications have on consumers and consumer reporting agencies.	C 54 L 18

BILL	SPONSORS	SUMMARY	STATUS
SB 6024	Mullet, Angel	Addressing the Disposition of Certain Fees Collected by the Department of Financial Institutions for the Securities Division - Allows Securities Division fees to be increased through rulemaking if necessary to defray costs of administering the Securities Act. Requires all money attributable to the increase in Securities Division fees implemented by rule to be deposited into the account used for the administration of the Securities Act.	C 185 L 18
SB 6059	Angel, Mullet	Addressing the Insurer Corporate Governance Annual Disclosure Model Act - Implements the National Association of Insurance Commissioners' Corporate Governance Annual Disclosure Model Act.	C 30 L 18
ESSB 6137	Conway, King, Keiser	Clarifying the Relationship Between Manufacturers and New Motor Vehicle Dealers - Requires motor vehicle manufacturers (manufacturers) to compensate their franchised new motor vehicle dealers (dealers) for all labor and parts required to perform recall repairs. Requires manufacturers to compensate their dealers if parts or a remedy are not reasonably available to perform a recall service or repair on a used vehicle held for sale by the dealer in certain circumstances, at a rate tied to the average trade-in value of the vehicle. Limits how manufacturers may modify their franchise agreements with dealers, and when a dealer's designated area of primary responsibility may include out-of-state areas. Establishes a process for the Department of Licensing (DOL) to handle an alleged violation of the franchise law as an adjudicative proceeding, and gives a corporation or association of dealers standing to represent itself or individual dealers before the DOL and in court. Modifies the relief that a dealer and a corporation or association of dealers may seek in court, and specifies that for a willful violation of the franchise law a court may increase an award by up to three times the actual damages sustained.	C 296 L 18
SB 6311	Mullet, Angel	Concerning Lost or Destroyed State Warrants, Bonds, and Other Instruments - Makes changes to the process the State Treasurer must follow to manage lost or destroyed warrants, bonds, and other instruments.	C 35 L 18
SB 6462	Angel, Mullet	Concerning the Seller's Real Estate Disclosure Regarding Oil Tank Insurance - Adds a statement to the seller disclosure form to inform buyers if the real property under consideration utilizes an oil tank for heating purposes and to provide information about insurance offered by the Pollution Liability Insurance Agency.	C 289 L 18

CAPITAL BUDGET COMMITTEE

(360) 786-7388

BILL	SPONSORS	SUMMARY	STATUS
E2SHB 1080	Tharinger, DeBolt	Concerning State General Obligation Bonds and Related Accounts - Authorizes the State Finance Committee to issue up to \$2.93 billion in general obligation bonds to finance projects in the 2017-19 Capital Budget. Adds a June 30, 2018, expiration date to several bond authorizations that remain unissued. Authorizes the State Finance Committee to issue up to \$300 million in general obligation bonds to finance watershed and fisheries restoration and enhancement projects.	C 3 L 18
EHB 1849	Sells, Doglio, Pollet	Addressing Compliance with Apprenticeship Utilization Requirements - Authorizes the Department of Transportation to use the three strike system for ensuring compliance in lieu of monetary penalties. Requires that contracts must specify that apprenticeship utilization requirements may not be required. Makes awarding agencies responsible for monitoring a contractor and subcontractor's compliance with apprenticeship utilization hours within existing resources.	C 244 L 18
SSB 6090	Froct, Honeyford, Nelson	Concerning the Capital Budget - Authorizes new appropriations of \$4.2 billion for capital projects in the 2017-19 fiscal biennium, \$2.77 billion of which is financed with state general obligation bonds. Authorizes state agencies to enter into alternative financing contracts. (See http://leap.leg.wa.gov for additional information.) Partial Veto: Vetoes the section requiring the Office of Financial Management to study construction related to higher education.	C 2 L 18 Partial Veto
ESSB 6095	Froct, Mullet, Lias	Concerning the Supplemental Capital Budget - Authorizes new appropriations totaling \$414.8 million, including alternative financing. Finances \$198 million of the new appropriations with state general obligation bonds. Authorizes state agencies to enter into alternative financing contracts totaling \$64.6 million. Partial Veto: Vetoes the sections: (1) delineating funding for specific watershed restoration and rehabilitation projects; (2) modifying the Aviation Revitalization Loans Project by reducing the funding to \$2.5 million, changing the board membership, and modifying the provisions defining public benefit; and (3) repealing a section of SHB 1656, an act related to the Community Aviation Revitalization Loan Program, as the Governor vetoed the entire bill.	C 298 L 18 Partial Veto
SB 6367	Honeyford, Cleveland, Warnick	Concerning Publicly Owned Industrial Wastewater Treatment Facilities - Authorizes Water Pollution Control Revolving Fund loans for publicly owned industrial wastewater treatment facilities that reduce the burden on a municipal treatment facility.	C 152 L 18

COMMERCE & GAMING COMMITTEE

(360) 786-7127

BILL	SPONSORS	SUMMARY	STATUS
E2SHB 2334	Sawyer, Kloba	<p>Regulating the Use of Cannabinoid Additives in Marijuana Products - Authorizes licensed marijuana producers and processors to use cannabidiol (CBD) products obtained from sources other than state licensed producers and processors, provided such products are laboratory tested and meet other specified requirements. Creates a definition of "CBD product." Provides the Liquor and Cannabis Board with rulemaking authority regarding the use of CBD products by licensed marijuana producers and processors. Increases the fee for all marijuana license applications and renewals to \$1,381, effective July 1, 2018.</p>	C 132 L 18
HB 2474	Condotta, Sawyer, Kloba	<p>Modifying Marijuana Product Labeling Requirements - Requires the label on a marijuana product container sold at retail to include the business or trade name and Washington Unified Business Identifier (UBI) number of the marijuana producer and processor that produced and processed the marijuana product, consistent with Liquor and Cannabis Board rules. Provides that the label on a marijuana product container sold at retail is not required to include the business or trade name or UBI number of, or any information about, the marijuana retailer selling the marijuana product.</p>	C 43 L 18
HB 2517	Stonier, Vick, Kirby	<p>Concerning Penalties for Alcohol Manufacturers Who Have Committed Violations as Part of its Ancillary Activities - Requires the Liquor and Cannabis Board (LCB) to adopt, by rule, a schedule of penalties applicable to a licensed liquor manufacturer who has committed a regulatory violation as part of the licensee's "ancillary activities." Defines "ancillary activities" to mean activities relating to serving samples, operating a tasting room, conducting retail sales, serving liquor under a restaurant license, or serving liquor with a special occasion license. Establishes a schedule of penalties for regulatory violations by licensed liquor manufacturers. Requires that the schedule of penalties not include the suspension, revocation, or cancellation of a liquor manufacturer's primary license. Establishes that the range and severity of the penalties that may be imposed on a liquor manufacturer may not exceed those applicable to a retail licensee for a similar violation.</p>	C 25 L 18

COMMUNITY DEVELOPMENT, HOUSING & TRIBAL AFFAIRS COMMITTEE

(360) 786-7133

BILL	SPONSORS	SUMMARY	STATUS
HB 1085	Blake, Vick, Walsh	<p>Regulating the Minimum Dimensions of Habitable Spaces in Single-Family Residential Areas - Permits cities and counties to eliminate any minimum floor space requirements for single family detached homes, or reduce any such standards below any minimum standards in the State Building Code.</p> <p><i>Partial Veto:</i> Vetoes the legislative intent section of the bill.</p>	C 302 L 18 Partial Veto
E2SHB 1570	Macri, Robinson, Cody	<p>Concerning Access to Homeless Housing and Assistance - Increases the \$40 temporary homeless housing and assistance surcharge to \$62 and makes the surcharge permanent. Requires \$10 of the \$62 homeless housing and assistance surcharge to be distributed to counties to implement local homeless housing programs and plans, not subject to the existing surcharge distribution requirements. Allows counties to use funds from the \$62 homeless housing and assistance surcharge to pay off general obligation bonds issued by the county for homeless housing and assistance. Changes the state and local homeless housing plans from 10-year to five-year plans. Requires the Office of Financial Management to secure an independent expenditure review of state document recording surcharge funds received on a biennial basis. Creates new and updated reporting requirements for state and local homeless housing programs.</p>	C 85 L 18
HB 2261	MacEwen, Santos, Young	<p>Concerning Housing Authorities - Allows a state public body to provide monetary, in-kind, or other support to the board of commissioners of a housing authority to carry out the board's duties or powers, but not for the purpose of compensating the commissioners for their service.</p>	C 42 L 18
2SHB 2269	Kilduff, Muri, Reeves	<p>Concerning Tax Relief for Adaptive Automotive Equipment for Veterans and Service Members with Disabilities - Extends the state sales and use tax exemption for add-on automotive adaptive equipment for 10 years.</p>	C 130 L 18
SHB 2342	Lovick, Eslick, Johnson	<p>Establishing a Donation Program for Resident Disabled Veterans to Receive Hunting and Fishing Licenses - Allows the Department of Fish and Wildlife to accept donations from the public toward the purchase of fishing and hunting licenses for disabled veteran residents.</p>	C 90 L 18

BILL	SPONSORS	SUMMARY	STATUS
3SHB 2382	Ryu, Kagi, Valdez	Promoting the Use of Surplus Public Property for Public Benefit - Includes the State Parks and Recreation Commission and the Washington State Patrol within the designated state agencies required to inventory surplus property suitable for affordable housing development. Removes the Department of Transportation (DOT) from the inventory requirement. Requires state agencies, except the DOT, to notify state, local, federal, and tribal entities of any sale of surplus state lands. Allows any state or local agency to dispose of property to any public, private, or nongovernmental body for affordable housing development on any mutually agreeable terms.	C 217 L 18
SHB 2538	McBride, Barkis, Senn	Exempting Impact Fees for Low-Income Housing Development - Limits the definition of "development activity" to exclude shelters for homeless and domestic violence victims for impact fee purposes.	C 133 L 18
HB 2582	Reeves, Johnson, Kilduff	Concerning the Department of Veterans Affairs - Requires that the Washington Department of Veterans Affairs (WDVA) Deputy Director and assistant directors, rather than all assistants and executive staff, be veterans. Changes the title of the managers of the state veterans homes to "administrator." Requires the WDVA to provide a hiring preference to honorably discharged veterans when hiring administrators for state veterans' homes.	C 45 L 18
ESHB 2701	Bergquist, Holy, Klippert	Addressing the Definition of Veteran - Designates the end of the Persian Gulf War, for purposes of the combat veteran definition, as February 28, 1991, or November 30, 1995, if a campaign badge or medal was issued for that period. Includes certain specific campaigns within the combat veteran definition, as well as periods of service that would qualify for a campaign badge or medal if a prior badge or medal had been awarded.	C 61 L 18
HB 2851	Reeves, Rodne, Peterson	Clarifying the Calculation of Military Leave for Officers and Employees that Work Shifts Spanning More than One Calendar Day - Allows employees that are scheduled to work shifts that continue into a second calendar day to be charged for only one day of military leave, and for shifts that continue into a third calendar day or further, to be charged for all days but the last calendar day of the shift.	C 99 L 18
SHB 2951	McCabe, Gregerson, Jinkins	Ordering a Study to Determine How to Increase Reporting and Investigation of Missing Native American Women - Requires the Washington State Patrol to study and report to the Legislature on ways to increase resources for reporting and identifying missing Native American women.	C 101 L 18
E4SSB 5251	Takko, Warnick, Rolfes	Concerning Tourism Marketing - Creates the Washington Tourism Marketing Authority (Authority) to manage financial resources and contract for a statewide tourism marketing plan. Directs 0.2 percent of retail sales taxes collected on lodging, car rentals, and restaurants, up to \$1.5 million in fiscal year 2019 and up to \$3 million per biennium thereafter to fund the implementation of the statewide tourism marketing plan. Requires that the Joint Legislative Audit and Review Committee evaluate the Authority.	C 275 L 18

BILL	SPONSORS	SUMMARY	STATUS
SB 6115	McCoy, Darneille, Kuderer	Concerning Residential Custody Services for Tribal Youth - Allows the Department of Social and Health Services to contract with a tribe to provide residential custody services in a rehabilitation facility for youth who have been sentenced by a tribal court.	C 31 L 18
SB 6371	Mullet	Concerning Facilities Financing by the Housing Finance Commission - Increases the Housing Finance Commission's (HFC) debt limit from \$6 billion to \$8 billion. Expands organizations eligible for lower-cost financing through the HFC's Nonprofit Facilities Program.	C 78 L 18

EARLY LEARNING & HUMAN SERVICES COMMITTEE

(360) 786-7146

BILL	SPONSORS	SUMMARY	STATUS
ESHB 1434	Robinson, Ormsby, Jinkins	Concerning Shared Leave for Employees - Authorizes shared leave for employees who are sick or temporarily disabled because of pregnancy disability or for the purposes of parental leave to bond with and care for the employee's newborn, adoptive, or foster child.	C 39 L 18
E3SHB 1482	Sawyer, Kagi, Stanford	Establishing the Legislative-Executive WorkFirst Poverty Reduction Oversight Task Force - Establishes the Legislative-Executive WorkFirst Poverty Reduction Oversight Task Force. Eliminates the Legislative-Executive WorkFirst Oversight Task Force. Creates the Intergenerational Poverty Advisory Committee.	C 126 L 18
HB 1630	Slatter, McDonald, Appleton	Allowing Minors to Consent to Share Their Personally Identifying Information in the Washington Homeless Client Management Information System - Allows unaccompanied youth aged 13 and older to give consent for the collection of personally identifying information for the Washington Homeless Client Management Information System.	C 15 L 18
HB 1790	Lovick, Dent, Kagi	Concerning Dependency Petitions Where the Department of Social and Health Services is the Petitioner - Creates an exception to the requirement that probation officers review dependency petitions when the Department of Social and Health Services (or the Department of Children, Youth, and Families beginning July 1, 2018) files the dependency petition.	C 17 L 18
E2SHB 1831	Pettigrew, Macri, Santos	Revising Resource Limitations for Public Assistance - Revises exemptions for personal resources used in determining eligibility for public assistance.	C 40 L 18
SHB 2256	Graves, Frame, Dolan	Concerning the Online Availability of Foster Parent Preservice Training - Requires that all components of the foster parent preservice training be made available online. Requires the Department of Social and Health Services (and the Department of Children, Youth, and Families beginning July 1, 2018) to allow individuals to complete as much online preservice training as is practicable while requiring that some preservice training be completed in person.	C 20 L 18
SHB 2367	Reeves, Slatter, Stonier	Establishing a Child Care Collaborative Task Force - Establishes a child care collaborative task force administered by the Department of Commerce.	C 91 L 18
SHB 2667	Macri, McBride, Ortiz-Self	Concerning Eligibility for the Essential Needs and Housing Support and the Aged, Blind, or Disabled Assistance Programs - Expands eligibility for referrals to the Housing and Essential Needs Referral program (HEN) to include recipients of the Aged, Blind, or Disabled cash assistance program, within appropriated funds. Requires sharing of certain recipient data between the Department of Social and Health Services, the Department of Commerce, and HEN providers.	C 48 L 18

BILL	SPONSORS	SUMMARY	STATUS
ESHB 2700	Valdez, Smith, Stonier	Concerning the Handling of Child Forensic Interview and Child Interview Digital Recordings - Exempts audio and video recordings of child forensic interviews that depict or describe allegations of child abuse, child neglect, or exposure to violence from the Public Records Act except by court order upon a showing of good cause and notice to the child's guardian. Requires that, absent a court finding of good cause, such interviews disclosed in criminal or civil proceedings are subject to a protective order, and provides that a violation of a protective order is subject to a civil penalty up to \$10,000. Defines the term "child forensic interview."	C 171 L 18
E2SHB 2779	Senn, Dent, Santos	Improving Access to Mental Health Services for Children and Youth - Reestablishes the Children's Mental Health Work Group through the year 2020. Requires the Health Care Authority (HCA) to report on data related to eating disorder treatment for children. Allows provider reimbursement for supervision and partial hospitalization and intensive outpatient treatment programs. Directs the HCA and the Department of Children, Youth, and Families to develop strategies for expanding home visiting. Directs an advisory group to make recommendations regarding parent-initiated treatment. Requires the delivery of mental health instruction in two high school pilot sites. Establishes a residency in child and adolescent psychiatry at the University of Washington.	C 175 L 18
HB 2785	Dent, Senn, Reeves	Providing the List of Foster Parent Rights and Responsibilities to Prospective and Current Foster Parents - Requires the Department of Children, Youth, and Families to provide foster parents with a list of foster parent rights and responsibilities before licensure and at license renewal.	C 51 L 18
HB 2816	Senn, Dent, Kagi	Transferring the Working Connections and Seasonal Child Care Programs to the Department of Children, Youth, and Families - Assigns all powers, duties, and functions related to the Working Connections and Seasonal Child Care programs to the Department of Children, Youth, and Families.	C 52 L 18
EHB 2861	Ortiz-Self, Lovick, Goodman	Expanding the Provision of Trauma-Informed Child Care - Establishes an advisory group convened by the Department of Children, Youth, and Families to develop a five-year strategy to expand training in trauma-informed child care and reduce child care expulsions.	C 231 L 18
SSB 5522	Palumbo, Fain, Nelson	Requiring the Department of Social and Health Services to Collect and Publicly Report Information on the Safe Surrender of Newborn Children - Requires the Department of Children, Youth, and Families to annually report to the public the number of newborns safely transferred to appropriate persons who can summon immediate care for the newborn.	C 182 L 18

BILL	SPONSORS	SUMMARY	STATUS
E2SSB 6160	Kuderer, Darneille, Palumbo	Revising Conditions Under Which a Person is Subject to Exclusive Adult Jurisdiction and Extending Juvenile Court Jurisdiction Over Serious Cases to Age 25 - Eliminates exclusive adult court jurisdiction for 16 and 17 year olds charged with: Robbery in the first degree; Drive-by Shooting; Burglary in the first degree with one or more prior adjudications; and any violent offense when the juvenile is alleged to have been armed with a firearm. Places limits on discretionary and mandatory decline hearings in certain cases. Creates a new offense category, extends the maximum period of juvenile court commitment for certain offenders, and creates new enhancements.	C 162 L 18
SSB 6221	Walsh, Darneille	Concerning the Washington Achieving a Better Life Experience Program Account - Allows the Washington Achieving a Better Life Experience (ABLE) Governing Board (Governing Board) to choose either an investment manager or the State Investment Board to invest the money in the Washington ABLE Program Account (account). Provides the Governing Board with the sole responsibility for contracting with outside firms to provide investment management for the account. Allows expenditures from the account to be used for administrative and operating expenses of the program in addition to program expenses.	C 76 L 18
SSB 6222	Carlyle, O'Ban, Kuderer	Concerning Expansion of Extended Foster Care Eligibility - Removes the requirement that a youth be in foster care at the time that he or she reaches age 18 to be eligible for extended foster care. Extends the time period that an individual can request extended foster care from up to age 19 to age 21. Allows individuals to unenroll and reenroll in extended foster care an unlimited number of times.	C 34 L 18
ESSB 6257	Billig, Zeiger, Kuderer	Developing a Funding Model for Early Intervention Services for Eligible Children - Requires specified agencies to develop a funding model to be used to determine budget allocations for early intervention services for children ages birth through 2 years of age who have disabilities or developmental delays.	C 261 L 18
SB 6287	Darneille, O'Ban, Carlyle	Making Technical Changes Regarding the Department of Children, Youth, and Families - Makes technical changes regarding the Department of Children, Youth, and Families (DCYF). Limits the extent to which the Oversight Board for the DCYF is subject to the Open Public Meetings Act when disclosure or information is otherwise confidential under state or federal law.	C 58 L 18
SSB 6309	Darneille, Miloscia, O'Ban	Extending the Timeline for Completing a Family Assessment Response - Extends the timeline for which family assessment response services can be offered with parental agreement from 90 days to 120 days.	C 77 L 18
SB 6404	Wellman, Mullet, Fain	Concerning Background Checks for Persons Providing Child Care Services - Requires child care licensees and employees to submit new background check applications, and pay associated fees, to the Department of Children, Youth, and Families when renewing a background clearance. Exempts in-home/relative providers who receive state subsidies from paying background check fees.	C 59 L 18

BILL	SPONSORS	SUMMARY	STATUS
SB 6407	Darneille	Concerning Private Case Management of Child Welfare Services - Eliminates the requirement that child welfare services be provided by supervising agencies such as private nonprofit entities starting on December 30, 2019. Requires that the Department of Children, Youth, and Families (DCYF) issue a request for proposal, to expand network administrator coverage on the east side of the Cascade Mountains, and submit a recommendation regarding further expansion of network administrator coverage to additional regions of the state. Makes other changes to network administrator requirements.	C 284 L 18
SSB 6419	Rolfes, Zeiger, Billig	Concerning Access to the Washington Early Childhood Education and Assistance Program - Allows up to 25 percent of the statewide enrollment in the Early Childhood Education and Assistance Program (ECEAP) to include children whose family incomes exceed program limits but who are homeless or experiencing other risk factors and stipulates that these children are not considered part of, or eligible for, the state-funded ECEAP. Prioritizes for enrollment children who are eligible for the state-funded ECEAP and specifies priorities within the over-income group according to specific criteria.	C 155 L 18
SSB 6452	Brown, Frockt, Carlyle	Expanding the Activities of the Children's Mental Health Services Consultation Program - Requires the Health Care Authority (HCA) to convene a group of stakeholders to develop an alternative funding model for the Partnership Access Line (PAL) and a strategy to ensure that expanded PAL services do not duplicate existing Managed Care Organization (MCO) requirements. Establishes the PAL for Moms and Kids two-year pilot program beginning on January 1, 2019. Requires the HCA to enforce network adequacy and care coordination requirements for MCOs.	C 288 L 18
ESSB 6550	Darneille, Saldaña	Concerning Diversion of Juvenile Offenses - Expands the circumstances when a prosecutor may divert rather than prosecute an alleged juvenile offender case. Excludes restitution owed to insurance providers from diversion agreements. Expands the programs that may be used as part of a juvenile diversion and allows law enforcement to enter into a diversion agreement with a youth. Requires that juvenile records of persons 18 years of age or older consisting of certain successfully completed agreements be destroyed within 90 days.	C 82 L 18
SSB 6560	Darneille, Billig, Frockt	Ensuring that No Youth is Discharged from a Public System of Care into Homelessness - Requires the Department of Children, Youth, and Families and the Office of Homeless Youth Prevention and Protection Programs to develop a plan to ensure that, by December 31, 2020, no unaccompanied youth is discharged from a publicly funded system of care into homelessness. Requires the Department of Licensing to issue an identicard at the cost of production to certain individuals.	C 157 L 18

EDUCATION COMMITTEE

(360) 786-7386

BILL	SPONSORS	SUMMARY	STATUS
2SHB 1377	Ortiz-Self, Stonier, Bergquist	Improving Students' Mental Health by Enhancing Nonacademic Professional Services - Specifies the roles and duties of school counselors, social workers, and psychologists. Requires first-class school districts to provide a minimum of six hours of professional collaboration time that focuses on recognizing signs of emotional or behavioral distress in students. Establishes the Professional Collaboration Lighthouse Grant Program, to assist districts with early adoption and implementation of mental health professional collaboration time, subject to funding by the Legislature.	C 200 L 18
2ESHB 1508	Stonier, Dolan, Frame	Promoting Student Health and Readiness Through Meal and Nutrition Programs - Requires qualifying high-needs schools, beginning in the 2019-20 school year and until June 30, 2028, to offer breakfast after the bell (BAB) programs to students after the beginning of the school day. Specifies that the period of time designated for student participation in a BAB program is considered instructional time if required conditions are met. Modifies school meal grant requirements to include provisions for BAB programs and other purposes. Directs the Joint Legislative Audit and Review Committee to conduct and complete an analysis of BAB programs. Authorizes the Office of the Superintendent of Public Instruction to coordinate with the Washington State Department of Agriculture to promote new and existing regional markets programs, and award grants to school districts to collaborate with certain organizations for reducing high school dropout occurrences through farm engagement projects.	C 8 L 18
SHB 1539	McCabe, Orwall, Kagi	Regarding a Curriculum for the Prevention of Sexual Abuse of Students - Establishes new and modified duties for the Office of the Superintendent of Public Instruction (OSPI) related to a voluntary coordinated program for the prevention of child abuse and neglect, including requiring the program to incorporate provisions for the prevention of sexual abuse of students in kindergarten through twelfth grade. Requires the OSPI, by June 30, 2019, to review any existing curricula related to the prevention of sexual abuse of students in kindergarten through twelfth grade. Makes all provisions null and void if funding is not provided in the omnibus appropriations act.	C 64 L 18
E2SHB 1600	Santos, Pettigrew, Hudgins	Increasing the Career and College Readiness of Public School Students - Establishes the Work-Integrated Learning Initiative (Initiative) to promote work-integrated learning experiences for students. Authorizes the Office of the Superintendent of Public Instruction (OSPI) to contract with a qualifying nonprofit organization to establish a matching grant program to fund Initiative projects. Establishes duties and reporting requirements for schools selected to participate in the Initiative. Directs the OSPI to convene a temporary Work-Integrated Learning Advisory Committee.	C 206 L 18

BILL	SPONSORS	SUMMARY	STATUS
2SHB 1896	Dolan, Stonier, Ormsby	Expanding Civics Education in Public School - Establishes an expanded civics education teacher training program (program) in the Office of the Superintendent of Public Instruction (OSPI). Requires each school district that operates a high school to provide a mandatory stand-alone course in civics by the 2020-2021 school year for each high school student, and establishes basic content requirements for the course. Directs the OSPI to select two school districts that are diverse in size and in geographic and demographic makeup to serve as demonstration sites for enhanced civics education.	C 127 L 18
ESHB 2610	Peterson, Bergquist, Hudgins	Creating the Hunger-Free Students' Bill of Rights Act - Prohibits schools and districts from taking action that would publicly identify a student who cannot pay for a school meal. Requires school districts to provide specified notice to parents or guardians of the negative balance of a student's school meal account. Request the Office of the Superintendent of Public Instruction (OSPI) to collect, analyze, and promote best practices in local meal charge policies. Requires schools and districts to implement and improve systems for accessing free school meals. Requires schools to annually distribute applications for free and reduced-price meals to student households and to, if necessary, provide related language assistance to parents and guardians. Requires the OSPI to develop and implement a plan to increase the number of schools participating in a federal program for serving free meals to students.	C 271 L 18
ESHB 2684	Caldier, Senn, Kagi	Defining the Process for Best Interest Determinations of Students in Out-of-Home Care - Modifies requirements governing protocols developed by the Department of Children, Youth, and Families (DCYF) and school districts regarding the status and progress of, and best interest determinations for, students in out-of-home care. Requires school districts to designate a foster care liaison to facilitate district compliance with state and federal laws related to students in out-of-home care and to collaborate with the DCYF to address educational barriers for these students.	C 139 L 18
SHB 2685	Ortiz-Self, Harris, Jinkins	Promoting Preapprenticeship Opportunities for High School Students - Requires the Office of the Superintendent of Public Instruction, in consultation with the State Board for Community and Technical Colleges and the Washington State Apprenticeship and Training Council, to examine opportunities for promoting registered preapprenticeship and registered youth apprenticeship opportunities for high school students and report to the Governor and the Legislature by November 1, 2018.	C 228 L 18
SHB 2686	Ortiz-Self, Santos, Dolan	Concerning High School and Beyond Plans - Establishes additional minimum content requirements for High School and Beyond Plans (HSBPs). Requires school districts to provide a HSBP to students' parents or guardians in the top two non-English languages spoken by students in the district. Requires the Office of the Superintendent of Public Instruction, in collaboration with stakeholders, to identify best practices for HSBPs, subject to funding by the Legislature.	C 229 L 18

BILL	SPONSORS	SUMMARY	STATUS
SHB 2824	Harris, Dolan, Muri	Exchanging and Aligning Specific Powers, Duties, and Functions of the Superintendent of Public Instruction and the State Board of Education - Modifies numerous powers, functions, and duties of and between the Office of the Superintendent of Public Instruction (OSPI) and the State Board of Education. Requires the OSPI to review available and appropriate options for competency-based assessments that meet the state's essential academic learning requirements, and to provide a report to the education committees of the House of Representatives and the Senate by November 1, 2019.	C 177 L 18
SB 5028	McCoy, Billig, Carlyle	Requiring Integration of Native American Curriculum into Existing Teacher Preparation Program History and Government Requirements - Requires teacher preparation programs to integrate the Native American curriculum developed by the Office of the Superintendent of Public Instruction into existing history and government course requirements.	C 144 L 18
SSB 5064	Fain, Rolfes, Darneille	Concerning Freedom of Expression Rights of Students at Public Schools and Institutions of Higher Education - Provides that student editors of school-sponsored media are responsible for determining the content of the media and limits a school's ability to control the content of student speech, within certain limitations. Protects a student media advisor from disciplinary action for compliance with free expression provisions. Provides an appeals process for students at public high schools and a civil cause of action for students at public institutions of higher education who allege a violation of free expression provisions. Grants school officials and governing boards immunity from civil or criminal liability resulting from school-sponsored media. Requires school districts to adopt a written student freedom of expression policy.	C 125 L 18
SSB 6133	Zeiger, Wellman, Keiser	Expanding Statewide Career and Technical Education Course Equivalency Options - Directs the Office of the Superintendent of Public Instruction (OSPI) to develop expanded career and technical education (CTE) curriculum frameworks that enable students who earn credits from CTE courses to apply those credits toward graduation requirements in a broader array of academic subject areas. Makes technical modifications to provisions governing grant funds that may be awarded by the OSPI to school districts to increase the integration and rigor of academic instruction in CTE courses.	C 191 L 18
SB 6134	Wellman, Zeiger, Hasegawa	Modifying Definitions for Alternative Learning Experience Courses - Modifies the definitions of "remote course" and "site-based course" in provisions governing alternative learning experience programs.	C 56 L 18
SB 6136	Rolfes, Zeiger, Wellman	Related to AP Computer Science - Removes the requirement for a student to be concurrently enrolled in or have successfully completed algebra II for Advanced Placement computer science to be counted as a career and technical course equivalent to high school mathematics.	C 73 L 18

BILL	SPONSORS	SUMMARY	STATUS
E2SSB 6162	Zeiger, Wellman, Palumbo	Defining Dyslexia as a Specific Learning Disability and Requiring Early Screening for Dyslexia - Requires school districts, beginning in the 2021-22 school year, to screen students in early grades for indications of, or areas of weakness associated with, dyslexia and provide interventions if necessary. Directs the Superintendent of Public Instruction to convene a dyslexia advisory council (Council), review the Council's recommendations and make best practices available to districts, maintain a list of screening tools and resources that meet certain criteria, and report certain first year implementation information to the Legislature.	C 75 L 18
SSB 6388	Mullet, Rivers	Concerning Paraeducators - Delays the implementation of the minimum employment requirements for paraeducators and the provision of the fundamental course of study to paraeducators. Provides that paraeducators are only required to take, and districts are only required to provide, the fundamental course of study and the general courses on the state paraeducator standards of practice in school years for which state funding is appropriated specifically for this purpose and only for the number of days that are funded by the appropriation.	C 153 L 18
SSB 6474	McCoy, Sheldon, Saldaña	Creating a Pilot Project for Tribal Compact Schools - Directs the Office of the Superintendent of Public Instruction to establish a pilot project for one or more state-tribal education compact schools to implement modifications to requirements governing school attendance, school year length, and assessments. Exempts students participating in the pilot project from the obligation to earn a Certificate of Academic Achievement or a Certificate of Individual Achievement as a prerequisite to graduating from a public school. Requires the Office of Native Education to collaborate with each school participating in the pilot project. Establishes reporting requirements and expires the pilot project on August 1, 2023.	C 290 L 18

ENVIRONMENT COMMITTEE

(360) 786-7196

BILL	SPONSORS	SUMMARY	STATUS
SHB 2298	Haler, Fitzgibbon, Dolan	Concerning Wastewater Operator Certifications - Directs the Department of Ecology (Ecology) to establish wastewater treatment plant operator certification fees, in an amount that recovers the expenses incurred by the Ecology in administering the wastewater treatment plant operator certification program. Directs the Ecology to conduct a workload analysis and prepare a biennial budget estimate for the wastewater treatment plant operator certification program. Directs the Ecology to submit a report to the Legislature describing the need for any future fee increases that are above the state's fiscal growth factor due to an expansion of the wastewater treatment plant operator certification program.	C 213 L 18
SHB 2634	Chapman, Graves, Fitzgibbon	Concerning the Use of Antifouling Paints on Recreational Water Vessels - Delays various prohibitions on the use and sale of copper-based antifouling paints to January 1, 2021. Directs the Department of Ecology to submit to the Legislature a report concerning antifouling paint, including the environmental impacts of antifouling paints and their ingredients, recommendations for safer alternatives, and recommendations for the development of regulatory standards for antifouling paint.	C 94 L 18
ESHB 2658	McBride, Kagi, Ryu	Concerning the Use of Perfluorinated Chemicals in Food Packaging - Restricts the inclusion of perfluoroalkyl and polyfluoroalkyl (PFAS) chemicals in specific applications of food packaging beginning as early as 2022, pending the outcome of a Department of Ecology (Ecology) assessment in 2020. Directs the Ecology, beginning in 2021, to annually review and report on alternatives to applications of food packaging for which safer alternatives have not been identified, and restricts the inclusion of PFAS chemicals in food packaging two years after safer alternatives are determined to be available.	C 138 L 18
SSB 6055	Hawkins, Carlyle, Palumbo	Creating a Pilot Program for Outdoor Burning for Cities or Towns Located Partially Inside a Quarantine Area for Apple Maggot - Authorizes, until June 30, 2020, cities and towns that are located partially inside an apple maggot quarantine area to apply to the Department of Ecology (Ecology) for an outdoor burning permit for the burning of brush and yard waste generated within the city or town, in certain circumstances. Directs the Ecology and the Department of Agriculture (WSDA) to submit a report to the Legislature by November 1, 2018, that addresses the available options for the processing and disposal of municipal yard waste generated in areas subject to the apple maggot quarantine. Authorizes the WSDA to issue special transit permits for the limited purpose of transporting brush and yard waste or debris through a pest free area to a destination located inside an apple maggot quarantine area.	C 147 L 18

BILL	SPONSORS	SUMMARY	STATUS
SB 6159	Takko, Honeyford, Fain	Concerning the Reauthorization of the Underground Storage Tank Program - Delays the expiration date for the state Underground Storage Tank program from 2019 to 2029. Establishes an aggregate limit of \$15 million per calendar year for pollution liability direct insurance provided by the Pollution Liability Insurance Agency.	C 194 L 18
ESSB 6413	Van De Wege, Wellman, Palumbo	Reducing the Use of Certain Toxic Chemicals in Firefighting Activities - Requires the presence of perfluoroalkyl and polyfluoroalkyl (PFAS) chemicals in firefighting personal protective equipment (firefighting PPE) to be disclosed at the time of sale, beginning July 1, 2018. Restricts the manufacture, distribution, and sale of foam containing intentionally-added PFAS chemicals that is designed for flammable liquid fires, beginning July 1, 2020. Directs the Department of Ecology to help other state agencies and local governments to avoid the purchase of firefighting foam that contains PFAS chemicals and to give priority and preference to the purchase of firefighting PPE that does not contain PFAS chemicals. Prohibits the use for training purposes of firefighting foam containing PFAS chemicals, beginning July 1, 2018.	C 286 L 18

FINANCE COMMITTEE

(360) 786-7152

BILL	SPONSORS	SUMMARY	STATUS
2SHB 2015	Pettigrew, Stokesbary, Nealey	Modifying the Lodging Excise Tax to Remove the Exemption for Premises with Fewer than Sixty Lodging Units and to Tax Certain Vacation Rentals, Short-Term Home-Sharing Arrangements, and Other Compensated Use or Occupancy of Dwellings - Applies the King County convention center tax on lodging to lodging premises with 59 or fewer units, including short-term rentals.	C 245 L 18
SHB 2424	Lytton, Nealey	Correcting the Use Tax Exemption for Self-Produced Fuel - Provides a tax preference performance statement for changes made to the use tax preference for self-produced fuels. Changes the effective date of the use tax rate for refinery fuel gas from August 1, 2017, to January 1, 2018. Changes the effective date of the narrowing of the self-produced fuel exemption from August 1, 2017, to January 1, 2018.	C 92 L 18
EHB 2444	Slatter, Robinson, McBride	Providing a Real Estate Excise Tax Exemption for Certain Transfers of Low-income Housing - Provides a real estate excise tax exemption for the transfer of a qualified low-income housing development or controlling interest in a qualified low-income housing development. Defines qualified low-income housing development.	C 221 L 18
SHB 2448	Senn, Tharinger, Tarleton	Increasing the Availability of Housing for Developmentally Disabled Persons - Exempts the qualified transfers of residential property by the legal representative of a person with developmental disabilities from the Real Estate Excise Tax. Requires the Washington State Developmental Disabilities Council to develop a model transfer agreement. Makes remodeling and improvements required to meet building code, meet licensing requirements, or provide functionality to the transferred residential properties eligible for Housing Trust Fund monies.	C 223 L 18
SHB 2597	Sullivan, Wylie, Macri	Extending the Existing State Property Tax Exemption for Residences of Senior Citizens and Disabled Persons to Local Regular Property Taxes - Permits cities and counties to provide senior citizens, individuals with disabilities, and veterans with an exemption from any portion of their regular property tax attributable to a levy lid lift, with voter approval.	C 46 L 18
SHB 2627	Springer, Stokesbary	Concerning Authorizations of Proposals for Emergency Medical Care and Service Levies - Permits taxing districts to continue an existing levy with simple majority ballot approval, regardless of whether the tax rate changes. Requires approval from at least 75 percent of specified taxing districts in order to place a countywide levy on a ballot. Allows the initial imposition of a 6- or 10-year emergency service levy by a regional fire protection service authority to be approved by a simple majority vote, if the entire region comprising the newly formed authority was subject to an Emergency Medical Service levy immediately prior to the creation of the authority.	C 136 L 18

BILL	SPONSORS	SUMMARY	STATUS
EHB 2777	Jinkins	<p>Improving and Updating Administrative Provisions Related to the Board of Tax Appeals - Makes changes to the required qualifications, training, and duties of members of the Board of Tax Appeals (BTA). Provides for the BTA to identify and publish decisions and orders of precedential value. Authorizes the BTA to provide an informal voluntary and confidential mediation process. Requires the BTA to report on the handling and disposition of its appeal docket.</p> <p>Partial Veto: Vetoes the sections requiring: (1) the employment of five tax referees; (2) regular meetings to be held on both sides of the Cascades; (3) the mandate for settlement conferences and the creation of a mediation process; (4) that the BTA award attorney's fees and costs; and (5) the creation of precedential decisions by the BTA.</p>	C 174 L 18 Partial Veto
SHB 2998	Robinson, Cody, Jinkins	<p>Providing a Business and Occupation Tax Exemption for Accountable Communities of Health - Authorizes a business and occupation tax exemption for funds received by an Accountable Community of Health from federal, state, or local government.</p>	C 102 L 18
ESSB 5143	Zeiger, Rolfes, Darneille	<p>Concerning the Exemption of Property Taxes for Nonprofit Homeownership Development - Clarifies the property tax exemption for nonprofit homeownership development by specifying that land that is to be leased for 99 years or life to a low-income household qualifies for the exemption. Specifies that the lease of the exempted land to a low-income household terminates the property tax exemption.</p>	C 103 L 18
ESB 5288	Hunt, Liias, Kuderer	<p>Authorizing Certain Public Transportation Benefit Areas to Impose a Sales and Use Tax Increase Approved by Voters - Increases the rate of sales and use tax that may be imposed by certain public transportation benefit areas.</p>	C 53 L 18
SB 6007	Takko, Sheldon, Van De Wege	<p>Extending the Expiration Date of the Public Utility Tax Exemption for Certain Electrolytic Processing Businesses - Extends the expiration date of the public utility tax exemption for electrolytic processors to December 31, 2028. Provides a tax preference performance statement documenting the Legislature's public policy objective for the tax exemption and the metrics to be used by the Joint Legislative Audit and Review Committee in evaluating the effectiveness of the tax exemption.</p>	C 146 L 18
ESSB 6614	Mullet, Rolfes, Dhingra	<p>Providing Property Tax Relief by Reducing Calendar Year 2019 State Property Taxes and Redirecting Revenue to the Education Legacy Trust Account for Fiscal Year 2019 - Reduces the aggregate state property tax levy rate from \$2.70 per \$1,000 of assessed value (AV) to \$2.40 per \$1,000 of AV for taxes levied for collection in calendar year 2019. Redirects \$935 million of the revenue generated by the additional state levy to the Education Legacy Trust Account in fiscal year 2019.</p>	C 295 L 18

HEALTH CARE & WELLNESS COMMITTEE

(360) 786-7392

BILL	SPONSORS	SUMMARY	STATUS
ESHB 1047	Peterson, Appleton, Gregerson	Public Health: Safe and Secure Collection and Disposal of Unwanted Medications - Requires manufacturers that sell drugs into Washington to operate a drug take-back program to collect and dispose of prescription and over-the-counter drugs from residential sources.	C 196 L 18
ESHB 1239	Sullivan	Health Information: Requests for Medical Records to Support an Application for Social Security Benefits - Requires health care facilities, providers, and insurance issuers to provide, upon request, one free copy of a person's health care information if the person is appealing the denial of federal Supplemental Security Income or Social Security disability benefits.	C 87 L 18
2ESHB 1388	Cody, Rodne, Harris	Behavioral Health: Reassigning Behavioral Health Responsibilities to the Health Care Authority and Department of Health - Transfers responsibilities for the oversight and purchasing of behavioral health services from the Department of Social and Health Services (DSHS) to the Health Care Authority, except for the operation of the state hospitals. Transfers responsibilities for the certification of behavioral health providers from the DSHS to the Department of Health.	C 201 L 18
ESHB 1523	Robinson, Johnson, McBride	Requiring Health Plans to Cover, with No Cost Sharing, all Preventive Services Required to be Covered Under Federal Law as of December 31, 2016 - Requires health plans to cover the same preventive services required by federal law as of December 31, 2016.	C 14 L 18
SHB 2016	DeBolt, Hayes, Stanford	Health Care Services: Concerning Midwifery and Doula Services for Incarcerated Women - Requires jails and the Department of Corrections to make reasonable accommodations for the provision of midwifery and doula services to inmates who are pregnant or have given birth in the last six weeks.	C 41 L 18
SHB 2101	McCabe, Orwall, Griffey	Concerning the Availability of Sexual Assault Nurse Examiners - Requires the Office of Crime Victims Advocacy to develop best practices for the creation of more access to sexual assault nurse examiners. Requires the Office of Crime Victims Advocacy to develop strategies to make sexual assault nurse examiner training available to nurses in all regions of the state.	C 88 L 18
SHB 2229	Macri	Health Professions: Concerning the Applicability of Dental Practice Laws to Integrated Care Delivery Systems - Allows licensed health care service contractors that are organized as nonprofit integrated care delivery systems to contract for the services of licensed dentists or employ or contract for the services of licensed dental hygienists, licensed expanded function dental auxiliaries, certified dental anesthesia assistants, and registered dental assistants if the agreement between the parties meets certain requirements.	C 210 L 18

BILL	SPONSORS	SUMMARY	STATUS
HB 2257	McBride, Stokesbary, Graves	Health Professions: Prohibiting Maintenance of Certification from Being Required for Certain Health Professions - Prohibits the Medical Quality Assurance Commission and Board of Osteopathic Medicine and Surgery from requiring physicians and osteopathic physicians to obtain a Maintenance of Certification as a condition of licensure or renewal.	C 211 L 18
HB 2313	Cody, Schmick, Caldier	Health Professions: Providing the Chiropractic Quality Assurance Commission with Additional Authority over Budget Development, Spending, and Staffing - Removes the expiration date on the Chiropractic Quality Assurance Commission's pilot project, which provides greater independent authority to the Commission over its budget, performance measures, and consulting on rules and guidelines, thereby making the independent authority permanent.	C 215 L 18
ESHB 2356	Cody, Johnson, McBride	Concerning Stem Cell Therapies not Approved by the United States Food and Drug Administration - Requires licensed healthcare providers who perform therapies using human cells, tissues, or cellular or tissue-based products that have not been approved by the United States Food and Drug Administration (FDA) to provide notification that the therapy has not been approved by the FDA and to obtain written informed consent from the patient.	C 216 L 18
ESHB 2408	Cody, Jinkins, Appleton	Preserving Access to Individual Market Health Care Coverage Throughout Washington State - Requires, for plan years beginning January 1, 2020, a health carrier to offer qualified health plans in counties where it offers a health plan approved by the School Employees' Benefits Board or the Public Employees' Benefits Board. Reduces, until December 31, 2019, the premiums for enrollees in the Washington State Health Insurance pool.	C 219 L 18
HB 2435	Kilduff, Schmick, Cody	Long-Term Care: Reducing Training Requirements for Certain Respite Care Providers who Work Three Hundred Hours or Less in any Calendar Year - Changes training requirements for individual providers who only provide respite services to Aging and Long-Term Support Administration clients and work fewer than 300 hours in a year.	C 220 L 18
HB 2443	Riccelli, Johnson, Tarleton	Adding the Washington State University College of Medicine to the Family Medicine Residency Network - Adds Washington State University's Elson Floyd College of Medicine to the Family Medicine Residency Network.	C 93 L 18
HB 2446	Graves, Jinkins, Cody	Health Professions: Concerning Physical Therapist Supervision of Assistive Personnel - Expands the number of assistive personnel a physical therapist may supervise at any one time to three. Decreases the frequency at which a supervising physical therapist is required to perform a patient evaluation to the later of every fifth visit or 30 days if assistive personnel are providing patient care.	C 222 L 18

BILL	SPONSORS	SUMMARY	STATUS
SHB 2516	Cody, Harris, Jinkins	Health Insurance: Updating Health Benefit Exchange Statutes - Removes all references to the Affordable Care Act found in the Health Benefit Exchange (Exchange) statutes. Repeals or consolidates any responsibilities and duties that were only needed to establish the Exchange. Requires members of the Exchange's Board to serve until a successor has assumed office, following the expiration of their term. Allows the assessment on insurers that is assessed only if the funds are insufficient to fund Exchange operations for the following calendar year to include three months of additional operating costs.	C 44 L 18
SHB 2530	Senn, Graves, Caldier	Medical Assistance: Foster Youth Health Care Benefits - Allows former foster children to continue coverage in the integrated managed health care plan for foster children for up to 12 months following reunification with their parents or guardian. Extends the date by which behavioral health services must be fully integrated into the managed health care plan for foster children by three months.	C 27 L 18
SHB 2639	Buys, Peterson, Blake	Exempting Certain Mobile Food Units from State and Local Regulations Pertaining to Commissaries or Servicing Areas - Exempts certain mobile food units from requirements to store, prepare, portion, and package food in a separate food establishment.	C 167 L 18
2SHB 2671	Wilcox, Jinkins, Barkis	Behavioral Health: Improving the Behavioral Health of People in the Agricultural Industry - Establishes a task force to review options to improve the behavioral health status of agricultural workers and reduce suicide risk. Establishes a pilot program related to behavioral health and suicide prevention in the agricultural industry based upon task force recommendations.	C 95 L 18
EHB 2750	Tharinger, Johnson, Cody	Concerning Quality in Assisted Living Facilities - Directs the Department of Social and Health Services (Department) to create a work group related to assisted living facilities to make recommendations for a quality metric system, a process for monitoring and tracking performance, and a process for informing consumers. Requires the Department to provide information to consumers about assisted living facilities and site visits and inspections. Authorizes a phased in increase in civil penalties up to \$3,000 per incident for violations of assisted living facility standards and up to \$10,000 for operating an assisted living facility without a license.	C 173 L 18
ESSB 5084	Rolfes, Angel, Warnick	Providing Women with Timely Information Regarding Their Breast Health - Requires health care facilities to provide mammography patients with notice about breast density.	C 122 L 18
E2SSB 5179	Bailey, Keiser, Palumbo	Health Care Coverage: Coverage for Hearing Instruments Under Public Employee and Medicaid Programs - Requires coverage for hearing instruments for enrollees in Medicaid and Public Employees' Benefit Board health plans.	C 159 L 18
ESB 5375	Fain, Braun, Warnick	Renaming the Cancer Research Endowment Authority to the Andy Hill Cancer Research Endowment - Renames the Cancer Research Endowment Authority the Andy Hill Cancer Research Endowment.	C 4 L 18

BILL	SPONSORS	SUMMARY	STATUS
ESB 5518	Miloscia, Cleveland, Keiser	Health Insurance: Requiring Fair Reimbursement for Chiropractic Services - Requires health insurance carriers to pay chiropractors the same as they pay other providers for a spinal manipulation code.	C 181 L 18
SSB 5683	Saldaña, Kuderer, Pedersen	Concerning Health Care for Pacific Islanders Residing in Washington Under a Compact of Free Association - Creates a premium assistance program for Washington residents who are citizens of the Republic of the Marshall Islands, the Federated States of Micronesia, or the Republic of Palau.	C 161 L 18
SB 5722	Lias, Walsh, Ranker	Health Professions: Restricting the Practice of Conversion Therapy - Establishes that the performance of conversion therapy by a licensed health care provider on a patient who is under 18 years old is unprofessional conduct.	C 300 L 18
SB 5912	Kuderer, Rivers, Cleveland	Health Insurance: Concerning Insurance Coverage of Tomosynthesis or Three-Dimensional Mammography - Directs the Office of the Insurance Commissioner and the Health Care Authority to clarify that existing mandates for mammography include digital breast tomosynthesis, also known as three-dimensional mammography.	C 115 L 18
ESSB 5990	Van De Wege, Pedersen, Kuderer	Health Professions: Enacting the Uniform Emergency Volunteer Health Practitioners Act - Authorizes the Department of Health to regulate the use of out-of-state licensed volunteer health and veterinary practitioners during a declared emergency. Authorizes registered volunteer health and veterinary practitioners licensed in other states to practice in Washington during a declared emergency.	C 184 L 18
SB 6113	Bailey, Keiser, Darneille	Long-Term Care: Priority Processing for Adult Family Home License Applications - Allows the Department of Social and Health Services (Department) to issue a provisional license to operate an adult family home in extraordinary circumstances, such as the sudden and unexpected death of a sole provider of an adult family home. Authorizes the Department to prioritize the processing of an application to operate an adult family home when a provisional license has been issued.	C 160 L 18
SSB 6155	Short, King, Hobbs	Health Information: Concerning Bone Marrow Donation Information Provided to Driver's License and Identicard Applicants - Requires the Department of Licensing to provide each driver's license and identicard applicant with written materials about bone marrow donation and being placed on the bone marrow donor registry. Requires the Department of Health to report to the Legislature the results of the efforts to increase public awareness of bone marrow donation.	C 192 L 18
ESSB 6157	Short, Kuderer, Rivers	Regarding Prior Authorization - Increases the number of treatment visits that a health plan must cover without prior authorization for chiropractic, physical therapy, occupational therapy, East Asian medicine, massage therapy, or speech and hearing therapy.	C 193 L 18

BILL	SPONSORS	SUMMARY	STATUS
SB 6163	Becker, Cleveland, Fain	Telemedicine: Extending the Duration of the Collaborative for the Advancement of Telemedicine - Extends the termination date for the Collaborative for the Advancement of Telemedicine to December 31, 2021.	C 256 L 18
ESSB 6199	Cleveland, Conway, Miloscia	Long-Term Care: Consumer Directed Employer Program - Authorizes the Department of Social and Health Services to contract with a consumer directed employer (CDE) to be the legal employer of individual providers and perform administrative functions related to providing personal care, respite care, and other services to individuals with functional disabilities. Retains the role of the person receiving the services of an individual provider as the managing employer with the authority to select, hire, schedule, supervise, and dismiss an individual provider. Establishes a rate-setting board and a process to set labor rates for payments to individual providers and an administrative rate to be paid to the CDE.	C 278 L 18
SSB 6219	Hobbs, Saldaña, Nelson	Concerning Health Plan Coverage of Reproductive Health Care - Requires health carriers to cover contraceptives without cost-sharing. Requires health plans that cover maternity care or services to cover the voluntary termination of pregnancy. Requires the Governor's Interagency Coordinating Council on Health Disparities to conduct a literature review on disparities in access to reproductive health.	C 119 L 18
SSB 6273	Cleveland, Rivers, Fain	Health Care Facilities: Delineating Charity Care and Notice Requirements Without Restricting Charity Care - Requires hospitals to provide notice of charity care policies in specific areas of the hospital, such as where patients are admitted, on the hospital's website, and on all billing and collection documents. Requires hospitals to develop standardized training programs on the hospital's charity care policy and the use of interpreter services, and provide regular training for appropriate staff. Clarifies the patient's family income that the hospital must consider when determining charity care eligibility.	C 263 L 18
SSB 6399	Becker, Cleveland, Rivers	Telemedicine: Concerning Telemedicine Payment Parity - Requires the Collaborative for the Advancement of Telemedicine to review the concept of telemedicine payment parity, develop recommendations including parameters for a payment parity pilot program, and report to the Legislature by December 1, 2018.	C 283 L 18
E2SSB 6529	Saldaña, Ranker, Keiser	Public Health: Pesticide Application Safety Work Group - Establishes a work group to develop recommendations for improving the safety of pesticide applications.	C 108 L 18
SSB 6549	Rolfes, Cleveland, Conway	Medical Assistance: Expanding the Access to Baby and Child Dentistry Program to Serve Children with Disabilities - Expands the Access to Baby and Child Dentistry program to provide service and benefits to children with disabilities up to 13 years old.	C 156 L 18

BILL	SPONSORS	SUMMARY	STATUS
SB 6580	Rolfes	<p>Health Professions: Human Immunodeficiency Virus (HIV) Testing - Repeals a specific prohibition against human immunodeficiency virus (HIV) testing without consent and a list of exceptions to that prohibition. Repeals the requirement that clinicians employ "opt-out" HIV screening for patients age 15 through 65 years and for all pregnant women. Repeals the prohibition against health care providers using the fact that a person has declined an HIV screening as a basis for denying services or treatment other than the HIV screening.</p>	C 158 L 18

HIGHER EDUCATION COMMITTEE

(360) 786-7304

BILL	SPONSORS	SUMMARY	STATUS
3SHB 1169	Orwall, Pollet, Appleton	Enacting the Student Opportunity, Assistance, and Relief Act - Repeals multiple provisions allowing suspension of a professional license due to student loan default. Changes the judgment interest rate for unpaid private student loan debt to 2 percentage points above the prime rate, unless the judgment interest rate is specified in the contract. Increases the bank account and wage garnishment exemptions for judgments on private student loan debt.	C 199 L 18
2SHB 1293	Ortiz-Self, Caldier, Jinkins	Modifying the Parent or Guardian Approval Requirement for the College Bound Scholarship Pledge - Adds that a student's parents or guardians, in addition to the student, must be notified in the seventh grade of the student's eligibility for the College Bound Scholarship (CBS) program and the scholarship's requirements. Allows a school administrator or counselor to witness a student's CBS pledge if after multiple documented attempts to secure the signature of the student's parent or guardian, the signature is still not obtained. Prohibits a school counselor or administrator from witnessing a student's CBS pledge if the student's parent or guardian indicated that he or she did not want the student to participate in the CBS program.	C 12 L 18
2SHB 1433	Stambaugh, Orwall, Doglio	Decoupling Services and Activities Fees from Tuition - Removes the provision tying the annual increase of services and activities fees to the percentage increase in student tuition fees for the four-year public institutions. Provides that increases to services and activities fees at the four-year public institutions may not exceed 4 percent per year.	C 202 L 18

BILL	SPONSORS	SUMMARY	STATUS
E2SHB 1439	Pollet, Haler, Tarleton	<p>Regulating For-Profit Institutions and Private Vocational Schools - Makes it an unfair practice for degree granting institutions and private vocational schools to: (a) provide misleading endorsements; (b) use the U.S. military logo on advertising; and (c) for certain institutions, engage in selling consumer student loan products that financially benefit a person with ownership interest in the institution. Requires degree granting institutions and private vocational schools to disclose to their regulatory agencies if the institution or school is under investigation. Provides that if degree granting institutions and private vocational schools present performance data, the data must be consistent with data reported by the U.S. Department of Education or the Workforce Training and Education Coordinating Board. Requires the Department of Licensing and the Washington Student Achievement Council (WSAC) to create and administer tuition recovery trust funds and authorizes the agencies to impose fees on the institutions and schools. Requires the regulatory agencies to create a single portal for student complaints and requires portal staff to report to the Legislature annually regarding the number of complaints referred. Authorizes the WSAC to continue administering its study on for-profit schools, and specifies that WSAC may not delegate its oversight authority to other states.</p>	C 203 L 18
HB 1452	Holy, Tarleton, Van Werven	<p>Concerning the Opportunity Scholarship Program - Expands the Washington State Opportunity Scholarship program to students pursuing professional-technical certificates and degrees. Creates a new account from which scholarships for professional-technical certificates and degrees will be awarded. Allows students who are ineligible to file for federal student aid to file a state financial aid application to meet scholarship renewal requirements.</p>	C 114 L 18
E3SHB 1488	Hansen, Haler, Stokesbary	<p>Concerning Financial Aid for Undocumented Students - Allows undocumented students who meet the "1079" residency criteria to be eligible for the College Bound Scholarship program. Provides that students who have received Opportunity Scholarships may renew their scholarships by filing the Washington Application for State Financial Aid. Provides that, for the purposes of residency for in-state tuition, a person is not a "nonresident student" if the person satisfies residency requirements and: (1) has been granted Deferred Action for Childhood Arrival (DACA) status before, on, or after the effective date of the act, regardless of whether the person is no longer in DACA status due to the termination, suspension, or modification of the DACA program; (2) has U or T nonimmigrant status; (3) has been issued a federal work permit; or (4) is in deferred action status.</p>	C 204 L 18

BILL	SPONSORS	SUMMARY	STATUS
HB 1499	Pollet, Ryu, Sells	Establishing Requirements for Student Loan Disbursements - Creates notice and other requirements applicable to post secondary institutions that use third-party servicers or financial institutions to disburse financial aid refunds to students. Requires the Washington Student Achievement Council to have rules ensuring that contracts between institutions and third-party servicers or financial institutions are in the best financial interest of the students and meet other criteria.	C 13 L 18
E2SHB 1561	Frame, Pollet, Senn	Concerning Open Educational Resources - Requires the Student Achievement Council to administer the Open Educational Resources (OER) Grant Pilot Program for the public four-year institutions of higher education. Requires the Washington State Institute for Public Policy to conduct a study on the costs of textbooks and course materials and on the use of OER at the public four-year institutions of higher education. Makes the K-12 OER Project permanent. <i>Partial Veto:</i> Vetoes the null and void clause of the bill.	C 268 L 18 Partial Veto
E2SHB 2009	Reeves, Stonier, Ormsby	Providing Higher Education Support for Gold Star Families - Provides a \$500 annual textbook stipend to children and spouses receiving a tuition waiver because their parent or spouse passed away, became totally disabled, or is considered a prisoner of war or missing in action due to active military service.	C 129 L 18
E2SHB 2143	Haler, Hansen, Holy	Expanding Opportunities for Higher Education Students - Creates the Medical Student Loan Program to provide low-interest loans to students in Doctor of Medicine or Doctor of Osteopathic Medicine programs who declare an intention to work in a rural underserved area in Washington. Expands the Washington State Opportunity Scholarship to students in eligible advanced degree programs in health professions who commit to a required service obligation in a service obligation area.	C 209 L 18
E2SHB 2177	Chapman, Steele, Frame	Creating the Rural County Jobs Program - Creates the Rural County High Employer Demand Jobs Program, funded by private donations and state matching funds, to assist students in earning certificates, associate degrees, or other industry-recognized credentials in high employer demand fields in certain eligible rural counties. Requires the Washington State Opportunity Scholarship Board to administer the program. Limits the amount of state matching funds to \$1 million per fiscal biennium.	C 254 L 18
ESB 5917	Mullet, Palumbo, Wilson	Requiring a Systemwide Credit Policy Regarding International Baccalaureate and Cambridge International Exams - Requires public higher education institutions to establish coordinated, evidence-based policies for granting undergraduate college credit to students who successfully complete International Baccalaureate and Cambridge International examinations.	C 124 L 18

BILL	SPONSORS	SUMMARY	STATUS
E2SSB 6029	Lias, Ranker, Pedersen	Establishing a Student Loan Bill of Rights - Creates the Student Loan Advocate to receive and review complaints, and to provide assistance to student loan borrowers. Requires student loan servicers (servicers) to obtain a license from the Department of Financial Institutions (DFI) to operate in the state and permits the DFI to establish fees. Requires servicers to comply with various provisions regarding assessing and crediting fees; account information and dispute requests; acquiring, transferring, and selling servicing rights; and reporting information. Prohibits third-party student loan modification servicers from making misrepresentations and using fraudulent practices. Requires the Washington State Institute for Public Policy to study student loan authorities who refinance student loans from proceeds of tax-exempt bonds.	C 62 L 18
ESB 6087	Mullet, Palumbo, Conway	Modifying the Washington Advanced College Tuition Payment and College Savings Programs - Allows Guaranteed Education Tuition (GET) account holders who purchased GET units before July 1, 2015, to redeem their units for the unit cash value price if the funds are immediately transferred to the Washington Requires the GET Committee, after the option to roll over to the Washington College Savings Plan for the unit cash value price is completed and by March 1, 2019, to do two things: (1) take the difference between the average unit purchase price in each individual's account and the 2016-17 unit payout value and increase the number of units in each individual's account by a number of units of equivalent total value at the 2017-18 unit purchase price, if the average unit purchase price is greater than the 2016-17 unit payout value; and (2) grant additional units to each account holder with unredeemed and purchased units before July 1, 2015, in order to lower the best-estimate funded status of the program to 125 percent, subject to a limit of an increase of 15 percent of unredeemed and purchased units per account holder. Permits the GET Committee to impose an amortization fee.	C 188 L 18
2SSB 6274	Ranker, Palumbo, Keiser	Providing Former Foster Youth and Youth Experiencing Homelessness Access to College and Registered Apprenticeships - Establishes the Passport to Careers program, which has two pathways: the Passport to College Promise program and the Passport to Apprenticeship Opportunities program. Expands the Passport to College Promise program to include unaccompanied homeless youth and former foster youth in federal and tribal foster care systems. Provides financial assistance for former foster youth and unaccompanied homeless youth to pursue apprenticeships and preapprenticeships. Expands supports for unaccompanied homeless youth through the Supplemental Education Transition Planning program.	C 232 L 18

BILL	SPONSORS	SUMMARY	STATUS
SSB 6493	Billig, Palumbo, Ranker	Concerning Intercollegiate Athletic Programs - Requires Boards of Trustees or Regents (Board) of institutions of higher education to approve in open public meetings the annual budgets for their intercollegiate programs in advance of any expenditures for the fiscal year. Requires that if an institution's intercollegiate athletic programs operate at a deficit, the Board must approve a plan to reduce operating deficits, post the plan and fiscal statements on its website, and, with certain exceptions, approve in advance transfers or expenditures exceeding \$250,000 that were not included in the annual budget.	C 292 L 18
SSB 6514	Brown, O'Ban, Darneille	Concerning Suicide Prevention and Behavioral Health in Higher Education - Requires an entity within the University of Washington School of Social Work (UW) to create a statewide resource for behavioral health and suicide prevention in post secondary institutions that includes, among other things, a training curriculum and model protocols. Creates a grant program to fund post secondary institutions' behavioral health and suicide prevention efforts and requires that the first six grants be awarded to public institutions of higher education. Requires post secondary institutions to submit annual reports to the UW regarding information related to behavioral health and suicide on their campuses.	C 293 L 18
SSB 6544	Chase, Brown, Hasegawa	Establishing the Future of Work Task Force - Establishes the Future of Work Task Force, supported by the Workforce Training and Education Coordinating Board, to address issues related to changes in technology, industry, and the workforce.	C 294 L 18
SB 6582	Chase, Saldaña, Hasegawa	Concerning the Criminal History of Applicants to Institutions of Higher Education - Prohibits the public institutions of higher education from using initial admissions applications that request information about an applicant's criminal history. Allows institutions to inquire into criminal history after the applicant has otherwise been determined to be qualified for admission. Prohibits an institution from automatically or unreasonably denying an applicant's admission or restricting access to campus residency based on the applicant's criminal history. Requires institutions to develop a process for determining whether there is a relationship between an applicant's criminal history and a specific academic program or campus residency to justify denial or restriction.	C 83 L 18

JUDICIARY COMMITTEE

(360) 786-7180

BILL	SPONSORS	SUMMARY	STATUS
HB 1056	Kilduff, Muri, Ormsby	Concerning Consumer Protections for Military Service Members on Active Duty - Expands the definition of "service member" for purposes of the Washington Service Members' Civil Relief Act (WSCRA). Allows the Washington Attorney General to recover costs and reasonable attorneys' fees in actions brought to enforce the WSCRA. Provides a mechanism in the WSCRA for the termination, suspension, and reinstatement of certain telecommunication, Internet, health studio, and television service contracts.	C 197 L 18
EHB 1128	Shea, Jinkins, Haler	Concerning Civil Arbitration - Makes various changes to mandatory arbitration laws concerning the time periods for setting hearing dates, permitted discovery, and arbitrator qualifications. Removes all references to the word "mandatory" throughout the mandatory arbitration laws, replacing "mandatory" with "civil" in some instances. Increases the maximum arbitration limit up to \$100,000, if approved by the superior court of a county by two-thirds or greater of judges. Increases the arbitration filing fee from \$220 to \$250, and the trial de novo filing fee from \$250 to \$400.	C 36 L 18
SHB 1524	Kloba, Klippert, Goodman	Increasing Success in Therapeutic Courts - Amends the definition of "treatment" for the purpose of the Criminal Justice Treatment Account. Allows for the transfer of excess funds from the Criminal Justice Treatment Account to the State General Fund during the 2017-2019 and the 2019-2021 fiscal biennia.	C 205 L 18
E2SHB 1783	Holy, Goodman, Rodne	Concerning Legal Financial Obligations - Eliminates interest accrual on the nonrestitution portion of legal financial obligations (LFOs). Provides that a court may not impose costs on a defendant who is indigent at the time of sentencing. Establishes provisions governing payment plans and priority of payment of LFOs. Addresses actions a court may take where an offender's failure to pay LFOs is not willful. Provides that all of the crime victim penalty assessment must be deposited into a fund for crime victim and witness programs. Provides that the DNA database fee is not mandatory if the offender's DNA has already been collected as a result of a prior conviction.	C 269 L 18
2ESHB 2057	Orwall	Concerning the Services and Processes Available when Residential Real Property is Abandoned or in Foreclosure - Increases the amount of the required beneficiary remittance from \$250 to \$325 into the Foreclosure Fairness Account for every recorded notice of trustee's sale (NOTS) on a noncommercial loan on residential real property. Makes several changes to nonjudicial foreclosure, including changes pertaining to: access to preserve property from waste or nuisance; beneficiary declarations; notices of default; and deceased borrowers and successors in interest. Requires pre-foreclosure notice in the case of reverse residential mortgages. Provides a process that may be utilized when residential real property is determined by a local government to be abandoned, in mid-foreclosure, and a nuisance.	C 306 L 18

BILL	SPONSORS	SUMMARY	STATUS
EHB 2097	Stanford, Fitzgibbon, Pollet	<p>Limiting Disclosure of Information About the Religious Affiliation of Individuals - Limits the authority of government agencies to take a variety of actions with respect to certain information about religious affiliation. Exempts public records that contain personally identifying information about an individual's religious beliefs, practices, or affiliation from disclosure under the Public Records Act. Makes it an unfair practice for an employer to require the disclosure of certain information about religious affiliation and beliefs.</p> <p><i>Partial Veto:</i> Vetoes the section providing codification instructions.</p>	C 303 L 18 Partial Veto
SHB 2308	Jinkins, Graves, Sawyer	<p>Concerning Civil Legal Aid - Amends provisions governing the Office of Civil Legal Aid, including provisions relating to the types of matters for which state moneys may and may not be used.</p>	C 21 L 18
HB 2368	Goodman, Rodne, Sawyer	<p>Making Technical Corrections and Removing Obsolete Language - Removes obsolete language in various sections of the Revised Code of Washington and corrects technical errors.</p>	C 22 L 18
SHB 2398	Kilduff, Graves, Jinkins	<p>Concerning Jury Selection - Amends jury selection provisions to align with Washington's Law Against Discrimination. Provides exceptions for the duty of a judge to excuse a juror, or the right of any party to make challenges to individual jurors based on a lack of qualification or lack of competency due to bias, prejudice, indifference, inattention, or any physical or mental defect.</p>	C 23 L 18
SHB 2514	Kilduff, Muri, Santos	<p>Regarding Discriminatory Provisions Found in Written Instruments Related to Real Property - Authorizes an owner of property subject to a written instrument containing provisions void by reason of Washington's Law Against Discrimination to record with the county auditor or recording official a restrictive covenant modification document. Changes the list of unlawful provisions that homeowners association boards may (and in some cases, must) remove from their governing documents by majority vote to include all provisions that are void by reason of Washington's Law Against Discrimination.</p>	C 65 L 18
EHB 2519	Lovick, Hayes, Goodman	<p>Concerning Concealed Pistol License Eligibility Requirements - Provides that a law enforcement agency may not return a concealed pistol license (CPL) that has been surrendered to or impounded by the agency until the agency determines the licensee meets CPL eligibility requirements. Allows a law enforcement agency to take a photograph of an applicant for a CPL and print the licensee's photograph on the face of the CPL. Adds extreme risk protection orders, sexual assault protection orders, and stalking protection orders to the provision making an applicant ineligible for a CPL if the applicant is subject to a court order or injunction regarding firearms.</p>	C 226 L 18

BILL	SPONSORS	SUMMARY	STATUS
E2SHB 2578	Riccelli, Kirby, Senn	Ensuring Housing Options - Amends the Residential Landlord-Tenant Act to prohibit discrimination based on a tenant's source of income and creates a civil cause of action for violations. Creates the Landlord Mitigation Program and Account (Account) in the Department of Commerce from which landlords of private market rental units rented to low-income tenants using a housing subsidy program may be reimbursed for damages, and unpaid rent and utilities. Increases the affordable housing surcharge to \$13 from \$10, and provides that approximately 40 percent of this additional \$3 goes to the Account.	C 66 L 18
HB 2611	Barkis, Walsh, Steele	Concerning the Privilege for Peer Support Group Counselors - Establishes a testimonial privilege for communications made by a limited authority law enforcement officer to a designated peer support group counselor while receiving counseling as the result of an incident in which the officer was acting in the officer's official capacity. Defines "limited authority law enforcement officer" as a limited authority Washington peace officer employed by the Department of Corrections, the State Parks and Recreation Commission, the Department of Natural Resources, the Liquor and Cannabis Board, or the Washington State Gambling Commission.	C 165 L 18
SHB 2752	Stanford, Kloba	Concerning Issuance of Search Warrants by District and Municipal Court Judges - Authorizes judges in district and municipal courts with jurisdiction encompassing all or part of more than one county to issue statewide search warrants if the county in which the offense is alleged to have occurred is one of the counties within that court's jurisdiction.	C 50 L 18
SHB 2822	Steele, McBride, Muri	Concerning Service Animals - Adopts the federal definition of service animal. Creates a civil infraction for the misrepresentation of a service animal.	C 176 L 18
SB 5213	Wilson, Zeiger	Concerning the Award of Fees for Limited License Legal Technicians - Authorizes a court in a domestic violence proceeding to require a respondent to pay Limited License Legal Technician fees.	C 84 L 18
SSB 5553	Pedersen, Fain, Frockt	Preventing Suicide by Permitting the Voluntary Waiver of Firearm Rights - Creates a process for a person to voluntarily waive the person's firearm rights and to revoke a voluntary waiver of firearm rights. Requires the Washington State Patrol to include a voluntary waiver of firearm rights in the National Instant Criminal Background Check System and other databases. Establishes a criminal penalty for any person who knowingly makes a false statement regarding the person's identity on a form for the voluntary waiver of firearm rights or the revocation of the voluntary waiver of firearm rights. Prohibits a person from delivering a firearm to any person whom he or she has reasonable cause to believe has signed a valid voluntary waiver of firearm rights that has not been revoked.	C 145 L 18

BILL	SPONSORS	SUMMARY	STATUS
SB 5598	Pedersen, Angel, Hobbs	Granting Relatives the Right to Seek Visitation with a Child - Establishes new procedures for a relative to petition for court-ordered visitation with a child if the relative has an ongoing and substantial relationship with the child, there is a likelihood of harm or substantial risk of harm if visitation is not granted, and visitation is in the best interests of the child. Establishes standards for the court to consider in determining whether to grant visitation, including a presumption that a fit parent acts in the best interests of the child. Establishes standards for modification or termination of a visitation order.	C 183 L 18
ESSB 5928	Rivers, Palumbo, Hasegawa	Making Financial Services Available to the Regulated Marijuana Industry - Provides that certain entities and persons providing financial services to marijuana producers, processors, retailers, qualifying patients, health care professionals, and designated providers do not commit a crime under state law for providing these services.	C 68 L 18
ESB 5992	Van De Wege, Zeiger, Carlyle	Concerning Bump-Fire Stocks - Establishes criminal penalties and sentencing provisions relating to the manufacture, sale, purchase, possession, transfer, or transport of bump-fire stocks, or the use of a firearm containing a bump-fire stock in the commission of a felony. Requires the Washington State Patrol, in coordination with local law enforcement agencies, to establish and administer a bump-fire stock buy-back program during the period between July 1, 2018, and June 20, 2019, subject to funds appropriated for this specific purpose.	C 7 L 18
SB 6027	Kuderer, Palumbo	Concerning the Discovery of Privileged Health Care Information in Claims Under Certain Civil Rights Laws - Provides that, except in certain limited circumstances, a claimant does not place his or her health at issue or waive any health care privilege by requesting noneconomic damages under the Washington Law Against Discrimination.	C 70 L 18
ESSB 6037	Pedersen, Walsh, Hobbs	Concerning the Uniform Parentage Act - Adopts a revised version of the Uniform Parentage Act (Act), which governs standards for establishing and challenging parentage. Includes changes that restructure and revise the Act based on 2017 revisions to the Uniform Law Commission's Uniform Parentage Act. Addresses numerous areas, including: changing the acknowledgment of paternity process to an acknowledgement of parentage process; establishing detailed regulations governing gestational and genetic surrogacy agreements; revising standards and procedures regarding adjudication of parentage; and making changes to standards governing genetic testing, assisted reproduction, access to a donor's information, and regulation of surrogacy brokers doing business in the state.	C 6 L 18

BILL	SPONSORS	SUMMARY	STATUS
SB 6040	Pedersen, Padden	Addressing Meetings Under the Business Corporations Act - Establishes procedures and requirements under which a business corporation may hold its annual and special meetings solely by means of remote communication rather than having a physical assembly of shareholders at a particular geographic location.	C 55 L 18
SSB 6051	Dhingra, Keiser, Walsh	Concerning the Medicaid Fraud Control Unit - Requires the Attorney General to establish and maintain a Medicaid Fraud Control Unit (MFCU) and specifies the authority and duties of the MFCU, including limited law enforcement authority to detect, investigate, and apprehend when a criminal law violation related to Medicaid fraud has occurred or is about to occur. Provides that the Department of Social and Health Services and law enforcement agencies may share reports of suspected abandonment, abuse, financial exploitation, or neglect of a vulnerable adult with the MFCU.	C 238 L 18
SB 6053	Keiser, Frockt, Pedersen	Concerning Medicaid Fraud False Claims Civil Penalties - Revises the civil penalty amounts that may be imposed under the Medicaid Fraud False Claims Act to not less than the greater of \$10,957, or the minimum inflation-adjusted penalty amount imposed as provided by federal law and not more than the greater of \$21,916, or the maximum inflation-adjusted penalty amount imposed under federal law.	C 63 L 18
ESSB 6068	Frockt, Pedersen, Palumbo	Concerning Nondisclosure Agreements in Civil Actions for Sexual Harassment or Assault - Provides that neither discovery nor the availability of witness testimony regarding past instances of sexual harassment or sexual assault by a party to a civil judicial or administrative action relating to sexual harassment or sexual assault is affected by a nondisclosure policy or agreement that purports to limit the ability of any person to produce such evidence. Declares that any provision of a nondisclosure policy or agreement that limits, prevents, or punishes such disclosure is contrary to public policy and unenforceable. Makes the act applicable to actions pending as of the effective date and actions filed after the effective date.	C 118 L 18
SSB 6124	Dhingra, Palumbo, Wellman	Clarifying that Court Hearings Under the Involuntary Commitment Act may be Conducted by Video - Defines "hearing" in the Involuntary Treatment Act as any proceeding conducted in open court. Allows parties in a proceeding to participate either in person or by video, subject to certain limitations.	C 305 L 18
SSB 6175	Pedersen, Rivers, Mullet	Concerning the Washington Uniform Common Interest Ownership Act - Creates the Washington Uniform Common Interest Ownership Act which contains provisions for the formation, management, and termination of common interest communities, as well as purchaser protections.	C 277 L 18

BILL	SPONSORS	SUMMARY	STATUS
SB 6231	Kuderer, Van De Wege, Conway	Concerning the Statute of Limitations for Unfair Labor Practice Complaints Filed in Superior Court - Amends seven different collective bargaining statutes to provide that the six-month statute of limitations for an unfair labor practice applies whether the complaint is filed with the Public Employment Relations Commission or in superior court.	C 252 L 18
SB 6298	Dhingra, Palumbo, Cleveland	Adding Domestic Violence Harassment to the Offenses for Which a Person is Prohibited from Possessing a Firearm - Makes it unlawful for a person to possess a firearm if the person has been convicted or found not guilty by reason of insanity of the crime of Harassment when committed against a family or household member on or after the effective date of the act.	C 234 L 18
SSB 6334	Dhingra, Angel, Darneille	Concerning Child Support - Revises provisions governing a parent's obligation to provide medical support for a child under a child support order, including allowing a parent to meet the obligation by enrolling the child in public health care coverage. Requires an employer or other business that has received a child support-related income withholding order from the Department of Social and Health Services to remit payments through electronic funds transfer when certain conditions apply and establishes penalties for noncompliance. Adopts a new economic table for use in establishing child support obligations. Clarifies the self-support reserve limitation on the amount of child support ordered.	C 150 L 18
SB 6408	Padden, Pedersen	Regulating Body Worn Cameras - Removes a July 1, 2019, expiration date on laws governing the use of body worn cameras by law enforcement and corrections agencies. Provides that the Public Records Act (PRA) provisions governing body worn camera recordings are permanent and applicable to all law enforcement and corrections agencies that deploy body worn cameras. Modifies the definition of "intimate image" under the PRA provisions applicable to body worn camera recordings. Provides that destruction of body worn camera recordings must comply with the applicable records retention schedule.	C 285 L 18
2SSB 6453	King, Carlyle, Saldaña	Concerning Legal Support for Kinship Caregivers - Authorizes the Department of Social and Health Services to purchase legal representation for kinship caregivers in certain situations and within existing appropriations.	C 80 L 18
ESSB 6491	O'Ban, Darneille	Increasing the Availability of Assisted Outpatient Behavioral Health Treatment - Modifies the assisted outpatient mental health treatment standard, criteria, and process. Makes changes to less restrictive alternative treatment services. Allows for the revocation of less restrictive alternative treatment orders entered on assisted outpatient behavioral health treatment commitment grounds. Authorizes a court conducting a review of a designated crisis responder's decision not to detain a person under the Involuntary Treatment Act to order a person to involuntary outpatient treatment, beginning April 1, 2018.	C 291 L 18

LABOR & WORKPLACE STANDARDS COMMITTEE

(360) 786-7106

BILL	SPONSORS	SUMMARY	STATUS
EHB 1237	Sells, Haler, Ormsby	<p>Collective Bargaining - Community and Technical Colleges Faculty - Allows boards of trustees of community and technical colleges to provide additional compensation to academic employees that exceeds the amount established by the Legislature.</p> <p><i>Partial Veto:</i> Vetoes the intent section.</p>	C 267 L 18 Partial Veto
2SHB 1298	Ortiz-Self, Manweller, Stanford	<p>Employment Discrimination - Criminal Background - Prohibits an employer from, among other things, including any question on an application or inquiring into an applicant's criminal background until after the employer initially determines the applicant is otherwise qualified for the position. Exempts certain employers from the prohibition. Authorizes the Attorney General to enforce the provisions and impose penalties.</p>	C 38 L 18
HB 1336	Kirby, Sells, Appleton	<p>Workers' Compensation - Social Security Offset - Eliminates the Social Security retirement offset for injured workers who either were receiving or had applied to receive Social Security benefits before being injured.</p>	C 163 L 18
2SHB 1506	Senn, Pellicciotti, Gregerson	<p>Employment - Discrimination - Gender Pay Equity - Modifies the Equal Pay Act by defining "similarly employed," referring to gender, modifying defenses, providing an administrative remedy, and making other changes. Prohibits discrimination in providing career advancement opportunities based on gender. Prohibits retaliation for certain workplace discussions about wages and other matters.</p>	C 116 L 18
HB 1672	Frame, Sells, Walsh	<p>Wage and Hour - Prevailing Wage Recovery Period - Provides that the time period for recovery of wages owed to a worker affected by a prevailing wage determination is tolled until the determination is final.</p>	C 242 L 18
E2SHB 1673	Doglio, Sells, Senn	<p>Wage and Hour - Public Works/Prevailing Wage Training - Requires training in public works and prevailing wage to be a responsible bidder on public works. Exempts bidders who have completed three or more public works projects and have had a Washington business license for at least three years.</p>	C 243 L 18
SHB 1723	Haler, Riccelli, Sells	<p>Workers' Compensation - Hanford Site Workers - Creates a presumption for Hanford nuclear site workers that certain enumerated diseases and conditions are occupational diseases. Requires the Department of Labor and Industries to report to the Legislature after five years regarding the number of claims filed using the presumption.</p>	C 9 L 18
ESHB 1952	Blake, Walsh, Pellicciotti	<p>Building and Construction - Electrical Local Enforcement - Permits cities that conduct electrical inspections to enforce electrical licensing and certification requirements.</p>	C 240 L 18

BILL	SPONSORS	SUMMARY	STATUS
SHB 1953	Dolan, Gregerson, Sells	Safety and Health - Penalties - Adjusts maximum and minimum penalty amounts for Washington Industrial Safety and Health Act violations if required by the Occupational Safety and Health Administration.	C 128 L 18
HB 2661	Doglio, Appleton, Hudgins	Employment - Discrimination - Domestic Violence - Makes it unlawful for an employer to discriminate against an applicant or employee because the individual is an actual or perceived victim of domestic violence, sexual assault, or stalking. Makes it unlawful for an employer to refuse to make a reasonable safety accommodation requested by a victim of domestic violence, sexual assault, or stalking unless the accommodation would impose an undue hardship.	C 47 L 18
HB 2702	Robinson, McCabe, Springer	Employment - General - Family and Medical Leave - Corrects cross-references and makes clarifying changes to family and medical leave insurance provisions.	C 141 L 18
SHB 2703	Sells, McCabe, Doglio	Unemployment Insurance - Educational Employees - Changes the eligibility for unemployment benefits for educational employees who have multiple employers. Modifies the analysis of whether an educational employee has a contract or reasonable assurance of continued employment for purposes of unemployment benefits.	C 97 L 18
HB 2751	Stonier, Valdez, Gregerson	Collective Bargaining - Union Dues and Fees - Provides that if a collective bargaining agreement has a union security provision, written authorization from the employee is not required for the employer to enforce the union security agreement by deducting required dues or fees from the employee's pay. Provides that if a collective bargaining agreement includes requirements for deductions of payments other than union dues or equivalent fees under a union security provision, the employer must make those deductions upon written authorization of the employee. Removes the requirement that an employee's written authorization to deduct dues be filed with the employer.	C 247 L 18
SSB 5493	Conway, Hasegawa, Saldaña	Wage and Hour - Prevailing Wage Based on Collective Bargaining Agreements - Requires the Department of Labor and Industries to establish the prevailing rate of wage using collective bargaining agreements.	C 248 L 18
SSB 5996	Keiser, Darneille, Frocht	Employment Discrimination - Sexual Harassment Disclosures - Prohibits an employer from requiring an employee, as a condition of employment, to sign a nondisclosure agreement that prevents the employee from disclosing sexual harassment or sexual assault occurring in the workplace. Makes it an unfair practice under the Washington Law Against Discrimination for an employer to discharge or retaliate against an employee for disclosing or discussing sexual harassment or sexual assault occurring in the workplace. Allows settlement agreements to have confidentiality provisions.	C 117 L 18
SSB 6126	Saldaña, Hasegawa, Chase	Building and Construction - Journey Level Electrician Apprenticeship - Requires completion of an apprenticeship program to obtain a journey level electrician certificate beginning July 1, 2023.	C 249 L 18

BILL	SPONSORS	SUMMARY	STATUS
SB 6145	Saldaña, Keiser, Dhingra	Employment - General - Lawful Permanent Residents - Provides that city police and fire department and county sheriff civil service applicants may be lawful permanent residents as an alternative to United States citizens. Allows a city police or county sheriff law enforcement agency to reject an application if the agency deems that it does not have the resources to conduct the background investigation. Changes the background investigation for a fully commissioned peace officer or reserve officer to include proof of lawful permanent resident status as an alternative to United States citizenship.	C 32 L 18
SB 6188	Dhingra, O'Ban, Wilson	Employment - General - Peace Officer Discipline - Prohibits a law enforcement agency from taking disciplinary or other adverse personnel action against a peace officer solely because the officer's name is subject to a "Brady" disclosure or appears on the prosecutor's recurring witness list.	C 265 L 18
SB 6197	Keiser, Baumgartner, Hasegawa	Employment - General - Deceased Employees - Removes a limit on indebtedness that may be paid to survivors of a deceased employee of the state and municipal corporations.	C 57 L 18
SSB 6214	Conway, Hobbs, Kuderer	Workers' Compensation - Posttraumatic stress disorders - Creates an exemption from the exclusion of claims based on mental conditions or disabilities caused by stress for posttraumatic stress disorders of certain firefighters and law enforcement officers. Creates a rebuttable presumption that posttraumatic stress disorder is an occupational disease for these firefighters and law enforcement officers.	C 264 L 18
ESB 6229	Van De Wege, Chase, Conway	Collective Bargaining - Reasonable Access to New Employees - Requires public sector employers to provide exclusive bargaining representatives reasonable access of at least 30 minutes to new employees of the bargaining unit for the purposes of presenting information about the union.	C 250 L 18
ESB 6230	Conway, Chase, Saldaña	Collective Bargaining - Professional Port Employees - Authorizes professional employees of port districts to collectively bargain under the Public Employees' Collective Bargaining Act.	C 251 L 18
SB 6240	Sheldon, Angel, Rolfes	Building and Construction - Miniature Hobby Boilers - Exempts certain miniature hobby boilers from periodic inspections required for boilers and unfired pressure vessels after an initial inspection certificate has been issued by the Department of Labor and Industries.	C 259 L 18

BILL	SPONSORS	SUMMARY	STATUS
2SSB 6245	Saldaña, Ranker, Conway	Collective Bargaining - Language Access Providers - Requires the Department of Social and Health Services (DSHS), the Health Care Authority (HCA), and the Department of Labor and Industries (L&I) to purchase interpreter services directly from language access providers or through contracts with scheduling and coordinating delivery organizations, or both. Requires the Department of Enterprise Services (DES) to develop a model for state agencies for the purchase of interpreter services from language access providers or through scheduling and coordinating delivery organizations. Places limits on when the DSHS may offer spoken language interpreter testing. Authorizes language access providers for various agencies to form separate statewide collective bargaining units, and requires the agencies to provide a list of language access providers to labor unions. Amends the definition of "language access provider" to allow owners of agencies or brokers to be considered language access providers.	C 253 L 18
SSB 6313	Keiser, Wellman, Froct	Employment - Discrimination - Contracts - Provides that a provision of an employment contract or agreement is against public policy and is void and unenforceable if it requires an employee to waive the right to publicly pursue a cause of action under the Washington Law Against Discrimination or federal antidiscrimination laws or publicly file a complaint with the appropriate state or federal agency, or if it requires an employee to resolve discrimination claims in a dispute resolution process that is confidential.	C 120 L 18
SB 6471	Keiser, Walsh, Kuderer	Employment - Discrimination Policies - Requires the Human Rights Commission to convene a stakeholder work group to develop model policies and best practices for employers and employees to keep workplaces safe from sexual harassment.	C 121 L 18

LOCAL GOVERNMENT COMMITTEE

(360) 786-7841

BILL	SPONSORS	SUMMARY	STATUS
HB 1133	Griffey, Appleton	Limiting the Uses of the Fire Protection Contractor License Fund - Prohibits the use of the Fire Protection Contractor License Fund to pay costs associated with fire protection inspections of hospitals.	C 37 L 18
E2SHB 1622	Senn, Springer, Tharinger	Concerning the State Building Code Council - Modifies the administrative processes of the State Building Code Council (Council), including requiring the Council to adhere to statutory requirements applicable to significant legislative rules. Establishes the Council in the Department of Enterprise Services (DES) and specifies that the DES provides administrative support and the Council has rulemaking authority. Creates separate building permit fees for commercial building permits and residential building permits. Creates a fee for licensing of registered architects and entities engaged in the practice of architecture.	C 207 L 18
HB 2479	Appleton, Ryu, McBride	Concerning Washington's Property Assessment Appeal Procedures - Changes the amount of time prior to a county board of equalization (Board) hearing, when information or evidence held by a taxpayer or the county assessor must be made available or provided to the other party and the Board, from either seven or 14 business days to 21 business days.	C 24 L 18
HB 2539	Peterson, Griffey, Kloba	Concerning Public Hospital District Health and Wellness Promotion Activities and Superintendent Appointment and Removal - Expands the definitions of "other health care facilities" and "other health care services" in the public hospital district statutes to include wellness promotion activities. Authorizes a public hospital district to provide facilities and services that promote health, wellness, and prevention of illness and injury. Authorizes a public hospital district commission to appoint or remove a hospital superintendent at the same meeting (instead of at a subsequent meeting) that a resolution is introduced relating to the matter.	C 134 L 18
SHB 2576	Griffey, Springer, McBride	Allowing Fire Protection District Annexations and Mergers Within a Reasonable Geographic Proximity - Provides that property located within a reasonable proximity to, rather than adjacent to, a fire district may be annexed by the fire district. Authorizes a fire protection jurisdiction that is located within a reasonable proximity to the boundary of a regional fire district authority to be eligible for annexation by the authority. Permits two or more fire protection jurisdictions located within reasonable proximity to each other (rather than adjacent to each other) to form a regional fire service authority.	C 28 L 18
ESB 5450	Lias, Warnick, Frockt	Concerning the use of Mass Timber for Building Construction - Requires the State Building Code Council to adopt rules for the use of mass timber products for building construction.	C 29 L 18

BILL	SPONSORS	SUMMARY	STATUS
ESSB 6109	Van De Wege, Rolfes	Concerning the International Wildland Urban Interface Code - Adds portions of the International Wildland Urban Interface Code to the State Building Code Act as it relates to roof coverings, exterior walls, and appendages and projections of habitable buildings. Allows all cities, counties, and towns to adopt the International WUI Code, or any portion thereof. Requires the Department of Natural Resources (DNR) to provide technical assistance to local jurisdictions for determining and mapping wildland urban interface areas. Requires the DNR to develop a grant program, subject to funding, to provide financial assistance to local jurisdictions for development of finding, of fact and maps establishing wildland urban interface areas.	C 189 L 18
ESSB 6143	Takko	Concerning Unit Priced Contracting by Cities - Allows a city or town to procure public works with a unit-priced contract and establishes bidding and other procedures for such contracts.	C 74 L 18
SB 6207	Palumbo, Short, Sheldon	Clarifying the Authority of Port Districts to Offer Programs Relating to Air Quality Improvement Equipment and Fuel Programs - Modifies the authority of a port district to maintain and operate pollution control facilities (PCF) by expanding the definition of PCFs to include programs and activities that are intended to reduce air pollution from: (1) vehicles used in transport to, from, or within district facilities; and (2) cargo vessels used within the district. Deems the use of port district funds for PCFs to be a governmental and public function exercised for a public purpose as a public necessity for promoting cleaner air. Exempts a subset of port district PCFs from certain requirements relating to conditions and rates, use of port district tax revenues, substantially similar utilities, and cost recovery.	C 148 L 18
ESSB 6329	Takko, Angel, Chase	Clarifying the Authority and Procedures for Contracting by Public Port Districts - Allows port districts to construct public works by contract without calling for bids whenever the estimated cost of the work or improvement, including the cost of materials, supplies, or equipment, will not exceed \$40,000. Authorizes port districts to use unit price contracting.	C 149 L 18

PUBLIC SAFETY COMMITTEE

(360) 786-7147

BILL	SPONSORS	SUMMARY	STATUS
HI 940	People of the State of Washington	Relating to Law Enforcement - Requires law enforcement officers to complete de-escalation training and mental health training. Establishes state policy requiring law enforcement personnel to render first aid. Modifies the criminal liability standard for law enforcement officers using deadly force. Requires independent investigations of certain incidents involving a law enforcement officer's use of deadly force.	HFiled Sec/St
SHB 1022	MacEwen, Pettigrew, Haler	Enhancing Crime Victim Participation in the Criminal Justice System Process - Requires law enforcement agencies and other entities to complete victim certifications for U and T nonimmigrant visa applications for qualifying victims of certain crimes.	C 86 L 18
HB 1058	MacEwen	Changing Provisions Relating to Court-Ordered Restitution in Certain Criminal Cases - Prohibits the court from postponing an offender's restitution payments until after the offender is released from total confinement. Provides that an offender's inability to make restitution payments while in total confinement cannot be a violation of the offender's sentence unless the inability to pay resulted from a refusal to accept, or termination from, Class I or Class II Correctional Industries employment.	C 123 L 18
E2SHB 1889	Pettigrew, Appleton, Peterson	Creating an Office of the Corrections Ombuds - Creates an Office of the Corrections Ombuds (Ombuds) within the Office of the Governor that is in effect until July 1, 2028. Tasks the Ombuds with certain informational and investigative activities and responsibilities related to the health, safety, welfare, and rehabilitation of inmates in the custody of the Department of Corrections. Requires a sunset review.	C 270 L 18
HB 2271	Muri, Kilduff, Fey	Concerning the Processes for Reviewing Sexually Violent Predators - Specifies certain review standards for the court to evaluate whether to order evidentiary trials for unconditional or conditional release of persons committed as sexually violent predators.	C 131 L 18
SHB 2528	Hudgins, Wylie	Providing for the Coordination of Continuity of Operations Efforts for Elections - Requires the Washington Military Department to maintain a copy of the continuity of operations plan for elections operations for each county that has a plan available.	C 26 L 18
SHB 2638	Goodman, Pettigrew, Appleton	Creating a Graduated Reentry Program of Partial Confinement for Certain Offenders - Increases the allowable period for work release from the final six to the final 12 months of an offender's term of confinement. Creates the Graduated Reentry Program for certain offenders to serve up to six months of the end of their term of confinement in home detention under electronic home monitoring.	C 166 L 18
HB 2892	Lovick, Hayes, Goodman	Establishing the Mental Health Field Response Grant Program - Creates the mental health response grant program, administered by the Washington Association of Sheriffs and Police Chiefs.	C 142 L 18

BILL	SPONSORS	SUMMARY	STATUS
ESHB 3003	Goodman, Hayes	Relating to Law Enforcement - Modifies provisions reflecting the law as amended by Initiative 940, including provisions relating to training, rendering of first aid, the criminal liability standard for use of deadly force, and independent investigations of deadly force incidents. Requires the state to reimburse a peace officer for reasonable defense costs when he or she is found not guilty or charges are dismissed by reason of justifiable homicide, justifiable use of deadly force, or self-defense, for actions taken while on duty or otherwise within the scope of his or her authority as a peace officer.	C 10 L 18
SB 5987	Padden	Concerning Pretrial Release Conditions - Specifies that pretrial release programs may include programs in superior, district, or municipal courts, and that the statutory provisions relating to conditions of release apply to felony, misdemeanor, and gross misdemeanor cases. Authorizes judicial officers in felony and nonfelony criminal cases to require the defendant to refrain from using alcohol or non-prescribed drugs as a condition of pretrial release, and to submit to testing to determine compliance with the condition, in order to protect the public from harm.	C 276 L 18

STATE GOVERNMENT, ELECTIONS & INFORMATION TECHNOLOGY COMMITTEE

(360) 786-7105

BILL	SPONSORS	SUMMARY	STATUS
2SHB 1513	Bergquist, Stambaugh, Doglio	Collecting Youth Voter Registration Sign up Information - Authorizes a person to sign up to register to vote upon turning 16 years old, but provides that such persons are not added to the official list of registered voters until the person will be at least 18 years old by the next election. Requires certain state agencies to determine if the agency customer wants to sign up to register to vote. Exempts the information of a person who signs up to register to vote from public disclosure requirements until the subject of the information reaches age 18, with exceptions. Exempts the information of a person who signs up to register to vote from inclusion on the jury source list until the person reaches age 18. Provides for a voter sign-up and registration event in high school classes on Temperance and Good Citizenship Day.	C 109 L 18
HB 1939	Hudgins, Bergquist, Pollet	Recognizing the Thirty-First Day of March as Cesar Chavez Day - Recognizes March 31 as "Cesar Chavez Day."	C 307 L 18
HB 2208	Hudgins	Authorizing Criminal Background Investigations for Employees and Contractors with Access to Federal Tax Information - Requires criminal history checks and fingerprinting for all state employees and state contractors that may access federal tax information as part of their duties.	C 19 L 18
ESHB 2406	Hudgins, Stanford, Ormsby	Concerning Election Security Practices Around Auditing and Equipment - Requires the county auditor to conduct an audit prior to certification of the election that includes an audit of duplicated ballots and an audit using at least one of the following four audit methods: (1) an audit of votes cast on direct record electronic devices or other in-person ballot marking systems; (2) a random check of ballot counting equipment (random check); (3) a risk-limiting audit; or (4) an independent electronic audit of the original ballot counting equipment. Requires the Secretary of State (Secretary) to survey and report on all county canvassing board random check procedures, and requires that a random check be conducted upon the mutual agreement of political party observers or the discretion of the county auditor. Requires the Secretary to adopt procedures to expand an audit if the audit results in a discrepancy. Requires a manufacturer or distributor of a certified voting system or component thereof to disclose certain breaches of the security of its system. Authorizes the Secretary to decertify a voting system or component thereof for certain reasons.	C 218 L 18

BILL	SPONSORS	SUMMARY	STATUS
E2SHB 2595	Hudgins, Dolan, Fitzgibbon	Concerning Procedures in Order to Automatically Register Citizens to Vote - Provides for an automatic voter registration process for Enhanced Driver's License and Identocard applicants. Requires the Health Benefit Exchange to provide voter registration information to the Secretary of State for persons who consent to such transfer. Requires certain state agencies to submit a plan for implementing an automatic voter registration process and requires the Governor to decide which agencies must implement an automatic voter registration.	C 110 L 18
HB 2669	Doglio, Ormsby, Ryu	Adding Part-Time Employees to State Civil Service - Removes the exemption of part-time employees from the Civil Serve Law. Removes lapsed restrictions on salary increases for exempt employees from the language of the Civil Service Law.	C 246 L 18
EHB 2759	Doglio, Jinkins, Gregerson	Establishing the Washington State Women's Commission - Creates the Washington State Women's Commission (Commission) in the Office of the Governor. Establishes membership terms, as well as duties and powers of the Commission director and its members. Requires the Commission to work with the Washington Women's History Consortium to prepare for a 2020 statewide commemoration of women's suffrage, subject to appropriation.	C 98 L 18
SHB 2887	Riccelli, Holy, Volz	Addressing County Commissioner Elections - Requires noncharter counties with a population at or over 400,000 to conduct district-based elections for commissioner positions, beginning in 2022. Establishes a redistricting process to create a districting plan for a qualifying county.	C 301 L 18

BILL	SPONSORS	SUMMARY	STATUS
ESHB 2938	Hudgins, Dolan, Kagi	<p>Concerning Campaign Finance Law Enforcement and Reporting - Specifies that the Public Disclosure Commission (PDC) must take certain discretionary action on any complaint, including dismissing or resolving the complaint, initiating an investigation, determining a violation and issuing an order, or referring a matter to the Attorney General. Authorizes the PDC to delegate authority to the executive director to resolve remedial violations and technical corrections. Provides that the PDC has enforcement authority up to \$10,000 per violation. Limits the Attorney General's enforcement jurisdiction to matters referred from the PDC, and removes the jurisdiction of local prosecutors. Limits authorization of a citizen's action to matters where the PDC has not taken action on a complaint within 90 days, or the Attorney General has not commenced an action within 45 days of the PDC referral. Prevents a violation if an amended report correcting inaccuracies is filed within 21 days of the underlying report and outside of 30 days before an election. Establishes a dissolution procedure for committees to file a 60 day notice and receive acknowledgment from the PDC upon dissolution. Increases the reporting threshold for campaign debt from \$250 to \$750, and provides that reportable debt is any bills, goods, or services unpaid within 10 days, or within five days during the period within 30 days of an election. Makes changes to the definition of independent expenditures and adds other definitional terms.</p> <p><i>Partial Veto:</i> Vetoes the sections changing the reporting thresholds for: (1) independent expenditures; and (2) large single contributions.</p>	C 304 L 18 Partial Veto
EHCR 4400	Cody, Kagi, Hudgins	Naming the 1063 Building - Names the "1063 Building" the "Helen Sommers Building."	HFiled Sec/St
SB 5020	Hasegawa, Hunt, Keiser	<p>Concerning Certain State Ethnic and Cultural Diversity Commissions - Requires the Washington State Commission on African-American Affairs and the Washington State Commission on Asian Pacific American Affairs to advise the Legislature on issues of concern to their ethnic communities. Repeals the sunset provisions pertaining to the termination of the Washington State Commission on Hispanic Affairs and statutes related to that commission.</p>	C 143 L 18

BILL	SPONSORS	SUMMARY	STATUS
SSB 5746	Kuderer, Pearson	Concerning the Association of Washington Generals - Expands the purpose of the Association of Washington Generals (AWG) to include expanding educational, sports, and/or employment opportunities for youth, veterans, and people with disabilities. Requires the AWG board of directors to adopt bylaws and establish transparency policies. Authorizes the Office of the Lieutenant Governor, in collaboration with the AWG, to administer the Washington World Fellows Program (Fellows Program) and sports mentoring program. Removes authorization for the baseball stadium special license plate, modifies the allocation of proceeds from the Seattle Seahawks special license plate to also fund the Fellows Program, and creates the Seattle Mariners license plate for the purpose of funding the Fellows Program and sports mentoring program. Requires certain financial reporting of AWG funds and funding around the Fellows Program and the sports mentoring program.	C 67 L 18
SSB 5991	Billig, Fain, Darneille	Increasing Transparency of Contributions by Creating the Washington State Disclose Act of 2018 - Requires certain nonprofit organizations spending over \$25,000 in political campaigns to report to the Public Disclosure Commission on its top contributors and its expenditures to political campaigns or groups.	C 111 L 18
ESSB 6002	Saldaña, Billig, Hunt	Enacting the Washington Voting Rights Act of 2018 - Creates a state voting rights act to protect the equal opportunity for minority groups to participate in local elections and elect candidates of choice. Creates a cause of action and authorizes courts to order appropriate remedies for a violation of the voting rights act, including redistricting within a political subdivision. Authorizes local governments to change their election systems to remedy potential violations of the act.	C 113 L 18
SSB 6021	Kuderer, Billig, Wellman	Extending the Period for Voter Registration - Requires that voter registration by mail and electronically must be received no later than eight days before the election date, rather than submitted no later than 29 days before the election date. Changes the deadline for in-person voter registration from eight days before the election date to 8:00 p.m. on the day of the election. Changes the deadline to update existing voter registration information from 29 days before the election date to 8:00 p.m. on the day of the election. Requires county auditors to accept in-person voter registration at certain locations within the county.	C 112 L 18
SB 6058	Hunt, Zeiger, Kuderer	Modifying Write-In Voting Provisions - Requires write-in candidates to file declarations of candidacy by 8:00 p.m. on the day of the election. Modifies the filing fee for write-in candidates depending on when the candidate files their declaration. Modifies the process for counting write-in votes. Partial Veto: Vetoes the provision that invalidates parts of a ballot where write-in votes are cast for persons who did not file a timely declaration of candidacy.	C 187 L 18 Partial Veto

BILL	SPONSORS	SUMMARY	STATUS
ESB 6617	Nelson, Schoesler	<p>Concerning Records Disclosure Obligations of the Legislative Branch - Specifies that the Public Records Act (PRA) does not apply to the Legislative branch. Creates public disclosure requirements for the legislative and legislative branch agencies and provides certain exemptions to the disclosure requirements. Provides processes for making legislative public records requests and responding to such requests, and authorizes the collection of fees for completing legislative public records requests. Provides for review of denial of a legislative public records request by the Senate Facilities and Operations Committee or House Executive Rules Committee.</p>	Gov vetoed

TECHNOLOGY & ECONOMIC DEVELOPMENT COMMITTEE

(360) 786-7156

BILL	SPONSORS	SUMMARY	STATUS
SHB 2282	Hansen, Cody, McBride	Protecting an Open Internet in Washington - Prohibits Internet providers from engaging in certain types of conduct in the provision of service. Requires Internet providers to make certain disclosures related to service.	C 5 L 18
ESHB 2580	Morris, Lytton, Fey	Promoting Renewable Natural Gas - Requires the Washington State University Extension Energy Program and the Department of Commerce (Department), in consultation with the Utilities and Transportation Commission, to submit recommendations to the Governor and the energy committees of the Legislature by September 1, 2018, on how to promote the sustainable development of renewable natural gas (RNG). Requires the Department, in consultation with other state agencies, to explore development of voluntary gas quality standards for the injection of RNG into the natural gas pipeline system. Amends certain tax preferences.	C 164 L 18
SHB 2664	Dye, Doglio, Jenkin	Extending Existing Telecommunications Authority to all Ports in Washington in Order to Facilitate Public-Private Partnerships in Wholesale Telecommunications Services and Infrastructure - Extends existing telecommunications authorities of rural port districts to all port districts.	C 169 L 18
HB 2858	Johnson, Chandler, Appleton	Allowing Excess Local Infrastructure Financing Revenues to be Carried Forward - Allows certain excess revenues from local public sources, under the Local Infrastructure Financing Tool program, to be carried forward and used to calculate the state's contribution in subsequent years.	C 178 L 18
ESSB 6034	Rolfes, Sheldon, Angel	Authorizing Limited Retail Telecommunications Services for Public Utility Districts that Provide only Sewer, Water, and Telecommunications - Authorizes certain public utility districts (PUDs) to provide retail telecommunications services. Provides a process for petitioning the PUD board of commissioners for retail telecommunications services. Requires an administrative hearing for dispute resolution for adequacy of Internet service. Subjects PUD broadband networks used in the provision of retail internet service to annual payments in lieu of property taxes.	C 186 L 18
SB 6179	Carlyle, Ranker, Hunt	Concerning the Annual Reporting Requirements for Regulated Utility and Transportation Companies - Reduces the types and amounts of information public service companies are required to provide in their annual reports to the Utilities and Transportation Commission (UTC). Establishes a tiered penalty structure for public service companies that fail to file an annual report in the form and within the time required by the UTC. Authorizes the UTC to waive penalties when failure to file an annual report in the form and within the time required was due to circumstances beyond the company's control.	C 104 L 18

BILL	SPONSORS	SUMMARY	STATUS
ESJM 8008	Chase	Requesting Congress to Reform the Harbor Maintenance Tax - Requests Congress to reform the Harbor Maintenance Tax (HMT) to: (1) ensure that United States (U.S.) tax policy does not disadvantage U.S. ports and maritime cargo; (2) strive to have all navigation channels fully maintained; and (3) provide greater equity to HMT donor ports through expanded uses of the HMT revenues.	SFiled Sec/St

TRANSPORTATION COMMITTEE

(360) 786-7145

BILL	SPONSORS	SUMMARY	STATUS
SHB 1656	Dent, Gregerson, Hargrove	Establishing a Community Aviation Revitalization Loan Program - Directs the Washington State Department of Transportation (WSDOT) to convene a Community Aviation Revitalization Board (Board) to provide loans to certain public use airports for projects that support general aviation activities. Requires the WSDOT to provide support for the Board. Provides guidelines for what the Board may and may not do and for how the Board should receive and review loan applications.	Gov vetoed
EHB 1742	Stambaugh, Fey, Orcutt	Modifying the Motor Vehicle Transporter's License to Accommodate Automotive Repair Facilities - Authorizes automotive repair facilities to obtain a vehicle transporter license and transporter license plates for the purpose of evaluating vehicles for repair on the public roads of the state.	C 16 L 18
HB 2087	Stambaugh, Riccelli, Orcutt	Concerning Worker Safety on Roadways and Roadsides - Expands emergency zone rules of the road and associated offenses related to the use of lanes, speed restrictions, and reckless endangerment to include work zones. Describes work zones as adjacent lanes 200 feet before and after stationary or slow-moving highway construction vehicles, highway maintenance vehicles, solid waste vehicles, or utility service vehicles that display specified flashing lights. Provides clarification that a driver must yield the right-of-way to highway construction workers, highway maintenance workers, and flaggers, when they are engaged in work within a highway construction or maintenance area.	C 18 L 18
SHB 2317	Appleton, Muri, Fey	Concerning Contractor Bonding Requirements for Public Transportation Benefit Areas and Passenger-Only Ferry Service Districts - Allows public transportation benefit areas (PTBAs) and passenger-only ferry (POF) service districts to determine the amount of the surety bond required on their contracts, so long as the amount is greater than 25 percent of the contract price. Allows PTBAs and POF service districts to require alternative forms of security, other than surety bonds, for the construction, maintenance, or repair of a marine vessel.	C 89 L 18
SHB 2612	Condotta, Steele	Concerning Tow Truck Operators - Creates license plate indicator tabs for licensed tow truck operators applying for a license to use a tow truck to conduct transporter, hulk hauler or scrap processor, or wrecker business. Establishes fees for the transporter, hulk hauler or scrap processor, and wrecker license plate indicator tabs. Requires that tow truck operators with transporter, hulk hauler or scrap processor, and/or wrecker license plate indicator tabs be subject to the same requirements, enforcement, and penalties as non-towing companies conducting transporter, hulk hauler or scrap processor, or wrecker business with vehicles bearing special license plates indicating the business purpose.	C 135 L 18

BILL	SPONSORS	SUMMARY	STATUS
SHB 2692	Fey, Hayes, Kilduff	Concerning the Minimum Monthly Salary Paid to Washington State Patrol Troopers and Sergeants - Requires salary levels for troopers and sergeants for the 2019-2021, 2021-2023, and 2023-2025 biennia to be guided by the results of a biennial survey of the average of compensation paid to the corresponding rank from six specified local law enforcement agencies. Requires the Office of Financial Management to report on the efficacy of recruitment and retention efforts by December 1, 2024.	C 140 L 18
SHB 2696	Valdez, Orcutt, Eslick	Concerning Medical Certificate Requirements for Applicants and Holders of Commercial Drivers' Licenses and Commercial Learners' Permits - Modifies requirements for medical examiner certificates to comply with a new federal requirement that states include commercial driver's license (CDL) holders' medical self-certification status in their Commercial Driver's License Information System (CDLIS) records. Eliminates the requirement that CDL holders carry a copy of their medical examiner certificate with them and provide the Department of Licensing (DOL) with a paper copy of their medical examiner's certificate. Updates when the DOL must record CDL holders' medical qualification status on their CDLIS record and when the DOL will initiate a CDL downgrade due to the absence of proof of medical self-certification.	C 49 L 18
EHB 2948	Graves, Sullivan, Haler	Concerning the Responsibilities for State Routes in Cities or Towns - Raises the population threshold, at which a city or town must assume additional responsibility for streets within its boundaries that are also part of the state highway system, to 27,500 and then from 27,500 to 35,000, in five-year increments of 2,500, through 2033.	C 100 L 18
SHB 2970	Hudgins, Morris, Kloba	Establishing an Autonomous Vehicle Work Group - Tasks the Washington State Transportation Commission (Transportation Commission) with convening a work group of executive and legislative branch representatives to develop policy recommendations to address the operation of autonomous vehicles (AVs) on public roadways in the state. Requires an annual report to the Governor and the appropriate legislative committees, including recommendations on proposed modifications to state law and rules to address the emergence and deployment of AV technology in the state. Makes the operations of the work group subject to an appropriation to the Transportation Commission.	C 180 L 18
SHB 2990	Fey, Young, Muri	Concerning the Tacoma Narrows Bridge Debt Service Payment Plan - Establishes legislative intent to authorize a series of biennial loans totaling approximately \$85 million to the Tacoma Narrows Bridge (TNB) account for fiscal biennia 2019-21 through 2029-31. Directs the Washington State Transportation Commission to submit an annual report with sufficient information to allow the Legislature to determine an adequate loan amount that would be required for each fiscal biennium to maintain tolls at no more than 25 cents higher than the TNB toll rates effective in 2018.	C 195 L 18

BILL	SPONSORS	SUMMARY	STATUS
HJM 4002	Riccelli, Clibborn, Ortiz-Self	Requesting that State Route Number 395 be Named the Thomas S. 'Tom' Foley Memorial Highway - Requests that State Route 395 be named the "Thomas S. 'Tom' Foley Memorial Highway."	HFiled Sec/St
SSB 6012	King, Sheldon, O'Ban	Concerning Requirements for the Issuance of a Driver's License that Includes a Veteran Designation - Expands the list of acceptable forms a driver's license (DL) or identicard (ID) an applicant may submit to obtain a veteran's designation. Clarifies the eligibility criteria for a DL or ID veteran's designation by referencing a specific definition of "veteran." Permits the Department of Licensing to supplement the list of documents accepted to establish eligibility for a DL or ID veteran's designation by administrative rule.	C 69 L 18
ESSB 6106	Hobbs	Making 2017-2019 Supplemental Transportation Appropriations - Makes supplemental transportation appropriations for the 2017-19 fiscal biennium (see http://leap.leg.wa.gov for additional information). <i>Partial Veto:</i> Vetoes the subsection creating a new workgroup related to licensing services. Vetoes several items related to bills that did not pass the Legislature during the regular legislative session. (See veto message.)	C 297 L 18 Partial Veto
SB 6180	Hobbs, Schoesler, Takko	Defining the Planting and Harvest Dates for Purposes of Exemptions for Agricultural Transporters - Defines the planting and harvest season for Washington as January 1 to December 31, enabling the federal agricultural operations exemption from commercial motor vehicle hour-of-service requirements to apply year-round.	C 33 L 18
SB 6218	King, Hobbs, Darneille	Bringing the State into Compliance with the Federal Fast Act - Allows two trailers or semi-trailers with a total weight that does not exceed 26,000 pounds and a length that does not exceed 82 feet of overall length to operate on the highways of the state. Aligns state length limitations with the Fixing America's Surface Transportation Act.	C 105 L 18
SB 6363	Chase, Warnick	Concerning a Rail Line Over the Milwaukee Road Corridor - Makes permanent the authority of the State Parks and Recreation Commission to develop and maintain a cross-state trail facility on the Milwaukee Road Railroad (Milwaukee Road) corridor between Ellensburg and Marengo independently of the Washington State Department of Transportation (WSDOT) entering into a franchise agreement with one or more rail lines to establish an active rail line on any portion of this corridor. Makes permanent the directive for the WSDOT to negotiate a franchise agreement with one or more rail lines to establish an active rail line on any portion of the Milwaukee Road corridor between Ellensburg and Marengo.	C 279 L 18

BILL	SPONSORS	SUMMARY	STATUS
SB 6414	Billig, Conway, Lias	Concerning Population-Based Representation on the Governing Body of Public Transportation Benefit Areas - Requires the members of the governing boards of certain Public Transportation Benefit Areas (PTBAs) to be selected, to the extent possible, to assure proportional representation of the cities and unincorporated sections of counties that are located within the PTBA's boundaries.	C 154 L 18
ESSB 6434	Rolfes, Rivers, Nelson	Concerning Electric-Assisted Bicycles - Modifies the definition of electric-assisted bicycles and provides a classification system. Requires a manufacturer or distributor of new electric-assisted bicycles to affix a label indicating the classification number, top assisted speed, and motor wattage. Adjusts the minimum age required for operating different classes of electric-assisted bicycles. Specifies where electric-assisted bicycles may be used.	C 60 L 18
SSB 6437	King	Addressing the Disposal of Recreational Vehicles Abandoned on Public Property - Establishes a program within the Department of Licensing for reimbursing costs associated with the disposal of recreational vehicles abandoned on public property.	C 287 L 18
SSB 6438	King, Palumbo, Hobbs	Clarifying the Collection Process for Existing Vehicle Service Transactions - Allows the Department of Licensing, county auditor, or other agent or subagent to collect service fees for both a title and certain non-title transactions when these are completed at the same time. Clarifies the title transaction and certain non-title transaction service fees are collected in addition to all other fees and taxes required at application.	C 79 L 18
SSB 6475	Hobbs, Palumbo, King	Prohibiting the Imposition of Regional Transit Authority Property Taxes on Less than a Whole Parcel - Prohibits a Regional Transit Authority from imposing a property tax on less than a whole parcel of property.	C 81 L 18
SSB 6519	King, Hobbs	Revising the Establishment of Marine Pilotage Tariffs - Transfers marine pilotage tariff rate-setting authority from the Board of Pilotage Commissioners (Board) to the Utilities and Transportation Commission (UTC) as of July 1, 2019. Requires the UTC to ensure that the marine pilotage tariffs it sets are fair, just, reasonable, and sufficient for the provision of pilotage services. Allows any person with a substantial interest in marine pilotage tariffs, including marine pilots and shippers, to file a revised proposed tariff with the UTC. Transfers consideration of a port district's tariff rate recommendations for pilotage services from the Board to the UTC. Authorizes the UTC to include reasonable costs for setting tariff rates as part of the tariff. Modifies the Pilotage Account to be an appropriated account, and authorizes the UTC's use of it for expenditures related to pilotage tariff setting.	C 107 L 18



March 27, 2018

To the Honorable President and Members,
The Senate of the State of Washington

Ladies and Gentlemen:

I am returning herewith, without my approval as to Sections 119(8), 129(21), 135(4), 146(10), 307 lines 14-15, 308(21), 502(1)(h), 504(2), 606(23)(b), 908(3), 103(9), 122(3), 127(56), 135(6), 140(7), 141(4), 146(7), 148(10), 205(1)(w), 206(30), and 501(51), Engrossed Substitute Senate Bill No. 6032 entitled:

“AN ACT Relating to fiscal matters.”

Section 119(8), page 19, Secretary of State, Automatic Voter Registration Study

This section includes funding for the Secretary of State to conduct a study related to automatic voter registration. The requirement to do this study was removed from Engrossed Second Substitute House Bill 2595 (automatic voter registration), but the funding proviso remained in the budget. Because the agency will not be doing this study, the funding is not needed. For this reason, I have vetoed Section 119(8).

Section 129(21), page 56, Office of Financial Management, 2020 Census

Funds are provided to the agency for staffing and support to prepare for the 2020 census in two identical provisos: Section 129(19) and Section 129(21). This is clearly a drafting error because funding for the double proviso is not included in the total appropriation authority. For this reason, I have vetoed Section 129(21).

Section 135(4), pages 59-60, Department of Revenue, Tax Database

The budget provides \$150,000 to the department to create a publicly available online searchable database of all taxes and tax rates in the state for each taxing district. This is the same provision that was included in Senate Bill 6590 which had a fiscal note of \$1,219,800 for creation of the database. This project cannot be done for the \$150,000 provided in the budget. For this reason, I have vetoed Section 135(4).

Section 146(10), page 74, Department of Enterprise Services, Capitol Dome Access

This section directs the Department of Enterprise Services to allow individuals to access the top of the Capitol dome “under approved supervision and guidelines developed by the department.” The Olympia Fire Department has assessed this space in the past, and, among other issues, reported that it could not use a fireman’s rescue technique in this space nor could it assist an injured party by using a gurney. The Department of Labor and Industries classifies the area as a “confined space”

which means that it has restricted entry/exit and is not primarily designed for human occupancy. Access should be authorized only for individuals needed to do work on the dome. While the view is beautiful from the dome, there are too many risks involved with granting access to the public. For this reason, I have vetoed Section 146(10).

Section 307, page 261, lines 14-15, Department of Fish and Wildlife, FY 2018 General Fund-State Appropriation

The final budget reduces the department's FY 2018 General Fund-State appropriation by \$1,739,000. Although the final budget provides an additional \$1.5 million for Orca whale recovery efforts, it does not fully cover the costs of important work needed to begin the recovery of this iconic species. To support Orca recovery efforts, I am vetoing this reduction in appropriation and directing the department to use \$650,000 of this amount to complete fish screen inventories, conduct public outreach and education, hire a recovery coordinator position, and support facilitation of the Southern Resident Killer Whale Task Force. I also am directing the agency to place the remaining amount in unallotted status. For this reason, I have vetoed Section 307, page 261, lines 14-15.

Section 308(21), page 274, Department of Natural Resources, SAFER Grant Match

One-time funding of \$873,000 General Fund-State is provided to Kittitas County Fire District 7 for matching funds for its Staffing for Adequate Fire and Emergency Response (SAFER) grant from the Federal Emergency Management Agency. Despite the merits of the federal grant funding to provide firefighting staff to the district, the state should not provide the local match for these grants. Operational funding for fire districts is a local decision. Not only would providing the match through the state general fund set a precedent, it would be unfair to the other 19 fire districts across the state that were awarded a similar federal grant and provided their own local match. For these reasons, I have vetoed Section 308(21).

Section 502(1)(h), page 303, Office of Superintendent of Public Instruction for General Apportionment, Net Revenue Hold Harmless

Engrossed Second Substitute Senate Bill 6362 contains a more prescriptive hold harmless calculation than the language in the operating budget. The operating budget will hold districts harmless to a baseline that assumes the levy cliff would go into effect — a decision that the Legislature chose last year not to implement. We must ensure that no school district receives less funding in the 2018-19 school year. For this reason, I have vetoed Section 502(1)(h).

Section 504(2), page 318, Office of Superintendent of Public Instruction for School Employee Compensation Adjustments, Delay Professional Learning Day

The operating budget delays the implementation of state-funded professional learning days by one year. Research shows that time for job embedded professional learning and collaboration is linked to student success. Limiting practices that improve student achievement goes against our goal for a world-class education system. For these reasons, I have vetoed Section 504(2).

Section 606(23)(b), page 372, The Evergreen State College, Funding Options for the Legislature

This proviso allows the Office of Financial Management, State Board for Community and Technical Colleges, and Council of Presidents to use information from a Washington State Institute for Public Policy (WSIPP) study to present funding options to the Legislature. The WSIPP study is related to

higher education funding methods in other states. This item directs two separate agencies and the Council of Presidents to perform work that does not naturally fit together with the WSIPP study. For this reason, I have vetoed Section 606(23)(b).

Section 908(3), page 417, Law Enforcement Officers' and Firefighters' Retirement System (LEOFF) Distribution

This language expresses the Legislature's intent that future distributions to the Local Law Enforcement Officers' and Firefighters' Retirement System Benefits Improvement Account may include transfers from the LEOFF 2 pension fund. I have consistently vetoed similar provisions in the past, and I remain concerned about the wisdom of such transfers from a retirement fund. For this reason, I have vetoed Section 908(3).

I am vetoing the following sections related to bills that did not pass the Legislature resulting in the lapse of funding. My veto of these sections will serve to clean up these unnecessary sections of the bill.

Section 103(9), page 5, Joint Legislative Audit & Review Committee, SHB 1154, Fishing and Seafood Processing.

Section 122(3) page 22, State Treasurer's Office, E2SHB 2718, Civil Forfeiture Proceedings.

Section 127(56), page 43, Department of Commerce, ESSB 6081, Net Metering, or SHB 2995 Energy.

Section 135(6), page 61, Department of Revenue, E2SHB 2718, Civil Forfeiture Proceedings.

Section 140(7), page 64, Liquor and Cannabis Board, ESSB 6346, Sale of Wine/Microbrewery.

Section 141(4), page 66, Utilities and Transportation Commission, ESSB 6081, Distributed Generation, or SHB 2995, Energy.

Section 146(7), page 73, Department of Enterprise Services, ESSB 6081, Net Metering, or SHB 2995, Energy.

Section 148(10), page 77, Consolidated Technology Services, E2SSB 5935, Broadband and Telecommunication Service.

Section 205(1)(w), page 116, Department of Social and Health Services - Developmental Disabilities, SHB 1792, Residential Services and Supports.

Section 206(30), page 134, Department of Social and Health Services - Aging and Adult Services, SHB 1792, Residential Services and Supports.

Section 501(51), page 297, Office of Superintendent of Public Instruction, SHB 2748, Learning Assistance Program.

For these reasons I have vetoed Sections 119(8), 129(21), 135(4), 146(10), 307 lines 14-15, 308(21), 502(1)(h), 504(2), 606(23)(b), 908(3), 103(9), 122(3), 127(56), 135(6), 140(7), 141(4), 146(7), 148 (10), 205(1)(w), 206(30), and 501(51) of Engrossed Substitute Senate Bill No. 6032.

With the exception of Sections 119(8), 129(21), 135(4), 146(10), 307 lines 14-15, 308(21), 502(1)(h), 504(2), 606(23)(b), 908(3), 103(9), 122(3), 127(56), 135(6), 140(7), 141(4), 146(7), 148(10), 205(1)(w), 206(30), and 501(51), Engrossed Substitute Senate Bill No. 6032 is approved.

Respectfully submitted,



Jay Inslee
Governor



STATE OF WASHINGTON
OFFICE OF THE GOVERNOR

P.O. Box 40002 • Olympia, Washington 98504-0002 • (360) 902-4111 • www.governor.wa.gov

March 27, 2018

To the Honorable President and Members,
The Senate of the State of Washington

Ladies and Gentlemen:

I am returning herewith, without my approval as to Sections 3011(2), 3011(3), 3011(4), 4002, 7018, and 7019, Engrossed Substitute Senate Bill No. 6095 entitled:

“AN ACT Relating to the capital budget.”

Sections 3011(2), (3) and (4), page 83, Department of Ecology, Water Availability (91000343)

I appreciate the bipartisan effort and support to pass Engrossed Substitute Senate Bill 6091 (ESSB 6091) and the accompanying appropriation of \$20 million in the enacted capital budget. Together, these measures are important in allowing appropriate development to proceed in rural areas of our state while also ensuring the protection of instream flows. Negotiations on ESSB 6091 were both substantial and difficult. Sections 3011(2), (3) and (4) single out particular projects for funding. This is a departure from the planning and implementation processes established only weeks ago in ESSB 6091, and circumvents the Department of Ecology’s efforts to prioritize and approve projects. For these reasons, I have vetoed Sections 3011(2), (3) and (4).

Section 4002, pages 110-112, Aviation Revitalization Loans (92000003)

This section contains amendments identical to Substitute House Bill 1656 (SHB 1656) and reduces the amount available for loans by \$2.5 million. Because I have vetoed SHB 1656 and I support the original \$5 million appropriation, I have vetoed Section 4002.

Section 7018, page 153

Section 7018 repeals Section 13 of Substitute House Bill 1656 (SHB 1656). Because I have vetoed SHB 1656, there is no need to repeal a section in that bill. For this reason, I have vetoed Section 7018.

Section 7019, page 154

Section 7019 directs that Section 7018 takes effect when Substitute House Bill 1656 (SHB 1656) takes effect. Because I have vetoed Section 7018 and SHB 1656, this section is not necessary. For this reason, I have vetoed Section 7019.

For these reasons I have vetoed Sections 3011(2), 3011(3), 3011(4), 4002, 7018, and 7019 of Engrossed Substitute Senate Bill No. 6095.

With the exception of Sections 3011(2), 3011(3), 3011(4), 4002, 7018, and 7019, Engrossed Substitute Senate Bill No. 6095 is approved.

Respectfully submitted,

A handwritten signature in blue ink, appearing to read "Jay Inslee", is written over a faint, circular watermark or seal.

Jay Inslee
Governor



STATE OF WASHINGTON
OFFICE OF THE GOVERNOR

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March 27, 2018

To the Honorable President and Members,
The Senate of the State of Washington

Ladies and Gentlemen:

I am returning herewith, without my approval as to Sections 208(19), 207(8), 208(1), 208(22), 208(25), 208(26), 208(28), 208(29), 208(30), and 212(3), Engrossed Substitute Senate Bill No. 6106 entitled:

“AN ACT Relating to transportation funding and appropriations.”

Section 208(19), Pages 23-24, Department of Licensing, Licensing Services Workgroup

Section 208(19) directs the department to convene a workgroup comprised of a county auditor, county licensing manager, and three subagent representatives to assess the current licensing services system and the establishment of a new licensing services partnership committee. The workgroup must consider and make recommendations on expanding services offered by subagents, establishing voluntary payment plans and automatic renewal options, and reviewing the current financial environment of subagents and county auditors. The department already has a specific licensing committee that meets twice a year. It also meets twice a year with the Washington Association of Vehicle Subagents. In addition, the proviso did not provide funding for this workgroup. While I encourage looking at ways to improve services to the public, this workgroup provides a forum for communication that already exists and funding is not provided to support the workgroup. For these reasons, I have vetoed Section 208(19).

I am vetoing the following sections related to bills that did not pass the legislature resulting in the lapse of funding. My veto of these sections will serve to clean up these unnecessary sections of the bill.

Section 207(8), page 18, Washington State Patrol, SHB 2278, Privacy Protections in Government

Section 208(1), pages 19-20, Department of Licensing, EHB 2201 or ESSB 5955, MVET Collection

Section 208(22), page 25, Department of Licensing, SHB 2278, Privacy Protections

Section 208(25), page 25, Department of Licensing, HB 2653 Alternative Fuel Vehicle Exemption, or SB 6080, Electrification of Transportation

Section 208(26), page 25, Department of Licensing, SHB 2975, Snow Bikes

Section 208(28), page 26, Department of Licensing, SSB 6009, Issuance of Personalized Collector Vehicle License Plates

Section 208(29), page 26, Department of Licensing, SSB 6107, Electric Motorcycle Registration Renewal Fees

Section 208(30), page 26, Department of Licensing, 2SSB 6189, Suspended or Revoked Driver's License Provisions

Section 212(3), page 35, Department of Transportation – Aviation, ESHB 2295, Electric Aircraft

For these reasons I have vetoed Sections 208(19), 207(8), 208(1), 208(22), 208(25), 208(26), 208(28), 208(29), 208(30), and 212(3) of Engrossed Substitute Senate Bill No. 6106.

With the exception of Sections 208(19), 207(8), 208(1), 208(22), 208(25), 208(26), 208(28), 208(29), 208(30), and 212(3), Engrossed Substitute Senate Bill No. 6106 is approved.

Respectfully submitted,



Jay Inslee
Governor

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