## 2018 Bill Referrals

### Administrative Law

<table>
<thead>
<tr>
<th>Bill Details</th>
<th>Status</th>
<th>Sponsor</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Public records/legislature</strong></td>
<td>H State Govt, El</td>
<td>Graves</td>
</tr>
<tr>
<td>Concerning the definition of public records in regards to the legislature.</td>
<td></td>
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<tr>
<td><strong>HB 2255</strong></td>
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<tr>
<td>Establishes the legislative transparency act. Requires the records of state legislators and their offices to be made publicly available. Requires the secretary of the senate and the chief clerk of the house of representatives, respectively, to be the appointed public records officers for requests made to the senate or house, including each state legislative office in each house.</td>
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<tr>
<td><strong>Lienholders' interests</strong></td>
<td>H Judiciary</td>
<td>Kirby</td>
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<tr>
<td>Protecting lienholders' interests while retaining consumer protections.</td>
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<tr>
<td><strong>HB 2265</strong> (SSB 6005)</td>
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<tr>
<td>Addresses the protection of a lienholder's interest and retaining consumer protections. Requires the county treasurers of the five largest counties in this state to submit a report to the house business and financial services committee and the senate financial institutions and insurance committee or appropriate legislative committees that includes information on the total number of claims submitted to each county treasurer for payment of surplus funds following a tax foreclosure sale.</td>
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<tr>
<td><strong>Pistol license records</strong></td>
<td>H Judiciary</td>
<td>Walsh</td>
</tr>
<tr>
<td>Concerning public records act exemptions regarding concealed pistol licenses.</td>
<td></td>
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<tr>
<td><strong>HB 2329</strong> (SB 6173)</td>
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<tr>
<td>Exempts the following from public inspection and copying under the public records act: Concealed pistol licenses, notices of license denials, and any documents associated with a license or license application.</td>
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<tr>
<td><strong>Legislature/public records</strong></td>
<td>H State Govt, El</td>
<td>Pollet</td>
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<tr>
<td>Concerning public records of the legislative branch.</td>
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<tr>
<td><strong>HB 2886</strong></td>
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<tr>
<td>Modifies the public records act to: (1) Exempt the following from the definition of agency: The judicial branch or the state legislature, including individual offices of state legislators, legislative caucuses, or other offices within the state legislature; (2) Provide a definition for &quot;public records&quot; for purposes of the legislature; (3) Provide exemptions from the definition of &quot;public records&quot; for purposes of the legislature; and (4) Require the secretary of the senate and the chief clerk of the house of representatives to serve as the public records officer for the party caucuses and each state legislative office.</td>
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<tr>
<td><strong>Body worn cameras</strong></td>
<td>H Judiciary</td>
<td>Hansen</td>
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<tr>
<td>Regulating body worn cameras.</td>
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<tr>
<td><strong>HB 2893</strong> (SB 6408)</td>
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<tr>
<td>Provides a definition of &quot;intimate image,&quot; for purposes of inspection and copying exemptions in the public records act, with regard to body worn camera recordings. Eliminates the June 1, 2019, expiration date of</td>
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<tr>
<td>Bill</td>
<td>Title</td>
<td>Sponsor</td>
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<tr>
<td><strong>Open public meeting agendas</strong></td>
<td>Modifying the requirements of agendas posted under the open public meetings act.</td>
<td>H State Gov, El Kraft</td>
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<td></td>
<td>Modifies open public meetings act provisions regarding the online availability of a public agency's regular meeting agenda.</td>
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<tr>
<td><strong>Admin action/judicial review</strong></td>
<td>Modifying limitations on new evidence taken on judicial review of administrative actions.</td>
<td>S State Gov/Trib Dansel</td>
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<tr>
<td></td>
<td>Changes the limitations on new evidence taken on judicial review of administrative actions.</td>
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<tr>
<td><strong>Adjudicative proceedings</strong></td>
<td>Authorizing the removal of an adjudicative proceeding to the office of administrative hearings.</td>
<td>S State Gov/Trib Dansel</td>
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<tr>
<td></td>
<td>Authorizes a party to remove an adjudicative proceeding to the office of administrative hearings upon notice provided within ten days following the commencement of the adjudicative proceeding.</td>
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<tr>
<td><strong>Adjud. proceeding deadlines</strong></td>
<td>Establishing deadlines for final determinations and dispositions in agency adjudicative proceedings.</td>
<td>S Law &amp; Justice Fortunato</td>
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<tr>
<td></td>
<td>Revises administrative procedure act provisions as follows: (1) Requires an agency to, for a matter that is subject to an adjudicative proceeding, make a final administrative determination or disposition for that matter within two years after the commencement of the adjudicative proceeding unless all parties to the proceeding agree to waive the time limitation or the agency otherwise has good cause to delay the proceeding; (2) Authorizes a person to file a petition for judicial review and is presumed to have exhausted all administrative remedies when an agency fails to comply with (1) above; (3) Limits review by the court to issues and facts identified as contested in the petition or amended petition when a petition for judicial review is filed; and (4) Prohibits the court from remanding certain matters, when a petition for judicial review is filed under (2) above, unless all parties consent or the court determines that the agency had good cause for delaying the proceeding.</td>
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<tr>
<td><strong>Campaign finance disclosures</strong></td>
<td>Increasing transparency of contributions by creating the Washington state DISCLOSE act of 2018.</td>
<td>Del to Gov Billig</td>
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<tr>
<td></td>
<td>Establishes the democracy is strengthened by casting light on spending in elections act of 2018 (the Washington state DISCLOSE act of 2018). Closes campaign finance disclosure loopholes and requires the disclosure of contributions and expenditures by nonprofit organizations that participate significantly in state elections.</td>
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<tr>
<td><strong>Condo assoc. bylaws</strong></td>
<td>Concerning amendments to bylaws of a condominium association.</td>
<td>S Rules X Keiser</td>
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<td></td>
<td>Modifies provisions regarding amendments to bylaws of condominium associations.</td>
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</tbody>
</table>
### Lienholders' interests

Protecting lienholders' interests while retaining consumer protections.

**SSB 6005 (HB 2265)**

Addresses the protection of a lienholder’s interest and retaining consumer protections. Requires the county treasurers of the five largest counties in this state to submit a report to the house business and financial services committee and the senate financial institutions and insurance committee or appropriate legislative committees that includes information on the total number of claims submitted to each county treasurer for payment of surplus funds following a tax foreclosure sale.

### Public employee birth dates

Exempting public employee dates of birth from public disclosure requirements.

**SB 6079**

Exempts the following from public inspection and copying under the public records act: Dates of birth held by a public agency in personnel records, public employment related records, volunteer rosters, or included in a mailing list of employees or volunteers of a public agency.

### Public records/leg. & courts

Concerning public access to the records of the legislature and judiciary.

**SB 6139**

Requires the clerk of the supreme court to advise each division of the courts of the necessity to keep public records. Requires the state archivist to work with the clerk to provide information and instructions on the best method for keeping judicial records. Requires the secretary of the senate and the chief clerk of the house of representatives to be the appointed public records officers for requests made to the senate or house, including each state legislative office in each house. Requires the clerk of the supreme court to appoint public records officers for each division of the courts for requests made to the judiciary.

### City, district publ. records

Concerning hours of availability for inspection and copying of public records.

**SB 6373**

Allows cities, towns, and special purpose districts, that customarily maintain office hours of less than thirty hours per week, to continue to do so, however, they must post at their headquarters and on their web site, directions on how to contact their personnel to inspect or copy public records.

### Body worn cameras

Regulating body worn cameras.

**SB 6408 (HB 2893)**

Provides a definition of “intimate image,” for purposes of inspection and copying exemptions in the public records act, with regard to body worn camera recordings. Eliminates the June 1, 2019, expiration date of chapter 10.109 RCW regarding the use of body worn cameras.

### Alternative Dispute Resolution

**Bill Details**

**Status**

**Sponsor**

**EHB 1128**

Civil arbitration

Concerning civil arbitration.

Del to Gov

Shea
HB 1128 - DIGEST Modifies provisions relating to mandatory arbitration of civil actions.

Animal Law

<table>
<thead>
<tr>
<th>Bill Details</th>
<th>Status</th>
<th>Sponsor</th>
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<tbody>
<tr>
<td><strong>Service animal misrepresent.</strong></td>
<td>Del to Gov</td>
<td>Steele</td>
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<tr>
<td>Concerning service animals.</td>
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<tr>
<td><strong>SHB 2822</strong></td>
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<tr>
<td>Penalizes the intentional misrepresentation of a service animal. States that a person has committed a civil infraction and will be assessed a monetary penalty for the crime of misrepresentation of a service animal. The maximum penalty and default amount is five hundred dollars.</td>
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<tr>
<td><strong>Animal cruelty/sexual</strong></td>
<td>S Law &amp; Justice</td>
<td>Palumbo</td>
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<tr>
<td>Concerning animal cruelty in the first degree.</td>
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<tr>
<td><strong>SB 6076</strong></td>
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<tr>
<td>Revises the definitions of &quot;sexual conduct&quot; and &quot;sexual contact&quot; for purposes of the crime of animal cruelty in the first degree.</td>
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<tr>
<td><strong>Elephants/traveling act</strong></td>
<td>S Law &amp; Justice</td>
<td>Palumbo</td>
</tr>
<tr>
<td>Concerning the unlawful use of an elephant in a traveling animal act.</td>
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<tr>
<td><strong>SB 6154</strong></td>
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<tr>
<td>States that it is a gross misdemeanor for a person to allow the participation of an elephant in a traveling animal act.</td>
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<tr>
<td><strong>Low-income veterinary srvs</strong></td>
<td>S Health &amp; Long</td>
<td>Cleveland</td>
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<tr>
<td>Allowing animal care and control agencies and nonprofit humane societies to provide additional veterinary services to low-income households.</td>
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<td><strong>SB 6196</strong></td>
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<tr>
<td>Makes veterinary services more accessible to qualified low-income households that are otherwise unable to afford the full price of needed veterinary services for their pets. Requires the state veterinary board of governors to adopt rules that establish regular reporting requirements that demonstrate the animal care and control facilities and nonprofit humane societies are serving only low-income households.</td>
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Antitrust

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<tr>
<th>Bill Details</th>
<th>Status</th>
<th>Sponsor</th>
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<tbody>
<tr>
<td><strong>Rx medication charges</strong></td>
<td>H Rules 3C</td>
<td>Slatter</td>
</tr>
<tr>
<td>Protecting consumers from excess charges for prescription medications.</td>
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<tr>
<td><strong>SHB 2296</strong></td>
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<tr>
<td>Establishes the affordable medication for patients act. Prohibits a contract between a health carrier or a pharmacy benefit manager and a pharmacist or pharmacy from penalizing a pharmacist’s or pharmacy's disclosure to a person purchasing prescription medication of information regarding: (1) The cost of the</td>
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</table>
prescription medication to the person; or (2) The availability of therapeutically equivalent alternative medications or alternative methods of purchasing the prescription medication.

**Credit security freeze fees**

HB 2354

Restricting fees for security freezes by consumer reporting agencies.

Prohibits a consumer reporting agency from charging a fee to temporarily lift a security freeze or remove the security freeze for: (1) A victim of identity theft; (2) A person that certifies he or she has received notice of a security breach involving his or her personal or financial data; or (3) A consumer who is at least sixty-five years old. Requires consumer reporting agencies to provide consumers with notice of the security freeze certification.

**Generic drug prices**

HB 2556

Protecting consumers and purchasers from excessive increases in generic prescription drug prices.

States that the legislature declares that unjustified and excessive price increases of generic drugs are considered violations of the consumer protection act. Requires the prescription drug program to produce and make available to drug manufacturers a price increase notification form. Requires a drug manufacturer, if it increases the wholesale acquisition cost of a generic drug by a percent equal to or greater than one hundred percent at any one time or in the aggregate in any twelve-month period, to use the price increase notification form to notify the office of the insurance commissioner and the prescription drug program of the increase.

**Prescription drug prices**

SSB 5995

Protecting consumers and purchasers from excessive increases in prescription drug prices.

Requires the state institute for public policy to: (1) Review and study policy recommendations for protecting consumers against excessive prescription drug price increases, including a two-year look back of increases where the wholesale acquisition cost increased by a percentage equal to or greater than one hundred percent at any one time or in the aggregate in any twelve-month period; and (2) Report the findings to the legislature.

**Lienholders' interests**

SSB 6005

Protecting lienholders' interests while retaining consumer protections.

Addresses the protection of a lienholder's interest and retaining consumer protections. Requires the county treasurers of the five largest counties in this state to submit a report to the house business and financial services committee and the senate financial institutions and insurance committee or appropriate legislative committees that includes information on the total number of claims submitted to each county treasurer for payment of surplus funds following a tax foreclosure sale.

**Military/consumer protection**

SB 6017

Concerning consumer protections for military service members on active duty.

Allows a service member to terminate or suspend certain contracts at any time after the date he or she receives military service orders.
### Rx cost info./contracts

Prohibiting health carriers and pharmacy benefit managers from using contracts to prevent pharmacists from telling their customers about cheaper ways to buy prescription drugs.

**SSB 6026**

Prohibits health carriers and pharmacy benefit managers from offering or agreeing to a contract provision that penalizes a pharmacy or pharmacist for disclosing information to a customer regarding cheaper ways to buy prescription drugs. Allows the insurance commissioner to suspend or revoke the registration of a health carrier or pharmacy benefit manager for a violation of this act.

### BOG Legislative Committee

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<tr>
<th>Bill Details</th>
<th>Status</th>
<th>Sponsor</th>
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<tbody>
<tr>
<td><strong>Civics education</strong></td>
<td>Del to Gov</td>
<td>Dolan</td>
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</table>

Expanding civics education in public school.

**2SHB 1896 (SB 5668)**

Creates the expanded civics education teacher training program, within the office of the superintendent of public instruction, to provide for the selection of a team of qualified social studies teachers, and when appropriate, civics education specialists, from across the state who will: (1) Develop teacher training materials that include civics information on national, state, tribal, and local government and the civics component of the federally administered naturalization test required to become naturalized United States citizens; (2) Provide teacher training including the college, career, and civic life framework and the six proven instructional practices for enhancing civic education; and (3) Provide professional learning opportunities. Requires each school district that operates a high school to provide a mandatory one-half credit stand-alone course in civics for each high school student. Requires the office of the superintendent of public instruction to select two school districts to serve as demonstration sites for enhanced civics education.

| Civic learning partnership | S Rules X | Zeiger |

Creating the civic learning public-private partnership.

**2SSB 5236**

Creates a civic learning public-private partnership to ensure that students in K-12 schools and expanded learning opportunities are equipped with the knowledge and skills to engage effectively in government as citizens. Creates the Washington civic learning public-private partnership account. Provides that this act is null and void if appropriations are not approved.

| Pretrial release programs | Del to Gov | Padden |

Concerning pretrial release programs.

**SB 5987 (HB 2679)**

Addresses bail determinations and conditions of release. Declares an intent to require an individualized determination by a judicial officer of conditions of release for persons in custody.

### Business Law

<table>
<thead>
<tr>
<th>Bill Details</th>
<th>Status</th>
<th>Sponsor</th>
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<tbody>
<tr>
<td>Detail Report</td>
<td>March 16, 2018</td>
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</table>
**Personal info. sale & tax**  
*H Approps  Smith*

Concerning the sale and taxation of Washingtonians’ personal information and related data.

Finds that there are various companies engaged in accumulating the personal data that is available to be collected on Washingtonians, aggregating or compiling that information, and reselling it without reciprocal benefit to the people of the state. Requires every person engaging within this state in the business of making sales of personal information or exchanging personal information for consideration to register with the department of revenue. Requires the department of revenue to: (1) Include in its report to certain committees of the legislature, a summary of the information received from the registrations submitted from businesses; and (2) Provide a recommendation for how to impose a tax on these businesses in order to ensure appropriate compensation to the people of the state.

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**Net neutrality**  
*C 5 L 18  Hansen*

Protecting an open internet in Washington state.

Requires a person providing broadband internet access service in the state to publicly disclose accurate information regarding the network management practices, performance characteristics, and commercial terms of its services sufficient for consumers to make informed choices regarding the purchase and use of the services and entrepreneurs and other small businesses to develop, market, and maintain internet offerings. Prohibits a person engaged in the provision of broadband internet access service in the state from: (1) Blocking lawful content, applications, services, or nonharmful devices; (2) Impairing or degrading lawful internet traffic on the basis of internet content, application, or service, or use of a nonharmful device; or (3) Engaging in paid prioritization. Creates the internet consumer access account.

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**Net neutrality**  
*H Approps  Smith*

Protecting consumers by prohibiting blocking, throttling, or paid prioritization in the provision of internet service in Washington state.

Requires a person providing broadband internet access service in the state to publicly disclose accurate information regarding the network management practices, performance characteristics, and commercial terms of its services sufficient for consumers to make informed choices regarding the purchase and use of the services and entrepreneurs and other small businesses to develop, market, and maintain internet offerings. Prohibits a person engaged in the provision of broadband internet access service in the state from: (1) Blocking lawful content, applications, services, or nonharmful devices; (2) Impairing or degrading lawful internet traffic on the basis of internet content, application, or service, or use of a nonharmful device; or (3) Engaging in paid prioritization. Creates the internet consumer access account.

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**Recording standards comm’n**  
*H State Govt, El  McDonald*

Concerning the recording standards commission.

Changes the name of the "e-recording standards commission" to the "recording standards commission." States that the intent of the legislature is that the secretary of state have the authority to create regulations for consistent recording of documents by county auditors.

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**Canada/accounting firms**  
*Del to Gov  Vick*

Allowing firms in the Canadian province of British Columbia to perform attest or compilation services for companies in Washington state that are the consolidated, subsidiary, or component entity of another corporate entity registered in Canada.
Authorizes a firm holding a license or registration as a chartered professional accounting firm in the Canadian province of British Columbia to perform the following services: (1) An attest or compilation engagement of a business entity operating in this state that is the consolidated, subsidiary, or component entity of another entity that is operating in Canada who acts as the issuer of the report; and (2) A standalone attest or compilation engagement of a wholly or majority-owned subsidiary and/or component of an entity that is operating in Canada.

<table>
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<tr>
<th>Legal entity renewals</th>
<th>H Finance</th>
<th>Lytton</th>
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<tr>
<td>Providing that the department of revenue is the secretary of state's agent for specified legal entity renewals.</td>
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States that the secretary of state's agent for administering, under the business license center act (chapter 19.02 RCW), a portion of the legal entity annual report filings is the department of revenue.

<table>
<thead>
<tr>
<th>Limited cooperative assocs.</th>
<th>S Rules 3</th>
<th>Pedersen</th>
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<tbody>
<tr>
<td>Concerning limited cooperative associations.</td>
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Establishes the Washington limited cooperative association act. Defines a limited cooperative association as an autonomous, unincorporated association of persons united to meet their mutual interests through a jointly owned enterprise primarily controlled by those persons.

<table>
<thead>
<tr>
<th>Recording standards comm'n</th>
<th>S Rules 3</th>
<th>Kuderer</th>
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<tr>
<td>Concerning the recording standards commission.</td>
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Changes the name of the "e-recording standards commission" to the "recording standards commission." States that the intent of the legislature is that the secretary of state have the authority to create regulations for consistent recording of documents by county auditors.

<table>
<thead>
<tr>
<th>Canada/accounting firms</th>
<th>S Rules X</th>
<th>Conway</th>
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<tbody>
<tr>
<td>Allowing firms in the Canadian province of British Columbia to perform attest or compilation services for companies in Washington state that are the consolidated, subsidiary, or component entity of another corporate entity registered in Canada.</td>
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</table>

Authorizes a firm holding a license or registration as a chartered professional accounting firm in the Canadian province of British Columbia to perform the following services: (1) An attest or compilation engagement of a business entity operating in this state that is the consolidated, subsidiary, or component entity of another entity that is operating in Canada who acts as the issuer of the report; and (2) A standalone attest or compilation engagement of a wholly or majority-owned subsidiary and/or component of an entity that is operating in Canada.

<table>
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<tr>
<th>Civil Rights Law</th>
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<tr>
<td>Bill Details</td>
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<tr>
<td><strong>SHB 1800</strong></td>
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Detail Report
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Establishes the Washington voting rights act of 2018 to allow certain entities to make changes to their electoral system.

(HB 2359) SHB 2289

**Invol. commitment/felony**

Concerning the release and commitment of persons involuntarily committed after the dismissal of a felony.

Revises the involuntary treatment act regarding the release and commitment of persons involuntarily committed after the dismissal of a felony.

(Voter registration period)

Extending the period for voter registration.

(SHB 2297 (SSB 6021)) SHB 2297

Allows a person to register to vote at the division of elections if in a separate city from the county auditor's office, a voting center, or other location designated by the county auditor. Extends the period for voter registration. Requires the secretary of state to establish procedures to enable new or updated voter registrations to be recorded on an expedited basis. Requires the voters' pamphlet to contain, for the 2018 general election, information in this act regarding the changes in the deadlines to register to vote.

(DNA biological samples)

Addressing collection of DNA biological samples.

Requires a biological sample to also be collected for purposes of DNA identification analysis from an adult or juvenile individual convicted of certain municipal offenses where the municipal prosecuting authority certifies at the time of sentencing that the municipal offense conviction is equivalent to the crimes found in RCW 43.43.754 (section 1 of this act). Authorizes a municipal jurisdiction to submit a biological sample, collected before the effective date of this act, to the forensic laboratory services bureau of the Washington state patrol for purposes of DNA identification analysis under certain circumstances. Requires an agency or a department, when submitting a biological sample to the forensic laboratory services bureau of the Washington state patrol that was collected as a result of a conviction under an equivalent municipal offense, to include a signed affidavit from the municipal prosecuting authority of the jurisdiction in which the conviction occurred specifying the state crime to which the municipal offense is equivalent.

(Ballot box locations)

Concerning ballot box locations in large population counties.

Requires the county auditor, in a county with a population over two hundred sixty thousand, to establish a minimum of one ballot drop box: (1) Per fifteen thousand registered voters in the county; and (2) In each city, town, and census-designated place in the county with a post office.

(Traffic LFO consolidation)

Creating a program for the consolidation of traffic-based financial obligations.

Requires the administrator for the courts to create a unified payment plan system to allow for the consolidation of multiple traffic-based financial obligations from courts of limited jurisdiction.
**HB 2433** *(SB 6092)*

**Automatic voter registration**

Concerning automatic voter registration, including establishing the future voter program for certain persons sixteen and seventeen years of age.

States that it is the intent of the secretary of state and the legislature to: (1) Formalize a registration sign up process for those not yet eighteen years old through the establishment of the future voter program; (2) Authorize all persons sixteen and seventeen years old to sign up to register to vote; and (3) Engage the new voters and encourage their civic participation in an educational environment.

**Write-in voting**

**HB 2478** *(SB 6058)*

**Write-in voting**

Modifying write-in voting provisions.

Modifies voting provisions regarding write-in votes, candidates, and candidacies.

**Sex offender disclosure**

**HB 2487**

**Sex offender disclosure**

Increasing the public disclosure of registered sex offenders.

Increases the public disclosure of registered sex offenders.

**Automatic voter registration**

**E2SHB 2595** *(E3SSB 6353)*

**Automatic voter registration**

Establishing the automatic voter registration act of 2018. Requires the department of licensing to implement an automatic voter registration system so a person who is eligible to vote and is applying for or renewing an enhanced driver's license or identicard may register to vote or update voter registration at the time of registration or renewal, by an automated process. Prohibits, unless required by law, the department of licensing from: (1) Sharing information used to verify identity with a federal agency or contractual obligation existing as of July 1, 2019; and (2) Collecting records or documentation used to certify eligibility to vote once the certification process has been completed and recorded. Requires the state health benefit exchange to: (1) Provide directly to the secretary of state's office information required to register to vote or transfer a registration for certain consenting persons; and (2) Study the feasibility of implementing automatic voter registration. Requires the office of the secretary of state to conduct a study and prepare recommendations for creating: (1) An automatic voter registration process for residents who recently completed the naturalization process; and (2) For an automatic pending voter registration process at birth. Exempts the following from public inspection and copying under the public records act: Information maintained in the pending voter registration database. Provides that sections 201 and 202 of this act are null and void if appropriations are not approved.

**Election ballot space**

**ESHB 2704**

**Election ballot space**

Concerning election ballot space and voter informations.

Rearranges the order in which certain positions or offices are placed in a primary consolidated ballot. Removes a certain statement from being printed on top of each ballot to being displayed in a prominent position on the election page of each county web site and being printed in the ballot envelope, the materials that accompany the ballot, or the voters' pamphlet. Prohibits a primary from being held for a metropolitan park district commissioner. Requires the secretary of state to conduct a study to evaluate the cost-effectiveness of providing nonbinding advisory votes on the ballot, including: (1) A comparison of
the costs of preparing ballots in elections that include advisory votes and elections where advisory votes do not appear on the ballot; (2) An assessment of ballot design; and (3) Cost savings of removing advisory votes from ballots.

<table>
<thead>
<tr>
<th>Bill</th>
<th>Description</th>
<th>Sponsor(s)</th>
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<tbody>
<tr>
<td>HB 2746</td>
<td>Alt voting procs/local gov</td>
<td>H State Govt, El Hudgins</td>
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<tr>
<td>HB 2746</td>
<td>Providing options for local governments to adopt alternative voting procedures.</td>
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<tr>
<td></td>
<td>Allows a county, city, town, or district to: (1) Eliminate the primary for a single or multiple position office within their jurisdiction; or (2) Use a proportional voting system for an office with multiple positions.</td>
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<tr>
<td></td>
<td>Prohibits a primary from being held for an office where the primary has been eliminated. Requires the secretary of state to approve a proportional voting system before it is adopted by a county, city, town, or district. Allows the following to authorize a change to their electoral system: A school board; the legislative authority of a city or town; the commissioner of a county; the legislative authority of a code city or town; the board of fire commissioners of a fire protection district; and the port commission.</td>
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<tr>
<td>HB 2885</td>
<td>Law enf. oversight groups</td>
<td>H State Govt, Ele Shea</td>
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<tr>
<td>HB 2885</td>
<td>Restricting certain individuals from participating on commissions, committees, or boards related to the oversight of law enforcement.</td>
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<tr>
<td>HB 2885</td>
<td>Prohibits certain employees and contractors who have been terminated from employment or had his or her contract terminated due to unethical or illegal behavior from serving as a member of certain commissions, committees, and boards if the commission, committee, or board has oversight of law enforcement as part of its duties.</td>
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<tr>
<td>SSB 5064</td>
<td>Student freedom of express.</td>
<td>Del to Gov Fain</td>
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<tr>
<td>SSB 5064</td>
<td>Concerning freedom of expression rights of students at public schools and institutions of higher education.</td>
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<tr>
<td>SSB 5064</td>
<td>States that students at institutions of higher education have the right to exercise freedom of speech and freedom of the press in school-sponsored media. Places responsibility on student editors of school-sponsored media, at public schools and institutions of higher education, for determining the news, opinion, feature, and advertising content of the media subject to certain limitations.</td>
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<tr>
<td>SB 5267 (SHB 1800)</td>
<td>Voting rights</td>
<td>S State Govt/Trib Hunt</td>
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<tr>
<td>SB 5267 (SHB 1800)</td>
<td>Enacting the Washington voting rights act.</td>
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<tr>
<td>SB 5308 (HB 1956)</td>
<td>Religious affiliation discl.</td>
<td>S Law &amp; Justice Palumbo</td>
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<tr>
<td>SB 5308 (HB 1956)</td>
<td>Limiting disclosure of information about the religious affiliation of individuals.</td>
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<tr>
<td>SB 5308 (HB 1956)</td>
<td>Prohibits an agency from providing or disclosing to federal authorities personal information regarding the religious affiliation of an individual that is requested for the purpose of compiling a database of individuals based solely on religious affiliation.</td>
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</tbody>
</table>
Prohibiting certain employers from including any question on an application about an applicant's criminal record, inquiring either orally or in writing about an applicant's criminal records, or obtaining information from a criminal background check, until after the employer initially determines that the applicant is otherwise qualified.

SB 5312-S - DIGEST Establishes the Washington fair chance act. Prohibits an employer from including a question on an application for employment regarding information about the applicant's criminal record until after the employer determines that the applicant is otherwise qualified for the position.

**ESB 5992**

**Bump-fire stocks**  
Concerning trigger modification devices. (REVISED FOR ENGROSSED: Concerning bump-fire stocks.)

SB 5992 - DIGEST Addresses the use and possession of a trigger modification device.

**ESSB 6002**

**Voting rights act**  

SB 6002-S - DIGEST Establishes the Washington voting rights act of 2018 to promote equal voting opportunity in certain political subdivisions and establish a cause of action to redress lack of voter opportunity.

**SSB 6021**  
**Voter registration period**  
Extending the period for voter registration.

SSB 6021 (SHB 2297)  
Allows a person to register to vote at the division of elections if in a separate city from the county auditor's office, a voting center, or other location designated by the county auditor. Extends the period for voter registration. Requires the secretary of state to establish procedures to enable new or updated voter registrations to be recorded on an expedited basis. Requires the following to be included in the voters' pamphlet: For the 2018 general election, information regarding the changes in the deadlines to register to vote made by this act.

**SB 6027**  
**Civil rights/health info.**  
Concerning the discovery of privileged health care information and communications in claims for noneconomic damages under certain civil rights laws.

Modifies provisions relating to the discovery of privileged health care information and communications in claims for noneconomic damages under certain civil rights laws.

**SB 6052**  
**Death penalty elimination**  
Reducing criminal justice expenses by eliminating the death penalty and instead requiring life imprisonment without possibility of release or parole as the sentence for aggravated first degree murder.

Eliminates the death penalty and requires life imprisonment without possibility of release or parole as the sentence for aggravated first degree murder.

**SB 6058**  
**Write-in voting**  
Del to Gov  
Hunt
Modifying write-in voting provisions.

Modifies voting provisions regarding write-in votes, candidates, and candidacies.

Automatic voter registration  S State Govt/Tri  Billig
Concerning automatic voter registration, including establishing the future voter program for certain persons sixteen and seventeen years of age.

SB 6092 (HB 2433)
States that it is the intent of the secretary of state and the legislature to: (1) Formalize a registration sign up process for those not yet eighteen years old through the establishment of the future voter program; (2) Authorize all persons sixteen and seventeen years old to sign up to register to vote; and (3) Engage the new voters and encourage their civic participation in an educational environment.

Primary election age  S State Govt/Tri  Lias
Allowing persons who will turn eighteen years of age by the general election to vote in the primary election.

SB 6200
Allows a seventeen-year-old person to vote in a primary election if he or she will be eighteen years old at the time of the general election. Takes effect if the proposed amendment to Article VI, section 1 of the state Constitution, allowing persons who will turn eighteen years of age by the general election to vote in the primary election, is approved by the voters at the next general election.

Traffic LFO consolidation  S Law & Justice  Saldaña
Creating a program for the consolidation of traffic-based financial obligations.

SB 6216 (HB 2421)
Requires the administrator for the courts to create a unified payment plan system to allow for the consolidation of multiple traffic-based financial obligations from courts of limited jurisdiction.

Automatic voter registration  S Rules 3  Hunt
Concerning procedures in order to automatically register citizens to vote.

E3SSB 6353 (E2SHB 2595)
Establishes the automatic voter registration act of 2018 to increase the opportunity to register to vote for qualified persons. Requires the state health benefit exchange to: (1) Provide certain information to the secretary of state's office for healthplanfinder applicants, including applicants who file changes of address, who reside in the state, are eighteen years old or older, are verified citizens, and do not decline the option to register to vote; and (2) Consult with the secretary of state's office to establish automatic voter registration criteria and procedures. Requires a task force to facilitate the implementation of this streamlining technology integration. Requires the office of the secretary of state to conduct a study and prepare recommendations for: (1) Creating an automatic voter registration process for residents who recently completed the naturalization process; and (2) An automatic voter registration process at birth. Prohibits, unless required by law, the department of licensing, the state health benefit exchange, and each qualified voter registration agency from: (1) Sharing information used to verify identity with any federal agency; or (2) Retaining any records or documentation used to certify eligibility to vote once the certification process has been completed and recorded. Exempts the following from public inspection under the public records act: Personal information in files maintained for patients or clients of agencies providing public assistance or services to persons with disabilities.

SB 6402  Alt voting procs/local gov  S State Govt/Trib  Palumbo

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Providing options for local governments to adopt alternative voting procedures.

Allows a county, city, town, or district to: (1) Eliminate the primary for a single or multiple position office within their jurisdiction; or (2) Use a proportional voting system for an office with multiple positions. Prohibits a primary from being held for an office where the primary has been eliminated. Requires the secretary of state to approve a proportional voting system before it is adopted by a county, city, town, or district. Allows the following to authorize a change to their electoral system: A school board; the legislative authority of a city or town; the commissioner of a county; the legislative authority of a code city or town; the board of fire commissioners of a fire protection district; and the port commission.

### Construction Law

<table>
<thead>
<tr>
<th>Bill Details</th>
<th>Status</th>
<th>Sponsor</th>
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<tbody>
<tr>
<td><strong>Construction defect claims</strong></td>
<td>H Rules C</td>
<td>Ryu</td>
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<tr>
<td><strong>SHB 2475 (SB 6523)</strong></td>
<td>Concerning the tolling of construction defect claims.</td>
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<td></td>
<td>Modifies provisions regarding construction defect claims.</td>
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<tr>
<td><strong>Construction defect actions</strong></td>
<td>H Rules C</td>
<td>Senn</td>
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<tr>
<td></td>
<td>Concerning construction defect actions.</td>
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<tr>
<td><strong>SHB 2831</strong></td>
<td>Requires the board of directors of a unit owners' association or a homeowners' association, before service of a summons and complaint on a defendant, with respect to construction defect actions, to mail or deliver written notice to the last known address of each construction professional against whom an action is proposed.</td>
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<tr>
<td><strong>Building codes/modern method</strong></td>
<td>H Local Govt</td>
<td>Buys</td>
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<tr>
<td><strong>HB 2847</strong></td>
<td>Concerning nationally recognized standards for modern technical methods, devices, and improvements in building codes.</td>
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<tr>
<td></td>
<td>Modifies the state building code act to address the option for citizens to benefit from material and labor efficiencies provided by the approval of modern technical methods, devices, improvements, and innovations approved in accordance with the international organization for standardization.</td>
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<tr>
<td><strong>School construction</strong></td>
<td>H Cap Budget</td>
<td>Pollet</td>
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<tr>
<td><strong>HB 2953 (SSB 6531)</strong></td>
<td>Regarding the school construction assistance program.</td>
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<td></td>
<td>Addresses the allotment of appropriations for school plant facilities and the computation of state aid for school plant projects.</td>
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<tr>
<td><strong>Underground facilities</strong></td>
<td>H Tech &amp; Econ De</td>
<td>Appleton</td>
</tr>
<tr>
<td><strong>HB 2979</strong></td>
<td>Adopting new requirements for locating underground facilities, including positive response, minimum marking standards, adopting a new process for coordinating large projects, and requiring new and replacement facilities to be locatable.</td>
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</table>
Revises underground facilities provisions regarding the requirements of facility operators and excavators and the one-number locator service.

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<th>Bill Details</th>
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<th>Sponsor</th>
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<tr>
<td><strong>I-200 repeal</strong></td>
<td>S Rules X</td>
<td>Chase</td>
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<tr>
<td>Restoring the fair treatment of underserved groups in public employment, education, and contracting.</td>
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<tr>
<td>Removes references to the state civil rights act and restores the fair treatment of underserved groups in public employment, education, and contracting.</td>
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**SB 6406**

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<tr>
<th>Bill Details</th>
<th>Status</th>
<th>Sponsor</th>
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<tbody>
<tr>
<td><strong>Public works attorneys’ fees</strong></td>
<td>S State Govt/Trib</td>
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<tr>
<td>Concerning attorneys’ fees on public works contracts.</td>
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<tr>
<td>Requires the award of attorneys’ fees, in disputes arising from public works contracts, to be paid only if the prevailing party recovers more than the amount offered in settlement.</td>
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**SB 6428 (SHB 2852)**

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<tr>
<th>Bill Details</th>
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<tbody>
<tr>
<td><strong>School construction</strong></td>
<td>S Rules 3</td>
<td>Pedersen</td>
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<tr>
<td>Regarding the school construction assistance program.</td>
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<tr>
<td>Addresses the allotment of appropriations for school plant facilities and the computation of state aid for school plant projects.</td>
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**SSB 6531 (HB 2953)**

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<tr>
<th>Bill Details</th>
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<tbody>
<tr>
<td><strong>Alternative public works</strong></td>
<td>S State Govt/Trib</td>
<td>Hasegawa</td>
</tr>
<tr>
<td>Concerning design-build and job order contracting for alternative public works.</td>
<td></td>
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<tr>
<td>Modifies alternative public works provisions regarding design-build and job order contracting.</td>
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</table>

**Corporate Counsel**

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<tr>
<th>Bill Details</th>
<th>Status</th>
<th>Sponsor</th>
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</thead>
<tbody>
<tr>
<td><strong>Limited cooperative assocs.</strong></td>
<td>S Rules 3</td>
<td>Pedersen</td>
</tr>
<tr>
<td>Concerning limited cooperative associations.</td>
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<tr>
<td>Establishes the Washington limited cooperative association act. Defines a limited cooperative association as an autonomous, unincorporated association of persons united to meet their mutual interests through a jointly owned enterprise primarily controlled by those persons.</td>
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</table>

**Council on Public Defense**

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<th>Bill Details</th>
<th>Status</th>
<th>Sponsor</th>
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<tbody>
<tr>
<td><strong>Incentivized evidence discl.</strong></td>
<td>S Rules X</td>
<td>Padden</td>
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<tr>
<td>Concerning disclosures regarding incentivized evidence and testimony.</td>
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</tbody>
</table>
SB 5038 - DIGEST Requires the state, before it introduces any testimony or statement of an informant in a trial or other criminal proceeding, to: (1) Request material and information from the investigative agency; and (2) Disclose to the defendant the results of that request and other material and information that is known by the state or reasonably available to be discovered by the state.

Creditor Debtor Rights

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<th>Bill Details</th>
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<tr>
<td><strong>Collection of medical debt</strong></td>
<td>H Approps</td>
<td>Jinkins</td>
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</table>

Concerning collection of medical debt.

Requires the state institute for public policy to: (1) Conduct a study of medical debt in the state; and (2) Include in the report, a systematic review of the prevalence and impact of medical debt on Washingtonians and a comparison of the laws and practices regarding medical debt collection in this state with those in other states. Allows the state institute for public policy, in conducting its analysis, to work with the administrative office of the courts and individual courts to access necessary data. Expires January 1, 2020.

| **Lienholders' interests** | S Rules X | Mullet |

Protecting lienholders' interests while retaining consumer protections.

Addresses the protection of a lienholder's interest and retaining consumer protections. Requires the county treasurers of the five largest counties in this state to submit a report to the house business and financial services committee and the senate financial institutions and insurance committee or appropriate legislative committees that includes information on the total number of claims submitted to each county treasurer for payment of surplus funds following a tax foreclosure sale.

| **Automatic security freezes** | S Fin Inst/Ins | Frockt |

Concerning automatic security freezes on consumer credit reports.

Requires a consumer reporting agency, that experiences a data breach, to: (1) Automatically place a security freeze on the credit report of each affected consumer within seven days of discovery of the data breach; (2) Notify the consumer of the automatic security freeze on his or her credit report; (3) Provide the consumer with a unique personal identification number or password to be used when providing authorization to temporarily lift or remove the freeze; and (4) Notify the attorney general of the data breach.

| **Credit security freeze fees** | C 54 L 18 | Mullet |

Concerning security freeze fees charged by consumer reporting agencies.

SB 6018 - DIGEST Prohibits a consumer reporting agency from charging a fee for placing a security freeze, assigning a unique personal identification number or password, temporarily lifting a security freeze, or removing a security freeze.
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<tr>
<th>Bill Details</th>
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<tr>
<td><strong>Sexually violent predators</strong></td>
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<tr>
<td>Concerning the processes for reviewing sexually violent predators committed under chapter 71.09 RCW.</td>
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<tr>
<td><strong>HB 2271</strong></td>
<td><strong>(SB 6217)</strong></td>
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<tr>
<td><strong>Invol. commitment/felony</strong></td>
<td>H Rules 3C</td>
<td>Kilduff</td>
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<tr>
<td>Concerning the release and commitment of persons involuntarily committed after the dismissal of a felony.</td>
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<tr>
<td><strong>SHB 2289</strong></td>
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<tr>
<td><strong>Marijuana account/legal srvs</strong></td>
<td>H Commerce &amp; Gam</td>
<td>Walsh</td>
</tr>
<tr>
<td>Concerning the appropriation to counties of moneys from the dedicated marijuana account for the purpose of funding legal services for indigent defendants in criminal cases.</td>
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<td><strong>HB 2301</strong></td>
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<tr>
<td><strong>DNA biological samples</strong></td>
<td>H Rules C</td>
<td>Orwell</td>
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<tr>
<td>Addressing collection of DNA biological samples.</td>
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<td><strong>SHB 2331</strong></td>
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<tr>
<td><strong>Sexual exploitation</strong></td>
<td>H Rules 3C</td>
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<tr>
<td>Concerning sexual exploitation.</td>
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<td><strong>SHB 2360</strong></td>
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misdemeanor, except a second or subsequent conviction is a gross misdemeanor.

### Emergency aid/prostitution

**SHB 2361**

Increasing access to emergency assistance for victims by providing immunity from prosecution for prostitution offenses in some circumstances.

Provides immunity from prostitution charges to a victim of one of the following offenses, or a person seeking emergency assistance on behalf of the victim: (1) A violent offense as defined in RCW 9.94A.030; (2) Assault in the third degree under RCW 9A.36.031; (3) Assault in the fourth degree under RCW 9A.36.041 or an equivalent municipal ordinance; or (4) Rape in the third degree under RCW 9A.44.060.

### Business entities/crime

**ESHB 2362**

Concerning crime committed by business entities.

HB 2362-S - DIGEST Addresses criminal offenses of business entities and fines for those offenses.

### Contraband/unmanned aircraft

**HB 2363**

Addressing the use of unmanned aircraft to deliver contraband.

Revises the crimes of introducing contraband in the first, second, and third degree regarding the use of an unmanned aircraft to deliver, or attempt to deliver, a deadly weapon or other contraband to a person confined in a detention facility or secure facility under chapter 71.09 RCW (sexually violent predators).

### Residential burglary

**HB 2427**

Making residential burglary a crime against persons.

Revises the sentencing reform act to include residential burglary as a crime against persons. Revises the definition of "crime against children or other persons," for purposes of certain Washington state patrol statutes, by including "residential burglary."

### Vehicular assault

**HB 2454**

Modifying vehicular assault provisions.

Establishes the Leprechaun Cain act. Declares a person guilty of vehicular assault if he or she operates or drives a vehicle and causes substantial bodily harm to a vulnerable user of a public way.

### Domestic violence timelines

**HB 2457**

Concerning timelines in criminal cases involving domestic violence.

Finds that there is a discrepancy in which sentences for nonfelony domestic violence offenses can be suspended for up to five years in district and municipal courts, but only for up to two years in superior courts in most cases. Creates a consistent standard for the maximum duration of domestic violence no-contact orders in nonfelony cases across all courts.

### Drug offense sentencing

**HB 2461**

Drug offense sentencing
Concerning the drug offense sentencing grid.

Revises the drug offense sentencing grid, where the seriousness level is one and the offender score is three to five, changes from six plus through eighteen months to six plus through twelve months.

<table>
<thead>
<tr>
<th>Bill</th>
<th>Title</th>
<th>Agency</th>
<th>Sponsor</th>
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<tbody>
<tr>
<td>HB 2465</td>
<td><strong>Rape in the third degree</strong></td>
<td>H Rules 3C</td>
<td>Orwell</td>
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<td>Modifying the offense of rape in the third degree.</td>
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<tr>
<td></td>
<td>Revises the crime of rape in the third degree.</td>
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<tr>
<td>SHB 2466</td>
<td><strong>No-contact orders/arrest</strong></td>
<td>H Rules 3C</td>
<td>Orwall</td>
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<td></td>
<td>Authorizing law enforcement to arrest persons in violation of certain no-contact orders involving victims of trafficking and promoting prostitution offenses.</td>
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<td></td>
<td>Requires a police officer to arrest a person without a warrant and take him or her into custody without a warrant when the officer has probable cause to believe that an order has been issued of which the person has knowledge under: (1) Chapter 9A.40 RCW (kidnapping, unlawful imprisonment, custodial interference, luring, trafficking, and coercion of involuntary servitude); or (2) Chapter 9A.88 RCW (indecent exposure--prostitution).</td>
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<tr>
<td>HB 2487</td>
<td><strong>Sex offender disclosure</strong></td>
<td>H Rules C</td>
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<tr>
<td></td>
<td>Increasing the public disclosure of registered sex offenders.</td>
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<td>Increases the public disclosure of registered sex offenders.</td>
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<tr>
<td>EHB 2509</td>
<td><strong>Mandatory reporting of abuse</strong></td>
<td>H Rules 3C</td>
<td>Hayes</td>
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<td></td>
<td>Concerning mandatory reporting of child abuse and neglect.</td>
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<td></td>
<td>HB 2509 - DIGEST States that a person who: (1) Obstructs the duty of a mandatory reporter to make a report is guilty of a gross misdemeanor; and (2) Is a mandatory reporter and fails to make, or fails to cause to be made, the report, due to negligence, is guilty of an infraction which shall be served by a notice of infraction by law enforcement officers or prosecuting attorneys with a monetary penalty of two hundred fifty dollars. Requires state contracts with youth-serving organizations to include a requirement that youth-serving organizations provide a signed acknowledgment of the organization’s compliance with the mandatory reporter posting law.</td>
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<tr>
<td>HB 2579</td>
<td><strong>Conditionally released SVPs</strong></td>
<td>H Public Safety</td>
<td>Kilduff</td>
</tr>
<tr>
<td></td>
<td>Concerning the placement and treatment of conditionally released sexually violent predators.</td>
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<td></td>
<td>Addresses requirements of a court and the department of social and health services with regard to the treatment and placement of sexually violent predators who have been conditionally released. Requires the department of social and health services to: (1) Maintain a list of certified sex offender treatment providers offering treatment to conditionally released sexually violent predators; and (2) Administer a grant program for the purpose of expanding the availability of certified treatment providers in underserved counties. Provides a June 30, 2024, expiration for the grant program.</td>
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<tr>
<td>SHB 2791</td>
<td><strong>Mistreatment/faith exemption</strong></td>
<td>H Rules C</td>
<td>Kilduff</td>
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</table>
Concerning faith-based exemptions regarding criminal mistreatment of children and vulnerable adults.

Addresses Christian science treatment, faith-based exemptions, and the criminal mistreatment of children and vulnerable adults.

**Drug-free zone perimeters**

**HB 2794**

Concerning the drug-free zone perimeters designated under the uniform controlled substances act.

Modifies the uniform controlled substances act to increase the distance of certain drug-free zone perimeters, from one thousand feet to two thousand feet.

**Heroin/presence of child**

**HB 2835**

Establishing a special allegation and sentencing enhancement for the use or consumption of heroin in the presence of a person under the age of eighteen.

States that, in a criminal case where a defendant has been convicted of the manufacture, delivery, or possession of a controlled substance where the offense involved heroin, and there has been a special allegation pleaded and proven beyond a reasonable doubt that he or she used or consumed heroin, or allowed another person to use or consume heroin, in the presence of a person under the age of eighteen, the court shall make a finding of fact of the special allegation, or if a jury trial is had, the jury shall, if it finds the defendant guilty, find a special verdict as to the special allegation.

**Robbery/marijuana**

**HB 2850**

Providing for a special allegation for robbery in the first or second degree of a marijuana retailer, marijuana processor, or marijuana producer.

States that, in a criminal case where there has been a special allegation pleaded and proven beyond a reasonable doubt that a defendant committed a robbery of a marijuana retailer, processor, or producer, the court shall make a finding of fact of the special allegation, or if a jury is had, the jury shall, if it finds the defendant guilty, find a special verdict as to the special allegation.

**Child sexual abuse investig.**

**SHB 2855**

Concerning the sharing of information between participants in multidisciplinary coordination of child sexual abuse investigations.

Authorizes participants in multidisciplinary coordination to share information about criminal child sexual assault investigations and case planning following the investigations with other participants in the multidisciplinary coordination.

**Sexually exploited youth**

**SHB 2857**

Concerning therapeutic responses to commercially sexually exploited youth.

Prohibits a person under age eighteen, suspected of committing the crime of prostitution, from being charged, prosecuted, or booked into detention for a prostitution offense. Requires law enforcement, before completing a law enforcement contact with an individual under eighteen years of age suspected of prostitution, to: (1) Make a child abuse or neglect report; (2) Deliver the youth to an evaluation and treatment facility for evaluation for immediate mental health or substance use disorder inpatient
treatment; or (3) Refer the individual to other appropriate services. Requires the office of homeless youth prevention and protection programs to administer funding for two receiving center pilot programs for commercially sexually exploited youth. Requires the department of social and health services to use existing behavioral health organizations or other qualified and appropriate entities to increase access to behavioral health treatment for commercially sexually exploited youth. Requires the state institute for public policy to complete an evaluation of this act and the effects of this act on the availability of treatment options for commercially sexually exploited youth, the effectiveness of serving commercially sexually exploited youth, and other effects of this act, and provide a report to the legislature.

### Motorcycle profiling
**HB 2873**
Addressing motorcycle profiling.

Prohibits a state or local law enforcement officer or law enforcement agency from engaging in motorcycle profiling. Entitles a victim of motorcycle profiling to maintain a private civil cause of action in a court of competent jurisdiction against the person or agency who profiled them.

### Virtual item gambling
**HB 2881**
Creating a new crime applicable to platforms, including internet web sites, that facilitate unauthorized gambling activity.

Creates the crime of unlawful operation of a platform that facilitates an unauthorized gambling activity, which is a class C felony. States that, a person is guilty of the crime if he or she operates a platform, including an internet web site, that charges customers a fee for a service or product and on which customers may transfer virtual items with or without a charge, if the person knows, or could reasonably be expected to know, that third parties use the platform to engage in an unauthorized gambling activity involving the wager or transfer of virtual items.

### Control subst. endangerment
**HB 2884**
Concerning the crime of endangerment with a controlled substance.

Includes the following in the crime of endangerment with a controlled substance: If a person knowingly or intentionally permits a dependent child or dependent adult to be exposed to, ingest, inhale, or have contact with a controlled substance listed in schedule I or II, unless the exposure, ingestion, inhalation, or contact is in accordance with a valid prescription or order.

### Certificates of discharge
**SHB 2890**
Promoting successful reentry by modifying the process for obtaining certificates of discharge and vacating conviction records.

Establishes the new hope act. Modifies the process for obtaining certificates of discharge for an offender who has completed all conditions of his or her sentence and for vacating conviction records.

### Body worn cameras
**HB 2893** *(SB 6408)*
Regulating body worn cameras.

Provides a definition of "intimate image," for purposes of inspection and copying exemptions in the public records act, with regard to body worn camera recordings. Eliminates the June 1, 2019, expiration date of
chapter 10.109 RCW regarding the use of body worn cameras.

**Exclusive adult jurisdiction**

**H Rules C**

**Frame**

Revising conditions under which a person is subject to exclusive adult jurisdiction and extending juvenile court jurisdiction over serious cases to age twenty-five.

Modifies provisions regarding subjecting a person to exclusive adult jurisdiction and the extension of juvenile court jurisdiction over serious cases to age twenty-five.

**Vulnerable roadway users**

**H Rules C**

**Kilduff**

Concerning violations of traffic laws that place vulnerable roadway users at increased risk of injury and death.

Assesses additional fines on persons who commit a traffic infraction against a vulnerable roadway user. Creates the vulnerable roadway user education account.

**Data processing B&O tax**

**H Approps**

**Nealey**

Dedicating business and occupation tax revenue generated by data processing and information services to the Washington internet crimes against children account.

Requires the money received, as a result of the imposition of business and occupation taxes on business activities attributable to data processing and information services, to be deposited in the Washington internet crimes against children account.

**Body armor sentencing enhan.**

**H Public Safety**

**Irwin**

Establishing a special allegation and sentencing enhancement for wearing body armor during the commission of any violent offense.

Adds an additional twelve months to the standard sentence range for a conviction of a violent offense that included a finding by special allegation of wearing body armor. Requires the enhancements to be mandatory, be served in total confinement, and run consecutively to other sentencing provisions. Prohibits an offender who has been convicted of a felony that involved an applicable body armor enhancement from receiving good time credits or earned release time for the portion of his or her sentence that results from those enhancements.

**Body armor sentencing enhan.**

**H Public Safety**

**Irwin**

Creating a sentencing enhancement for body armor.

Establishes the deputy Daniel McCartney act. Doubles the amount of a firearms enhancement if an offender is being sentenced for any firearm enhancement, and the offender or accomplice was in possession of body armor at the time of the offense.

**Sentencing, persons under 21**

**S Rules 3**

**Darnelle**

Concerning the sentencing of persons under the age of twenty-one years at the time of the commission of a crime.
Addresses sentencing enhancements and exceptional sentences with regard to an offender being sentenced in adult court for a crime committed as a minor.

**Pretrial release programs**

**SB 5987 (HB 2679)**

Concerning pretrial release programs.

Addresses bail determinations and conditions of release. Declares an intent to require an individualized determination by a judicial officer of conditions of release for persons in custody.

**Wrongful injury or death**

**2SSB 6015 (2SHB 2262)**

Concerning actions for wrongful injury or death.

Revises provisions regarding wrongful death and survival of actions.

**Death penalty elimination**

**SB 6052**

Reducing criminal justice expenses by eliminating the death penalty and instead requiring life imprisonment without possibility of release or parole as the sentence for aggravated first degree murder.

Eliminates the death penalty and requires life imprisonment without possibility of release or parole as the sentence for aggravated first degree murder.

**Student interrogations**

**ESSB 6065**

Adopting policy and procedures on student interviews and interrogations.

SB 6065-S - DIGEST Requires each school district to adopt a policy and procedures for interviews and interrogations of students on school premises.

**Exclusive adult jurisdiction**

**E2SSB 6160**

Revising conditions under which a person is subject to exclusive adult jurisdiction and extending juvenile court jurisdiction over serious cases to age twenty-five.

Extends juvenile court jurisdiction over serious cases to age twenty-five and modifies conditions under which a person is subject to exclusive adult jurisdiction. Requires the department of children, youth, and families to take appropriate actions to protect younger children in confinement from older confined youth recognizing the potential: (1) For positive mentorship; and (2) For risks relating to victimization and the exercise of negative influence. Requires the state institute for public policy to assess the impact of this act on community safety, racial disproportionality, recidivism, state expenditures, and youth rehabilitation, to the extent possible, and submit a preliminary report to the governor and the appropriate committees of the legislature.

**Sexually violent predators**

**SB 6217 (HB 2271)**

Concerning the processes for reviewing sexually violent predators committed under chapter 71.09 RCW.

Declares that the legislature finds: (1) The decision in In re Det. of Marcum, 189 Wn.2d 1 (2017) conflicts with the legislature’s intent in RCW 71.09.090; (2) The supreme court’s holding is a mistaken interpretation; and (3) The purpose of a show cause hearing under RCW 71.09.090 is to provide the court
with an opportunity to determine whether probable cause exists to warrant a hearing on whether the person’s condition has changed as it relates to the person’s status as a sexually violent predator or whether conditional release to a less restrictive alternative would be appropriate. Declares an intent to overturn the Marcum decision in favor of the original intent of the statute.

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<tbody>
<tr>
<td>SB 6420</td>
<td>Braun</td>
<td>S Law &amp; Justice</td>
<td>Criminal justice&lt;br&gt;Concerning criminal justice. Modifies penalties for a person who drives a motor vehicle while that person is in a suspended or revoked status. Changes the name of the &quot;diversion program&quot; to the &quot;relicensing program&quot; and modifies the eligibility requirements for the program. Requires a county or city, in order to receive appropriated funds, to also: (1) Provide documentation that attorneys providing public defense services are in compliance with the state supreme court standards for indigent defense; and (2) Collect, for certain hours billed, from each individual or organization that contracts to perform public defense services. Provides the requirements for appropriating the funds for the cost of public defense services in cities and counties.</td>
</tr>
<tr>
<td>SB 6466</td>
<td>O'Ban</td>
<td>S Human Svcs/Cor</td>
<td>Felony violence commitment&lt;br&gt;Concerning criminal justice. Standardizing practices relating to the commitment and release of persons committed to a state institution after committing acts of felony violence. Reduces the inconsistency and confusion in chapter 71.05 RCW (the involuntary treatment act) with regard to the commitment and release of persons committed to a state institution after committing acts of felony violence.</td>
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<tr>
<td>SB 6476</td>
<td>Wagoner</td>
<td>S Law &amp; Justice</td>
<td>Concealed pistol lic holders&lt;br&gt;Concerning criminal justice. Establishing an exemption from background check requirements for firearms sales or transfers between concealed pistol license holders. Exempts the following from background check requirements for firearms sales or transfers: Where the seller or transferor and the purchaser or transferee both possess a valid concealed pistol license.</td>
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<tr>
<td>SB 6507</td>
<td>Rivers</td>
<td>S Law &amp; Justice</td>
<td>Firearm mandatory minimum&lt;br&gt;Concerning criminal justice. Concerning mandatory minimum sentences for the possession or use of a firearm during the commission of a felony. Requires an offender convicted of a felony or an attempt to commit a felony to be sentenced to the following minimum terms of total confinement if the offender was armed with a firearm regardless of whether the use of a weapon is an element of the felony: (1) Ten years if he or she possessed a firearm; (2) Twenty years if he or she discharged the firearm resulting in injury to a person; or (3) Life if he or she discharged the firearm resulting in death to a person and he or she was over the age of eighteen.</td>
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</table>
| SB 6509     | Braun                  | S Rules 2                  | Correctional cost savings<br>Concerning correctional cost savings. Addresses consecutive and concurrent sentences and community placements for purposes of the sentencing reform act of 1981 and the sentencing for certain crimes committed before July 1, 2000. Requires the department of corrections to recalculate the scheduled end dates for terms of community
custody, community supervision, and community placement so they run concurrently to previously imposed sentences of community custody, community supervision, community placement, probation, and parole.

**Community custody violations**  
**S Rules**  
**Darneille**

Concerning responses to violations of conditions of community custody related to in lieu of earned early release time.

Removes language regarding the transfer of an offender to a more restrictive confinement status if he or she was transferred to community custody in lieu of earned early release.

**SVP release review**  
**S Rules X**  
**Conway**

Concerning the legal and geographical review requirements for the conditional release of sexually violent predators to a less restrictive alternative.

Establishes a sexually violent predator review group. Requires the state sex offender policy board to establish and provide oversight, staff support, research, and consultation to the sexually violent predator review group, led by the sexually violent predator section chief in the attorney general’s office. Requires the review group to, at a minimum: (1) Identify regional differences and challenges to developing appropriate treatment and facilities for persons released to less restrictive alternatives; (2) Recommend methods to promote and increase the development of appropriate treatment and facilities for persons released to a less restrictive alternative statewide, targeting counties that do not currently have appropriate services; (3) Develop a statewide repository to identify all certified treatment providers by county; and (4) Recommend the appropriate procedures and level of involvement for the department of social and health services and the department of corrections in discharge planning, community supervision, and developing appropriate treatment and facilities for persons released to less restrictive alternatives.

**Drug offense sentencing grid**  
**S Law & Justice**  
**Darneille**

Eliminating the sunset provision associated with the drug offense sentencing grid.

Repeals an effective date and expiration date of, and chapter 291, Laws of 2015, amendments to, RCW 9.94A.517 regarding the drug offense sentencing grid.

**Mandatory reporting of abuse**  
**S Human Svcs/Corr**  
**Miloscia**

Concerning mandatory reporting of child abuse and neglect.

Expands the mandatory reporting of child abuse and neglect requirements. Requires state contracts with youth-serving organizations to include a requirement that the organizations provide a signed acknowledgment of the organization’s compliance with the mandatory reporter posting law.

**Juvenile offense diversion**  
**Del to Gov**  
**Darneille**

Concerning diversion of juvenile offenses.

Revises juvenile justice act of 1977 provisions regarding: (1) Diversion agreement limits and positive youth development; and (2) Community-based and restorative justice programs to divert youth from formal processing in juvenile court.
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<tr>
<td>SB 6551</td>
<td>S Law &amp; Justice</td>
<td>Hobbs</td>
<td>Establishes the Leprechaun Cain act. Declares a person guilty of vehicular assault if he or she operates or drives a vehicle with disregard for the safety of others and causes substantial bodily harm to a vulnerable user of a public way.</td>
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<tr>
<td>SB 6574</td>
<td>S Law &amp; Justice</td>
<td>O'Ban</td>
<td>Establishes the deputy Daniel McCartney act. Doubles the amount of a firearms enhancement if an offender is being sentenced for any firearm enhancement, and the offender or accomplice was in possession of body armor at the time of the offense.</td>
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<tr>
<td>SB 6582</td>
<td>Del to Gov</td>
<td>Chase</td>
<td>Establishes the Washington fair chance to education act. Prohibits an institution of higher education from using an initial admissions application that requests information about the criminal history of an applicant, however, the institution may use a third-party admissions application that contains information about the criminal history of the applicant if the institution posts a notice on its web site stating that it may not automatically or unreasonably deny an applicant’s admission or restrict access to campus residency based on an applicant’s criminal history.</td>
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<tr>
<td>SHB 2273</td>
<td>H Rules R</td>
<td>Goodman</td>
<td>Concerning the medicaid fraud control unit.</td>
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<td>SB 2344</td>
<td>H Rules 3C</td>
<td>Valdez</td>
<td>Defines &quot;willful&quot; in the chapter regarding abuse of vulnerable adults. Provides a definition for &quot;willful&quot; as that term is used in chapter 74.34 RCW (abuse of vulnerable adults).</td>
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<tr>
<td>HB 2344</td>
<td>H Rules 3C</td>
<td>Tharinger</td>
<td>Concerning evacuation of adult family homes.</td>
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<td>Modifies adult family home provisions with regard to: (1) Safe evacuations from the home in case of an</td>
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emergency; and (2) Removing the language that prohibited keeping a nonambulatory patient above the first floor of the home.

**Adult family homes/priority**

**H Rules 3C**

**Tharinger**

Concerning priority processing for adult family home license applications.

**HB 2346**

(SB 6113)

Requires the department of social and health services, in order to prevent disruption to current residents, to give priority processing to an application for a change of ownership: (1) At the request of the currently licensed provider; or (2) When the department has issued a provisional license. Allows a provisional license to be issued under exceptional circumstances, such as the sudden and unexpected death of the sole provider of an adult family home.

**Adult family homes, 8 beds**

**H Rules 3C**

**Macri**

Allowing certain adult family homes to increase capacity to eight beds.

**ESHB 2381**

(SB 6372)

HB 2381-S - DIGEST Authorizes an adult family home to provide services to up to eight adults upon approval from the department of social and health services. Requires an applicant who is requesting to increase bed capacity to seven or eight beds to successfully demonstrate the following to the department: (1) Financial solvency and management experience for the home; (2) The ability to meet other relevant safety, health, and operating standards pertaining to the operation of the home, including the ability to meet the needs of all current and prospective residents; and (3) How to mitigate the potential impact of vehicular traffic related to the operation of the home. Requires the department to charge the applicant requesting the increase in bed capacity a fee of four hundred fifty-three dollars per home.

**Individual provider admin.**

**H HC/Wellness**

**Cody**

Concerning the individual provider employment administrator program.

**HB 2426**

**(ESSB 6199)**

Authorizes the department of social and health services to establish and implement an individual provider employment administrator program to provide personal care, respite care, and similar services to individuals with functional impairments under programs authorized through the medicaid state plan or medicaid waiver authorities and similar state-funded in-home care programs.

**Respite provider training**

**Del to Gov**

**Kilduff**

Reducing training requirements for certain respite care providers who provide respite to unpaid caregivers and work three hundred hours or less in any calendar year.

**HB 2435**

(SB 6206)

Requires a person working as an individual provider who provides respite care services only for individuals who receive services under chapter 74.39A RCW (long-term care services) to complete fourteen hours of training within the first one hundred twenty days after becoming an individual provider.

**Medicaid payments/adult care**

**Del to Gov**

**Tharinger**

Updating the medicaid payment methodology for contracted assisted living, adult residential care, and enhanced adult residential care.

**SHB 2515**

**(SB 6337)**

Requires the department of social and health services to adopt a data-driven medicaid payment methodology for contracted assisted living, adult residential care, and enhanced adult residential care.
Requires payments for these contracts to be based on the new methodology which must be phased-in to full implementation according to funding made available by the legislature for this purpose.

**Long-term care services**

By Jinkins

Places responsibility for the implementation and administration of the family and medical leave program with the state health care authority, the department of social and health services, and the employment security department. Creates the long-term services and supports trust commission and requires the commission to, beginning January 1, 2019, establish certain rules and policies. States that, beginning January 1, 2025, long-term services and supports are available and benefits are payable to a registered long-term services and supports provider on behalf of a qualified individual. Requires the benefits to be paid periodically and promptly to registered long-term services and supports providers. Allows any self-employed person, beginning January 1, 2023, to elect coverage under the program. Creates the long-term services and supports trust account.

**Patients/informed consent**

By Kilduff

Expands the classes of persons who may provide informed consent for certain patients who are not competent to consent.

**Assisted living fac. quality**

By Tharinger

Concerning quality in assisted living facilities.

**Mobile home park/prop. tax**

By Orcutt

Allowing an additional property tax exemption for seniors, veterans, and persons with disabilities leasing land in a mobile home park or manufactured housing community.

**Incapacitated persons pilot**

By Bailey
Creating a pilot program for protection of incapacitated persons.

Requires the office of the state long-term care ombuds to establish a pilot program in Snohomish, Island, and Skagit counties to determine the feasibility of extending the protections of chapter 70.129 RCW (long-term care resident rights) to incapacitated persons who have guardians and who do not reside in a long-term care facility.

**ESSB 6199**  
**HB 2426**  
**Consumer directed empl. prg.**  
Concerning the consumer directed employer program.

Authorizes the department of social and health services to establish and implement a consumer directed employer program to provide personal care, respite care, and similar services to individuals with functional impairments under programs authorized through the medicaid state plan or medicaid waiver authorities and similar state-funded in-home care programs.

**SB 6206**  
**HB 2435**  
**Respite provider training**  
Reducing training requirements for certain respite care providers who provide respite to unpaid caregivers and work three hundred hours or less in any calendar year.

Requires a person working as an individual provider who provides respite care services only for individuals who receive services under chapter 74.39A RCW (long-term care services) to complete fourteen hours of training within the first one hundred twenty days after becoming an individual provider.

**SSB 6237**  
**SHB 2651**  
**Personal needs allowance**  
Increasing the personal needs allowance for people in residential and institutional care settings.

States that beginning January 1, 2019, the personal needs allowance for clients being served in medical institutions and residential settings is seventy dollars.

**SB 6238**  
**2SHB 2533**  
**Long-term care services**  
Concerning long-term care services and supports.

Places responsibility for the implementation and administration of the family and medical leave program with the state health care authority, the department of social and health services, and the employment security department. Creates the long-term services and supports trust commission and requires the commission to, beginning January 1, 2019, establish certain rules and policies. States that, beginning January 1, 2025, long-term services and supports are available and benefits are payable to a registered long-term services and supports provider on behalf of a qualified individual. Requires the benefits to be paid periodically and promptly to registered long-term services and supports providers. Allows any self-employed person, beginning January 1, 2023, to elect coverage under the program. Creates the long-term services and supports trust account.

**SSB 6314**  
**SHB 2597**  
**Senior & disabled prop taxes**  
Extending the existing state property tax exemption for residences of senior citizens and disabled persons to local regular property taxes.
Provides a local regular property tax exemption on the residences of senior citizens and disabled persons.

**Medicaid payments/adult care**

- Bill: SB 6337 (SHB 2515)
- Sponsor: Van De Wege
- Description: Updating the medicaid payment methodology for contracted assisted living, adult residential care, and enhanced adult residential care.
- Details: Requires the department of social and health services, beginning July 1, 2019, to adopt a data-driven medicaid payment methodology for contracted assisted living, adult residential care, and enhanced adult residential care; and beginning July 1, 2019, payments for these contracts must be based on the new methodology.

**Guardians/train & monitor**

- Bill: SB 6479 (HB 2923)
- Sponsor: Conway
- Description: Concerning the training and monitoring of guardians.
- Details: Requires the department of social and health services to convene an advisory group to: (1) Develop a model program to monitor guardians appointed under chapter 11.88 RCW (appointments, qualifications, and removal of guardians) and to provide for monitoring of both professional and lay guardians; and (2) Develop an in-person training program for use by lay guardians across the state.

**Essential needs/ABD programs**

- Bill: SSB 6502 (SHB 2667)
- Sponsor: Dhingra
- Description: Concerning eligibility for the essential needs and housing support and the aged, blind, or disabled assistance programs.
- Details: Modifies eligibility for the essential needs and housing support program and the aged, blind, or disabled assistance program to improve housing stability for seniors and people with disabilities. Requires the department of social and health services to share client data for individuals eligible for essential needs and housing support with the department of commerce and designated essential needs and housing support entities. Requires the department of commerce, in collaboration with the department of social and health services, to provide a secure and current list of individuals eligible for the essential needs and housing support program to designated entities within each county.

**ELUL**

**Bill Details**

- **Atlantic salmon**
  - Bill: HB 2260
  - Sponsor: MacEwen
  - Description: Prohibiting the spawning, incubation, and cultivation of Atlantic salmon in the marine waters regulated by the state.
  - Details: States that the legislature finds it is necessary to draw upon its police power, where Washington's Pacific salmon populations remain in decline, to prohibit the cultivation of Atlantic salmon in the marine waters regulated by the state.

- **Wildlife transfer notice**
  - Bill: SHB 2276
  - Sponsor: Eslick
  - Description: Concerning notification of wildlife transfer, relocation, or introduction into a new location.
Requires the department of fish and wildlife to provide notice and hold a public hearing before department personnel relocates or introduces any wolves, coyotes, lynx, bobcats, and animals defined as big game, where the action is intended for population maintenance or enhancement.

**Clean energy**  
Encouraging investment in and reducing the costs of transitioning to the clean energy future.

**2SHB 2283**  
Creates the legislative task force on carbon-free, renewable, and economical energy. Requires the task force to review the technological feasibility, timeline, cost, and other impacts of transitioning the state's electricity sector to one hundred percent carbon-free generation resources. Expires January 1, 2019.

**Paris climate agreement**  
Aligning Washington's greenhouse gas emissions limits with those established by the United States' commitment under the 2015 Paris climate agreement.

**HB 2294**  
States that it is the intent of the legislature to declare that Washington state intends to fulfill its portion of the United States' commitment under the 2015 Paris climate agreement by reducing its greenhouse gas emissions at a rate that is consistent with the intended nationally determined contribution submitted by the United States to the United Nations.

**Construction in state waters**  
Concerning civil enforcement of construction projects in state waters.

**HB 2337**  
Addresses construction projects in state waters and civil enforcement of those projects by the department of fish and wildlife.

**Reclaimed water integration**  
Concerning the integration of reclaimed water, water system planning, and groundwater source protection.

**SHB 2743 (SB 6390)**  
Requires a permit applicant or permittee to enter into a written agreement with an affected group A public water system before he or she may convey, distribute, store, supply, or use reclaimed water at one or more locations within, or in hydrologic connection to, an aquifer or groundwater source covered by a critical aquifer recharge area, a wellhead protection area, or a sole source aquifer area. Authorizes an affected group A public water system to waive the agreement requirement for a period of time not to exceed the term of the reclaimed water permit. Requires the department of health and the department of ecology to provide reasonable technical assistance on certain issues, if jointly requested by a group A water system and a reclaimed water permit applicant or permittee.

**Water availability evidence**  
Concerning the certification and evidence of adequate and available water.

**HB 2766 (SB 6316)**  
Addresses adequate and available water provisions in the following areas: (1) Certification and evidence of adequate and available water; (2) Mitigation and certificates; (3) Elements of comprehensive plans; and (4) Creation of the watershed restoration account.

**Urban water withdrawals**  
Concerning water withdrawals for urban uses.
Addressing the ecological effects of large-scale water withdrawals for urban domestic purposes.

Establishes the one Washington water act. Requires a city, with a population greater than one hundred thousand, to prepare an environmental impact statement in order to evaluate the past, present, and future environmental impacts of water withdrawals associated with domestic water consumption by the inhabitants of the city, before issuing a building permit for a building necessitating potable water.

Prohibits a municipal water supplier, that supplies water to a city with a population greater than one hundred thousand, from: (1) Delivering more than three hundred fifty gallons per day to a single-family residence located within the city; (2) Delivering more than one hundred fifty gallons per day per residence to an apartment building, townhome, condominium, or other multifamily residential building located within the city; and (3) Supplying water in a way that results in the water being discharged from a publicly owned treatment works into a water resource inventory area that is different from the water resource inventory area in which the water originated.

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<tbody>
<tr>
<td>HB 2859</td>
<td>Department of fishers</td>
<td>H State Gov, El Walsh</td>
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<tr>
<td>Pesticide exposure</td>
<td>H HC/Wellness</td>
<td>Ortiz-Self</td>
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<td>Clean air act</td>
<td>H Environment</td>
<td>Fitzgibbon</td>
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<td>Agricultural activity odors</td>
<td>H Environment</td>
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HB 2859

States that, Washington's fisheries management was consolidated with the department of wildlife years ago and it is time again for the department to reconfigure and adjust its resources. The legislature is creating this opportunity by providing a clear change of department structure to invest in management of fisheries.

HB 2878 (SB 6322)

Declares that community members should be protected from pesticide exposure and notified of certain pesticide applications to prevent unnecessary exposure. Requires a pesticide user to provide written notice of an intended pesticide application in accordance with certain requirements. Requires the department of health to develop a list of individuals who apply to receive notification of pesticide applications on adjacent property. Authorizes the department of health and the department of labor and industries to investigate and assess a civil fine in accordance with administrative procedures for certain violations in this act. Prohibits the civil fine from exceeding seven thousand five hundred dollars.

HB 2879

Authorizes the department of ecology to require persons who produce or distribute fossil fuels to comply with emission standards or emission limits on emissions of greenhouse gases from those fossil fuels when the fossil fuels are used in this state. Modifies the Washington clean air act regarding the emission credits banking program; requirements to report emissions of greenhouse gases where the emissions are from fossil fuels sold in this state by a single supplier; and adoption of rules on certain emissions of carbon dioxide, methodologies established to ensure that emissions occurring outside of this state are not reported to the department, requiring a person to use a specific method to complete their report, and requiring persons to have a third party verify their report.

HB 2882

Addressing the regulation of odors from agricultural activities under the state clean air act.
Modifies the Washington clean air act to: (1) Provide a definition for "produce facility" which is a state-licensed marijuana facility; (2) Include in the definition of "agricultural activity," the growing, raising, or production of flowers, fruit trees, vegetables, marijuana, usable marijuana, marijuana-infused products, and honey; and (3) Exempt from clean air act provisions, odors or fugitive dust caused by agricultural activity consistent with good agricultural practices on produce facilities, unless they have a substantial adverse effect on public health.

<table>
<thead>
<tr>
<th>Fish habitat/barrier removal</th>
<th>H Approps</th>
<th>Wilcox</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ensuring that Washington aggressively acts to open fish habitat by removing barriers under all forms of ownership.</td>
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</tbody>
</table>

**SHB 2902**

Requires the department of fish and wildlife, using appropriated funds and amounts appropriated on an ongoing basis each year thereafter, to provide funding for fish barrier removal projects in a manner determined by the fish passage barrier removal board. Requires the board, for investments in Puget Sound watersheds, to coordinate with the Puget Sound partnership to capture the priorities embodied in their action agenda and set forth by any relevant citizen salmon recovery advisory bodies formed for purposes of the recovery of federally listed endangered species. Makes an appropriation from the state general fund to the department of fish and wildlife for fish barrier removal projects. Creates the fish barrier removal account.

<table>
<thead>
<tr>
<th>Water availability, WRIA 3&amp;4</th>
<th>H Ag &amp; Nat Res</th>
<th>Taylor</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ensuring water is available to support development in water resource inventory areas 3 and 4 through implementation of the 1996 memorandum of agreement.</td>
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</table>

**HB 2937**

Requires the department of ecology to amend chapter 173-503 WAC (instream resources protection program–lower and upper Skagit water resources inventory area–WRIA 3 and 4) to be consistent with the 1996 memorandum of agreement regarding the use of Skagit basin water resources for instream and out-of-stream purposes. The amendment resolves the shortage of water available for development in WRIA 3 and 4 by providing increased access to potable water.

<table>
<thead>
<tr>
<th>Nonnative finfish/single-sex</th>
<th>H Ag &amp; Nat Res</th>
<th>Blake</th>
</tr>
</thead>
<tbody>
<tr>
<td>Protecting Washington waters from negative impacts of nonnative finfish by requiring nonnative finfish cultivated in Washington to be single-sex.</td>
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</tbody>
</table>

**HB 2956**

Authorizes the department of natural resources to enter into a new aquatic land lease, or renew or extend the lease, for the purpose of Atlantic salmon or nonnative finfish aquaculture if the lease is for the culture of single-sex Atlantic salmon or other single-sex nonnative marine finfish. Authorizes the department of fish and wildlife to: (1) Permit Atlantic salmon or other nonnative marine finfish aquaculture if the permits are for activities or operations related to marine aquaculture of single-sex Atlantic salmon or other single-sex nonnative marine finfish; and (2) Permit the transport of Atlantic salmon or other nonnative finfish if the transport is for single-sex Atlantic salmon or other nonnative finfish. Prohibits the department of ecology from permitting activities or operations for the marine aquaculture of Atlantic salmon or other nonnative finfish unless the permits are for the marine aquaculture of single-sex Atlantic salmon or other single-sex nonnative finfish.

<table>
<thead>
<tr>
<th>Nonnative finfish escape</th>
<th>H Passed 3rd</th>
<th>Lytton</th>
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<tbody>
<tr>
<td>Reducing escape of nonnative finfish from marine finfish aquaculture facilities.</td>
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</table>
**SB 6020**  
(ESHB 2285)  
**Establishing a reporting process for the department of natural resources regarding certain marbled murrelet habitat information.**

Finds that protecting the habitat of the marbled murrelet is beneficial to the state and our environment, however, the protection will have impacts, specifically on timber jobs in our rural communities and lost trust revenues to our schools, counties, and junior taxing districts through reduced timber harvests. Requires the department of natural resources to provide a report to the legislature that includes: (1) An economic analysis of certain net losses or gains of revenues; and (2) Recommendations for consideration by the legislature: (a) To offset the potential loss of revenues to the beneficiaries and the identified loss of jobs in rural communities; (b) for policies that may be adopted before the dates that the losses are projected to occur; (c) for additional marbled murrelet conservation measures; and (d) for modifications, if any, on the definition of arrearage. Requires the commissioner of public lands to appoint a marbled murrelet advisory committee to assist the department in developing and providing the report.

**Water availability**  
C 1 L 18  
Van De Wege  
Ensuring that water is available to support development.

SB 6091-S - DIGEST Addresses the availability of water to support development. Requires the department of ecology to: (1) Establish watershed restoration and enhancement committees in certain water resource inventory areas; (2) Prepare and adopt a watershed restoration and enhancement plan for certain watersheds in collaboration with the committee; and (3) Initiate a pilot project to measure water use from all new groundwater withdrawals. Creates the joint legislative task force on water resource mitigation to: (1) Review the treatment of surface water and groundwater appropriations as they relate to instream flows and fish habitat; (2) Develop and recommend a mitigation sequencing process and scoring system to address appropriations; and (3) Review the state supreme court decision in Foster v. Department of Ecology. Declares an intent to appropriate three hundred million dollars for projects to achieve the goals of this act. Creates the watershed restoration and enhancement account, the watershed restoration and enhancement taxable bond account, and the watershed restoration and enhancement bond account.

**State land management**  
S Rules  
King  
Promoting the efficient and effective management of state-managed lands.

SB 6140 - DIGEST Modifies state-managed lands provisions with regard to the efficient and effective management of those lands.

**Federal land revolving accts**  
Del to Gov  
Hawkins  
Concerning the federal lands revolving account. (REVISED FOR PASSED LEGISLATURE: Concerning the fish and wildlife federal lands revolving account and the natural resources federal lands revolving account.)

ESB 6211  
SB 6211 - DIGEST Provides a definition for "good neighbor agreement," for purposes of Title 79 RCW (public lands), as follows: An agreement entered into between the state and the United States forest service or United States bureau of land management to conduct forestland, watershed, and rangeland restoration activities on federal lands, as originally authorized by the 2014 farm bill. Creates the federal lands revolving account. Requires receipts from the proceeds of good neighbor agreements and legislative transfers, gifts, grants, and federal funds designated for use in conjunction with a good neighbor...
<table>
<thead>
<tr>
<th>Bill Number</th>
<th>Sponsor</th>
<th>Description</th>
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<tbody>
<tr>
<td><strong>SB 6316</strong></td>
<td>McCoy</td>
<td><strong>Water availability evidence</strong></td>
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<tr>
<td><em>(HB 2766)</em></td>
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<td>Concerning the certification and evidence of adequate and available water.</td>
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<td>Addresses adequate and available water provisions in the following areas:</td>
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<td>(1) Certification and evidence of adequate and available water; (2)</td>
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<td>Mitigation and certificates; (3) Elements of comprehensive plans;</td>
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<td>(4) Creation of the watershed restoration account.</td>
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<td><strong>SB 6322</strong></td>
<td>Saldaña</td>
<td><strong>Pesticide exposure</strong></td>
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<tr>
<td><em>(HB 2878)</em></td>
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<td>Concerning pesticide exposure and notification of certain pesticide</td>
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<td>applications.</td>
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<td>Declares that community members should be protected from pesticide</td>
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<td>exposure and notified of certain pesticide applications to prevent</td>
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<td>unnecessary exposure.</td>
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<td>Requires a pesticide user to provide written notice of an intended</td>
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<td>pesticide application in accordance with certain requirements. Requires</td>
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<td>the department of health to develop a list of individuals who apply to</td>
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<td>receive notification of pesticide applications on adjacent property.</td>
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<td>Authorizes the department of health and the department of labor and</td>
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<td>industries to investigate and assess a civil fine in accordance with</td>
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<td>administrative procedures for certain violations in this act. Prohibits</td>
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<td>the civil fine from exceeding seven thousand five hundred dollars.</td>
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<td><strong>SB 6328</strong></td>
<td>Angel</td>
<td><strong>Habitat conservation areas</strong></td>
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<td>Defining best available science for the purposes of designating fish and</td>
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<td>wildlife habitat conservation areas.</td>
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<td>Provides a definition for &quot;best available science&quot; for purposes of</td>
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<td>designating fish and wildlife habitat conservation areas. Authorizes</td>
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<td>counties and cities, in designating fish and wildlife habitat conservation</td>
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<td>areas, to designate areas for species proven by best available science,</td>
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<td>including population benchmarks and other relevant data, to exist within</td>
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<td>that jurisdiction.</td>
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<td><strong>SB 6390</strong></td>
<td>Wellman</td>
<td><strong>Reclaimed water integration</strong></td>
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<tr>
<td><em>(SHB 2743)</em></td>
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<td>Concerning the integration of reclaimed water, water system planning, and</td>
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<td>groundwater source protection.</td>
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<td>Requires a permit applicant or permittee to enter into a written agreement</td>
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<td>with the group A public water system before he or she may distribute,</td>
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<td>supply, use, or otherwise make available reclaimed water for use or</td>
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<td>distribution at one or more locations within the retail or wholesale</td>
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<td>service area of a group A public water system. Requires the permit</td>
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<td>applicant or permittee and the affected group A public water system to</td>
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<td>enter into a written agreement that contains terms and conditions to</td>
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<td>protect groundwater quality before he or she may convey, distribute,</td>
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<td>store, supply, or use reclaimed water at one or more locations within, or</td>
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<td>in hydrologic connection to, an aquifer or groundwater source covered by</td>
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<td>a critical aquifer recharge area, a wellhead protection area, or a sole</td>
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<td>source aquifer area.</td>
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<td><strong>SSB 6516</strong></td>
<td>Wilson</td>
<td><strong>Sewer systems/GMA</strong></td>
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<td></td>
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<td>Allowing limited storm and sanitary sewer systems for rural economic</td>
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<td>development in the growth management act.</td>
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<td>Authorizes cities and water-sewer districts to extend storm and sanitary</td>
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<td>sewer systems outside an urban area.</td>
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growth area for allowed uses or in certain limited circumstances by designing and sizing the sewer line so that it may serve only particular structures and not intervening lands.

**Pesticide application safety**

Establishing a pesticide application safety work group.

E2SSB 6529

Creates the pesticide application safety work group to develop recommendations for improving the safety of pesticide applications. Expires December 31, 2018.

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### Family Law

<table>
<thead>
<tr>
<th>Bill Details</th>
<th>Status</th>
<th>Sponsor</th>
</tr>
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<tbody>
<tr>
<td><strong>Child support economic table</strong></td>
<td>H Rules C</td>
<td>Kilduff</td>
</tr>
<tr>
<td>SHB 1603</td>
<td></td>
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<tr>
<td>Updating the child support economic table based on recommendations of the child support work group.</td>
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</table>

| **Child welfare volunteer GALs** | H Erly Lrn/H Svc | Ortiz-Self   |
| SHB 1617              |              |               |
| Concerning child welfare volunteer guardian ad litem program requirements. | | |

| **Foster parent training** | Del to Gov | Graves       |
| SHB 2256              |             |               |
| Concerning the online availability of foster parent preservice training. | | |

| **Wrongful injury or death** | H Rules C | Santos       |
| 2SHB 2262 (2SSB 6015) |             |               |
| Concerning actions for wrongful injury or death. | | |

| **Medicaid fraud control unit** | H Rules R | Goodman       |
| SHB 2273 (SSB 6051) |             |               |
| Concerning the medicaid fraud control unit. | | |

Requires the attorney general to establish and maintain, within his or her office, the medicaid fraud control unit. Gives the medicaid fraud control unit the authority and criminal jurisdiction to investigate and prosecute medicaid provider fraud, abuse and neglect matters where authority is granted by the federal government, and other federal health care program fraud.
### Ext. foster care eligibility

**H Approps**

Fey

Concerning expansion of extended foster care eligibility.

**SHB 2330** *(SSB 6222)*

Modifies extended foster care provisions with regard to: (1) Increasing the maximum age of eligibility for extended foster care services for a nonminor dependent whose dependency case was dismissed by the court; (2) Allowing a youth, at any time before he or she reaches the age of twenty-one, to request extended foster care services; and (3) Allowing a nonminor dependent to unenroll and reenroll in extended foster care, through a voluntary placement agreement, an unlimited number of times between the age of eighteen and twenty-one if certain conditions are met.

### Child support pass-through

**H Approps**

Sawyer

Implementing child support pass-through payments.

**SHB 2371** *(SB 6503)*

Requires the department of social and health services, effective February 1, 2019, to pass through child support: (1) In an amount that does not exceed one hundred dollars per month collected on behalf of a family; or (2) In the case of a family that includes two or more children, an amount that is not more than two hundred dollars per month.

### Marriage age

**H Judiciary**

McDonald

Concerning the sufficient age for contracting a marriage.

**HB 2376**

Removes the exception that allowed a superior court judge to waive the age requirement for contracting a marriage.

### Marriage/elected officials

**H Rules R**

Hudgins

Concerning solemnization of marriage by elected officials.

**HB 2385**

Authorizes elected officials in the executive or legislative branch of state, county, or municipal government to solemnize a marriage.

### Child support/health care

**H Rules R**

Goodman

Concerning implementation of mandatory provisions of the federal rule on flexibility, efficiency, and modernization in child support enforcement programs regarding health care coverage.

**SHB 2405** *(SSB 6334)*

Revises provisions related to child support enforcement programs regarding health care coverage.

### Family assessment response

**H Rules C**

Senn

Extending the timeline for completing a family assessment response.

**SHB 2449** *(SSB 6309)*

Changes the timeline, from ninety days to one hundred twenty days, in which the family assessment response services can be offered with parental agreement.

### Military spouse credentials

**H HC/Wellness**

Caldier

Facilitating the credentialing process for military spouses and state registered domestic partners of military persons.
Prohibits the secretary of the department of health from adopting standards that require applicants who are military spouses or state registered domestic partners of military persons to, as a prior condition of certification, receive the recommendation of an approved medical program director and obtain active membership with an emergency medical services agency, when establishing standards for the reciprocal certification of physician's trained advanced emergency medical technicians and paramedics who are licensed in another state or accredited by a national accrediting organization approved by the department of health. Requires the department of health to grant a limited certification to the technician or paramedic who is a spouse or domestic partner of a military person and is licensed in another state or is accredited by an accrediting organization approved by the department which has a more limited scope of authorized services than this state.

**Mandatory reporting of abuse**

Concerning mandatory reporting of child abuse and neglect.

**EBH 2509**

HB 2509 - DIGEST States that a person who: (1) Obstructs the duty of a mandatory reporter to make a report is guilty of a gross misdemeanor; and (2) Is a mandatory reporter and fails to make, or fails to cause to be made, the report, due to negligence, is guilty of an infraction which shall be served by a notice of infraction by law enforcement officers or prosecuting attorneys with a monetary penalty of two hundred fifty dollars. Requires state contracts with youth-serving organizations to include a requirement that youth-serving organizations provide a signed acknowledgment of the organization's compliance with the mandatory reporter posting law.

**Kinship caregiver legal supp**

Concerning legal support for kinship caregivers.

**HB 2663 (2SSB 6453)**

Authorizes the department of social and health services to: (1) Purchase legal representation for kinship caregivers of children who are at risk of being dependent, or who are dependent; and (2) Secure orders establishing relevant civil legal relationships authorized by law. Encourages the department to work with the office of public defense parent representation program and the office of civil legal aid to develop a system for providing civil legal representation for the parents and kinship caregivers.

**Child interview recordings**

Concerning the handling of child forensic interview and child interview digital recordings.

**ESHB 2700 (SSB 6387)**

Provides a definition of "child forensic interview," for purposes of chapter 26.44 RCW, regarding child abuse, child neglect, or exposure to violence. Requires each county to revise and expand its existing child sexual abuse investigation protocol to include the handling of child forensic interview digital recordings. Subjects a digital recording of child forensic interviews, disclosed in a criminal or civil proceeding, to a protective order or other order, unless the court finds good cause that the interview should not be subject to the order. Exempts the following from public inspection and copying under the public records act: Any and all audio or video recordings of child forensic interviews.

**Foster parent rights & resp.**

Providing the list of foster parent rights and responsibilities to prospective and current foster parents.

**HB 2785**

Requires the list of rights and responsibilities of foster parents in partnership with foster parent representatives to be provided to: (1) Individuals participating in a foster parent orientation before...
licensure; and (2) Foster parents applying for license renewal.

**Private mngmnt/child welfare**  
**SHB 2795 (SB 6407)**  
Concerning private case management of child welfare services.

Removes the responsibilities of supervising agencies as they pertain to child welfare services under chapters 13.34, 74.13, and 74.15 RCW.

**Baby court initiative**  
**SHB 2798**  
Concerning the baby court initiative.

Creates the baby court initiative to support early interventions with parents of young children who are found to be dependent. Defines "baby court" as a therapeutic court that provides an intensive court process for families with a child under age three who has been found dependent pursuant to chapter 13.34 RCW (the juvenile court act). Requires the family and juvenile court improvement grant program to: (1) Develop standards for baby courts; (2) Develop a process where a superior court may apply for grant funds from the grant program to establish a baby court; (3) Distribute grant funds to support baby courts in two superior courts that serve rural and urban populations; (4) Develop and define the outcome measures for baby courts; (5) Collect outcome measure data that is included in an annual report that summarizes the results of baby courts during the previous year; and (6) Sponsor and coordinate training for judicial officers and other professionals that participate in baby courts receiving grant funding.

**Child support/vet disability**  
**HB 2915**  
Excluding veterans' disability related compensation or benefits from consideration in determining child support obligations.

Prohibits a court from: (1) Including certain disability-related benefits or compensation paid by the veterans' administration in gross income for purposes of calculating the child support obligation or deviation from the standard calculation; or (2) Requiring disclosure of the benefits or compensation to the court.

**DSHS notification reqs.**  
**SB 5490 (ESHB 1814)**  
Concerning notification requirements for the department of social and health services.

Modifies service and notice requirements of the department of social and health services.

**Minors/health info. discl.**  
**SB 5561**  
Regulating disclosure of information regarding treatment or care of minors.

Addresses the disclosure of health care information to a parent or guardian of a minor.

**Relatives/child visitation**  
**SB 5598 (HB 2117)**  
Granting relatives, including but not limited to grandparents, the right to seek visitation with a child through the courts.

Allows a relative to seek visitation with a child through the courts.
Dependents, drug exposure  
**SB 5988**  
Concerning dependent child or dependent adult exposure to controlled substances.  
Modifies the crime of endangerment with a controlled substance.

Behavioral rehabilitation  
**SSB 6013**  
Concerning behavioral rehabilitation services.

Requires the children and families services program of the department of social and health services or the department of children, youth, and families, as appropriate, to: (1) Facilitate a stakeholder work group in a collaborative effort to design a behavioral rehabilitation services rate payment methodology that is based on actual provider costs of care; and (2) Consider the findings of a contracted rate analysis in designing the methodology. Requires the caseload forecast council to forecast the number of youth expected to receive behavioral rehabilitation services while involved in the foster care system. Requires expenditures for behavioral rehabilitation services placement to be forecasted and budgeted as maintenance level costs.

Wrongful injury or death  
**2SSB 6015** (2SHB 2262)  
Concerning actions for wrongful injury or death.

Revises provisions regarding wrongful death and survival of actions.

Uniform parentage act  
**ESSB 6037**  
Concerning the uniform parentage act.

SB 6037-S - DIGEST Repeals most of chapter 26.26 RCW (the uniform parentage act) and creates a new chapter for the uniform parentage act.

Ext. foster care eligibility  
**SSB 6222** (SHB 2330)  
Concerning expansion of extended foster care eligibility.

Modifies extended foster care provisions with regard to: (1) Increasing the maximum age of eligibility for extended foster care services for a nonminor dependent whose dependency case was dismissed by the court; (2) Allowing a youth, at any time before he or she reaches the age of twenty-one, to request extended foster care services; and (3) Allowing a nonminor dependent to unenroll and reenroll in extended foster care, through a voluntary placement agreement, an unlimited number of times between the age of eighteen and twenty-one if certain conditions are met.

Child support  
**SSB 6334** (SHB 2405)  
Concerning child support, but only including a parent’s obligation to provide medical support, use of electronic funds transfers, notice of noncompliance, adoption of the economic table recommended by the child support work group, and references to the federal poverty level in self-support reserve limitations.

Modifies child support provisions regarding: Health care coverage; electronic funds transfers; the economic table for basic child support; minimum support obligation; and the self-support reserve.
### Child interview recordings

**SSB 6387 (ESHB 2700)**

Concerning the handling of child forensic interview and child interview digital recordings.

Provides a definition of "child forensic interview" for purposes of chapter 26.44 RCW (abuse of children). Requires each county to revise and expand its existing child sexual abuse investigation protocol to include the handling of child forensic interview digital recordings. Subjects any and all audio and video recordings of child forensic interviews, disclosed in a criminal or civil proceeding, to a protective order or other order as appropriate. Exempts the following from public inspection and copying under the public records act: Any and all audio or video recordings of child forensic interviews.

### Private mngmnt/child welfare

**SB 6407 (SHB 2795)**

Concerning private case management of child welfare services.

Removes the responsibilities of supervising agencies as they pertain to child welfare services under chapters 13.34, 74.13, and 74.15 RCW.

### Kinship caregiver legal supp

**2SSB 6453 (HB 2663)**

Concerning legal support for kinship caregivers.

Authorizes the department of social and health services to: (1) Also purchase legal representation for kinship caregivers of children who are at risk of being dependent, or who are dependent, to establish or modify a parenting plan; or (2) Secure orders establishing other relevant civil legal relationships authorized by law. Requires the purchase to be within the department’s appropriations. Encourages the department to work with the office of public defense parent representation program and the office of civil legal aid to develop a cost-effective system for providing effective civil legal representation for the parents and kinship caregivers.

### Guardians/train & monitor

**SB 6479 (HB 2923)**

Concerning the training and monitoring of guardians.

Requires the department of social and health services to convene an advisory group to: (1) Develop a model program to monitor guardians appointed under chapter 11.88 RCW (appointments, qualifications, and removal of guardians) and to provide for monitoring of both professional and lay guardians; and (2) Develop an in-person training program for use by lay guardians across the state.

### Mandatory reporting of abuse

**SB 6535**

Concerning mandatory reporting of child abuse and neglect.

Expands the mandatory reporting of child abuse and neglect requirements. Requires state contracts with youth-serving organizations to include a requirement that the organizations provide a signed acknowledgment of the organization's compliance with the mandatory reporter posting law.

### Health Law

**Bill Details**

Detail Report
March 16, 2018
Page 41 of 84
Rx drug cost transparency

Addressing prescription drug cost transparency.

Requires the office of financial management to use a competitive procurement process to select a data organization to collect, verify, and summarize the prescription drug pricing data provided by issuers and manufacturers. Requires an issuer to submit certain prescription drug cost and utilization data to the data organization for the previous calendar year. Requires a covered manufacturer to report certain data for each covered drug to the data organization. Requires the data organization to compile the data submitted by issuers and manufacturers and: (1) Prepare an annual report for the public and the legislature summarizing the data; and (2) Provide the report to the office of financial management and the joint select committee on health care oversight. Requires the state health care authority to provide: (1) An update to the relevant committees of the legislature regarding its review of and efforts to implement value-based purchasing and return on investment pricing strategies for prescription drugs; and (2) Recommendations for legislation to improve transparency with respect to comparing prescription drug prices with value metrics. Provides that this act is null and void if appropriations are not approved.

Health care whistleblowers

Concerning health care provider and health care facility whistleblower protections.

Addresses whistleblower protection provisions with regard to health care providers and health care facilities.

Hospitals/ARNPs & PAs

Concerning hospital privileges for advanced registered nurse practitioners and physician assistants.

Addresses the duty of a hospital or facility to request information from physician assistants and advanced registered nurse practitioners, who will provide clinical care under his or her license, before granting or renewing clinical privileges.

Opiate prescriptions

Concerning restrictions on prescriptions for opiates.

Revises the uniform controlled substances act to provide restrictions on prescriptions for opiates.

Medicaid fraud control unit

Concerning the medicaid fraud control unit.

Requires the attorney general to establish and maintain, within his or her office, the medicaid fraud control unit. Gives the medicaid fraud control unit the authority and criminal jurisdiction to investigate and prosecute medicaid provider fraud, abuse and neglect matters where authority is granted by the federal government, and other federal health care program fraud.

Rx medication charges

Protecting consumers from excess charges for prescription medications.

Establishes the affordable medication for patients act. Prohibits a contract between a health carrier or a
pharmacy benefit manager and a pharmacist or pharmacy from penalizing a pharmacist's or pharmacy's disclosure to a person purchasing prescription medication of information regarding: (1) The cost of the prescription medication to the person; or (2) The availability of therapeutically equivalent alternative medications or alternative methods of purchasing the prescription medication.

**Continuity of care/Rx insur.**  
Concerning prescription drug insurance continuity of care.

**HB 2310**  
(SSB 6147)  
Concerning prescription drug insurance continuity of care.

**Rx drug monitoring program**  
Concerning the prescription drug monitoring program.

**HB 2325**  
(SB 6028)  
Concerning the prescription drug monitoring program.

**Stem cell therapies**  
Concerning stem cell therapies not approved by the United States food and drug administration.

**ESHB 2356**  
HB 2356-S - DIGEST Requires a license holder, subject to chapter 18.130 RCW (the uniform disciplinary act), who performs a stem cell therapy that is not approved by the United States food and drug administration, to: (1) Provide the patient with a written notice informing him or her of the nonapproval before performing the therapy; and (2) Include the notice in any advertisements for the therapy.

**Respite provider training**  
Reducing training requirements for certain respite care providers who provide respite to unpaid caregivers and work three hundred hours or less in any calendar year.

**HB 2435**  
(SB 6206)  
Reducing training requirements for certain respite care providers who provide respite to unpaid caregivers and work three hundred hours or less in any calendar year.

**Physical therapy supervision**  
Concerning physical therapist supervision of assistive personnel.

**HB 2446**  
(SB 6425)  
Concerning physical therapist supervision of assistive personnel.

**Health service limitations**  
Concerning limitations on health care provider services imposed by health care entities.
Addresses what a health care entity may or may not do with regard to prohibiting or limiting a health care provider's practice.

<table>
<thead>
<tr>
<th>Bill Number</th>
<th>Sponsor</th>
<th>Committee</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>ESHB 2489</td>
<td>Cody</td>
<td>H Rules 3C</td>
<td>Concerning opioid use disorder treatment, prevention, and related services.</td>
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<tr>
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<td>Requires state agencies to: (1) Increase access to evidence-based opioid use disorder treatment services; (2) Promote coordination of services within the substance use disorder treatment and recovery support system; (3) Strengthen partnerships between opioid use disorder treatment providers and their allied community partners; (4) Expand the use of the state prescription drug monitoring program; and (5) Support comprehensive school and community-based substance use prevention services. Requires that agencies administer state purchased health care programs to: (1) Coordinate activities to implement this act and the state interagency opioid working plan; (2) Explore opportunities to address the opioid epidemic; and (3) Provide status updates as directed by the joint legislative executive committee on health care oversight to promote legislative and executive coordination. Changes the name of the community mental health services act to the community behavioral health services act.</td>
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<tr>
<td>HB 2501</td>
<td>Caldeir</td>
<td>H HC/Wellness</td>
<td>Facilitating access to the prescription monitoring program.</td>
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<td>Requires the department of health to: (1) By January 1, 2020, require that the prescription monitoring program database be compatible with all federally certified electronic health record technologies; and (2) Provide technical assistance to health care providers and health facilities attempting to access the program.</td>
</tr>
<tr>
<td>SHB 2530</td>
<td>Senn</td>
<td>Del to Gov</td>
<td>Concerning foster youth health care benefits.</td>
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<td>Extends the date in which certain behavioral health services must be integrated into the managed health care plan for foster children. Allows the parent or guardian of a child, who is no longer a dependent child, to choose to continue in the transitional foster care eligibility category for up to twelve months following reunification with the child's parents or guardian if the child meets certain requirements.</td>
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<tr>
<td>2SHB 2533</td>
<td>Jinkins</td>
<td>H Rules R</td>
<td>Concerning long-term care services and supports.</td>
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<tr>
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<td>Places responsibility for the implementation and administration of the family and medical leave program with the state health care authority, the department of social and health services, and the employment security department. Creates the long-term services and supports trust commission and requires the commission to, beginning January 1, 2019, establish certain rules and policies. States that, beginning January 1, 2025, long-term services and supports are available and benefits are payable to a registered long-term services and supports provider on behalf of a qualified individual. Requires the benefits to be paid periodically and promptly to registered long-term services and supports providers. Allows any self-employed person, beginning January 1, 2023, to elect coverage under the program. Creates the long-term services and supports trust account.</td>
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<tr>
<td>ESHB 2541</td>
<td>Kilduff</td>
<td>H Rules 3C</td>
<td>Patients/informed consent</td>
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</table>
Expanding the classes of persons who may provide informed consent for certain patients who are not competent to consent.

Addresses informed consent for certain patients who are not competent to consent and includes the following, who must be familiar with the patient, in the classes of persons who may provide informed consent: Adult grandchildren, adult nieces and nephews, adult aunts and uncles, and certain unrelated adults.

Generic drug prices

HB 2556
(SSB 5995)

Protecting consumers and purchasers from excessive increases in generic prescription drug prices.

HB 2556 (SSB 5995)

States that the legislature declares that unjustified and excessive price increases of generic drugs are considered violations of the consumer protection act. Requires the prescription drug program to produce and make available to drug manufacturers a price increase notification form. Requires a drug manufacturer, if it increases the wholesale acquisition cost of a generic drug by a percent equal to or greater than one hundred percent at any one time or in the aggregate in any twelve-month period, to use the price increase notification form to notify the office of the insurance commissioner and the prescription drug program of the increase.

Drug & gene therapy/medicaid

ESHB 2565

Concerning drug and gene therapy payment for medicaid managed care organizations.

ESHB 2565

Requires the drug utilization review board established by the state health care authority to: (1) Include among its voting members a representative from each managed care organization that is contracted to administer a managed care plan; and (2) Consider the safety, efficacy, and cost-effectiveness of drugs and gene therapies in its recommendations to the director of the authority regarding drugs and gene therapies to be included in coverage for medical assistance programs.

Sub. use disorder coverage

2SHB 2572

Removing health coverage barriers to accessing substance use disorder treatment services.

2SHB 2572

Requires health plans and behavioral health organizations, to the extent that the following services are covered benefits, to cover inpatient hospital detoxification, residential subacute detoxification, inpatient hospital substance use disorder treatment, residential substance use disorder treatment, partial hospitalization substance use disorder treatment, and intensive outpatient substance use disorder treatment for the first twenty-four hours after an enrollee, or client, as appropriate, presents for these services or is referred for these services, without imposing utilization management review limitations on coverage, including prior authorization requirements.

Patients/facility fee notice

HB 2588

Providing patients notice of facility fees charged by hospitals and ambulatory surgical facilities.

HB 2588

Requires a hospital or an ambulatory surgical facility that charges a facility fee to provide written notice to the patient that: (1) The hospital or facility charges a facility fee and the amount of the fee; (2) The patient may obtain the same nonemergency outpatient services at another facility that does not charge the fee; and (3) If the patient chooses to receive the services elsewhere, he or she should ask whether it charges a facility fee.
**Indian health care**

Concerning Indian health care in Washington state.

**HB 2826**  
(SB 6472)

Creates the governor's Indian health council to provide the resources necessary to: (1) Implement the national policy of Indian self-determination; and (2) Assure the highest possible health status for American Indians and Alaska Natives. Creates the Indian health improvement reinvestment account and requires the council to establish a committee to provide oversight over the account.

**Charity care and notice reqs**

Delineating charity care and notice requirements without restricting charity care.

**ESHB 2836**

Revises the definition of "charity care," for purposes of chapter 70.170 RCW regarding health data and charity care, to include "indigent persons when third-party coverage, if any, has been exhausted." Requires each hospital to post and display notice of charity care availability and post the notice in all languages spoken by more than ten percent of the population of the hospital service area.

**Cert of need/ambulatory facs**

Concerning certificate of need exemptions for certain ambulatory facilities and centers.

**HB 2894**  
(SB 6520)

Prohibits the department of health from requiring a certificate of need for an ambulatory surgical facility or center wholly owned, fully operated, and used exclusively by a practice of physicians or dentists with two or fewer operating rooms and no more than two surgical specialties.

**Employee reproductive health**

Enacting the employee reproductive choice act.

**HB 2908**  
(SSB 6102)

Establishes the employee reproductive choice act. Modifies the state civil rights act by including the right of an employee whose employer provides health insurance coverage as part of an employee benefit package to receive contraceptive coverage from that employer’s health plan free of restrictions, exclusions, or reductions in coverage or benefits. Prohibits a health plan, issued on or after January 1, 2019, that includes coverage for contraceptive coverage, from imposing a deductible, coinsurance, copayment, or other cost-sharing requirement on the contraceptive coverage provided.

**Reproductive health access**

Enacting the reproductive health access for all act.

**HB 2909**  
(SSB 6105)

Establishes the reproductive health access for all act. Requires the state health care authority to administer a program to reimburse the cost of medically appropriate services, drugs, devices, products, and procedures for individuals who can become pregnant and who would be eligible for medical assistance if not for 8 U.S.C. Sec. 1611 or 1612.

**Hearing instrument coverage**

Requiring coverage for hearing instruments under public employee and medicaid programs.

**E2SSB 5179**

SB 5179-S2 - DIGEST Requires a health plan offered to employees and their dependents under chapter 41.05 RCW (state health care authority), issued or renewed on or after January 1, 2018, to include coverage for hearing instruments. Requires medical assistance coverage offered under chapter 74.09
RCW (medical care), issued or renewed on or after January 1, 2018, to include coverage for hearing instruments when medically necessary. Provides that section 2 of this act is null and void if appropriations are not approved.

**Tomosynthesis/mammography**  
*SB 5912*  
Concerning insurance coverage of tomosynthesis or three-dimensional mammography.

**Volunteer health practitioner**  
*ESSB 5990*  
Enacting the uniform emergency volunteer health practitioners act.

**Prescription drug prices**  
*SSB 5995 (HB 2556)*  
Protecting consumers and purchasers from excessive increases in prescription drug prices.

**Health care whistleblowers**  
*SSB 5998 (SHB 2258)*  
Concerning health care provider and health care facility whistleblower protections.

**Rx cost info./contracts**  
*SSB 6026*  
Prohibiting health carriers and pharmacy benefit managers from using contracts to prevent pharmacists from telling their customers about cheaper ways to buy prescription drugs.

**Medicaid fraud control unit**  
*SSB 6051 (SHB 2273)*  
Concerning the medicaid fraud control unit.
Requires the attorney general to establish and maintain, within his or her office, the medicaid fraud control unit. Gives the medicaid fraud control unit the authority and criminal jurisdiction to investigate and prosecute medicaid provider fraud, abuse and neglect matters where authority is granted by the federal government, and other federal health care program fraud.

<table>
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<tr>
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<tbody>
<tr>
<td>SSB 6062</td>
<td>Health reinsurance program</td>
</tr>
<tr>
<td>SHB 2355</td>
<td>Addressing the establishment of an individual health insurance market claims-based reinsurance program.</td>
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<tr>
<td>ESB 6084</td>
<td>Essential health coverage</td>
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<tr>
<td>Inactive</td>
<td>Requiring maintenance of minimum essential health care coverage. (REVISED FOR ENGROSSED: Exploring enforcement of a requirement to maintain minimum essential health care coverage.)</td>
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</table>

2SSB 6062 (SHB 2355)

Creates the Washington reinsurance program to stabilize the rates and premiums for individual health plans and provide greater financial certainty to consumers of health insurance. Requires the program to be operated by the Washington vaccine association through the Washington reinsurance program management board. Requires the insurance commissioner, in consultation with the office of financial management, the department of revenue, the state health care authority, and the state health benefit exchange, to conduct a study on alternative financing mechanisms for the program. Exempts the following from disclosure under the public records act: Data, information, and documents necessary to prepare the state innovation waiver application, determine reinsurance parameters obtained by the commissioner, and determine reinsurance claims payments. Creates the Washington reinsurance program account.

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SSB 6102 (HB 2908)

Enacting the employee reproductive choice act.

Establishes the employee reproductive choice act. Modifies the state civil rights act by including the right of an employee whose employer provides health insurance coverage as part of an employee benefit package to receive contraceptive coverage from that employer’s health plan free of restrictions, exclusions, or reductions in coverage or benefits.

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<tr>
<td>HB 2909</td>
<td>Enacting the reproductive health access for all act.</td>
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</table>

Establishes the reproductive health access for all act. Requires the state health care authority to administer a program to reimburse the cost of medically appropriate services, drugs, devices, products, and procedures for individuals who can become pregnant and who would be eligible for medical assistance if not for 8 U.S.C. Sec. 1611 or 1612.
Continuity of care/Rx insur.  
S Rules  
Rivers
Concerning prescription drug insurance continuity of care.

Implements a cost-effective requirement that ensures patients can rely on the prescription formulary they enter into with their insurance carrier through the entirety of the plan year.

Opioid use disorder  
S Rules X  
Cleveland
Concerning opioid use disorder treatment, prevention, and related services.

Declares that opioid use disorder is a public health crisis. Requires state agencies to: (1) Increase access to evidence-based opioid use disorder treatment services; (2) Promote coordination of services within the substance use disorder treatment and recovery support system; (3) Strengthen partnerships between opioid use disorder treatment providers and their allied community partners; (4) Expand the use of the state prescription monitoring program; and (5) Support comprehensive school and community-based substance use prevention services. Requires agencies that administer state-purchased health care programs to: (1) Coordinate activities to implement this act and the state interagency opioid working plan; (2) Explore opportunities to address the opioid epidemic; and (3) Provide status updates as directed by the joint legislative executive committee on health care oversight to promote legislative and executive coordination. Requires the department of health to convene a work group to study best practices regarding data sharing, including security standards, and the challenges with connectivity and prescription monitoring program integration with electronic health records using the state health information exchange. Changes the name of the community mental health services act to the community behavioral health services act. Provides contingent effective dates.

Respite provider training  
S Health & Long T  
Keiser
Reducing training requirements for certain respite care providers who provide respite to unpaid caregivers and work three hundred hours or less in any calendar year.

Requires a person working as an individual provider who provides respite care services only for individuals who receive services under chapter 74.39A RCW (long-term care services) to complete fourteen hours of training within the first one hundred twenty days after becoming an individual provider.

Reproductive health coverage  
Del to Gov  
Hobbs
Concerning health plan coverage of reproductive health care.

Requires a health plan that is issued or renewed on or after January 1, 2019: (1) To provide coverage for contraceptive drugs, devices, and other products; voluntary sterilization procedures; and certain necessary consultations, examinations, procedures, and medical services; and (2) That provides coverage for maternity care or services, to also provide substantially equivalent coverage to permit the abortion of a pregnancy. Requires the governor’s interagency coordinating council on health disparities to conduct a literature review on disparities in access to reproductive health care based on socioeconomic status, race, sexual orientation, gender identity, ethnicity, geography, and other factors.

Step therapy protocols  
S Ways & Means  
Cleveland
Regulating the use of step therapy protocols.

Requires the state institute for public policy to conduct a literature review of step therapy protocol use
including information concerning negative outcomes or adverse events resulting from the use. Expires June 30, 2019.

<table>
<thead>
<tr>
<th>Bill</th>
<th>Description</th>
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</table>
| SB 6238 (2SHB 2533) | Long-term care services  
Concerning long-term care services and supports.  
Places responsibility for the implementation and administration of the family and medical leave program with the state health care authority, the department of social and health services, and the employment security department. Creates the long-term services and supports trust commission and requires the commission to, beginning January 1, 2019, establish certain rules and policies. States that, beginning January 1, 2025, long-term services and supports are available and benefits are payable to a registered long-term services and supports provider on behalf of a qualified individual. Requires the benefits to be paid periodically and promptly to registered long-term services and supports providers. Allows any self-employed person, beginning January 1, 2023, to elect coverage under the program. Creates the long-term services and supports trust account. |
| SB 6391 | Opioid oversight system  
Creating a comprehensive opioid oversight system.  
Requires the governor to appoint a drug czar within the department of health to: (1) Coordinate state and local opioid misuse and overdose prevention efforts in the state; (2) Establish an opioid treatment information system; and (3) Develop recommendations for increasing treatment on-demand services. Requires the drug czar, in collaboration with the governor's office, to: (1) Create a five-year state opioid prevention plan for addressing opioid misuse and overdose prevention efforts; and (2) Implement an opioid treatment information system for the ongoing collection and updates of information about opioid use, misuse, and treatment in the state. |
| SB 6416 | Health carrier surplus level  
Requiring the insurance commissioner to review a health carrier's surplus levels in its rate filing review process.  
Requires the insurance commissioner to, for certain individual and small group rate filings submitted by a nonprofit health carrier for the individual or small group markets: (1) Review the carrier's surplus levels as an element in determining the reasonableness of the proposed rate; and (2) Take into consideration the capital facility needs for carriers maintaining and operating hospital and clinical facilities. |
| SB 6425 (HB 2446) | Physical therapy supervision  
Concerning physical therapist supervision of assistive personnel.  
Requires supervision by a physical therapist for the reevaluation of a patient, as follows, if patient care is given by a physical therapist assistant or other assistive personnel: The later of every fifth visit or every thirty days if a physical therapist has not treated the patient for any of the five visits or within the thirty days. Authorizes a physical therapist, at any one time, to: (1) Supervise up to a total of three assistive personnel; or (2) Two assistive personnel if he or she is working in a nursing home or in the public schools. |
| SB 6436 | Foster youth health care  
|
Concerning foster youth health care benefits.

Extends the date in which certain behavioral health services must be integrated into the managed health care plan for foster children. Allows the parent or guardian of a child, who is no longer a dependent child, to choose to continue enrollment in the integrated managed health care plan for foster children for up to twelve months following reunification with the child’s parents or guardian if the child meets certain requirements.

**Dental/missing tooth clause**

Concerning benefits and exclusion within dental benefit coverage.

**SB 6442**

Prohibits health benefit plans, health care service contractors, and health carriers that offer dental benefits from denying or limiting coverage based on an individual's oral health condition.

**Access to pharmacy services**

Expanding access to pharmacy services.

**SB 6454**

States that a retail community pharmacy that requests to enter into a contractual agreement to join a retail pharmacy network and accepts the terms, conditions, formularies, and requirements of the pharmacy services of that network, shall be considered part of a pharmacy benefit manager’s retail pharmacy network for purposes of an enrollee’s or dependent’s right to choose where to purchase covered prescription drugs. Requires a health benefit plan or pharmacy benefit manager to: (1) Accept a retail community pharmacy as part of a pharmacy benefit manager’s retail pharmacy network; and (2) File a report with the insurance commissioner for the preceding calendar year stating that the pharmacy benefit manager or prescription drug benefit plan is in compliance with chapter 48.43 RCW relating to insurance reform.

**Behavioral health facilities**

Expanding community-based behavioral health facilities through issuance of state bonds.

**SSB 6468**

Requires the department of commerce, in collaboration with the department of social and health services, to: (1) Administer grants to community hospitals or other community entities to expand and establish new capacity for behavioral health services in communities including children’s mental health services; and (2) Establish criteria for the issuance of the grants. Authorizes the state finance committee to issue general obligation bonds to provide needed capital improvements to increase behavioral health services in community settings. Provides for submission of sections 201 and 202 of this act to a vote of the people.

**Health carrier prov. network**

Concerning health carrier provider networks.

**SB 6470**

Requires the insurance commissioner, in reviewing and approving a health plan, to affirmatively approve the adequacy of the plan’s proposed provider network. Requires a health plan to: (1) Permit an enrollee, under certain circumstances, to petition the plan to cover health care services delivered by an out-of-network provider; (2) Ensure that an enrollee cost-sharing obligation is included, if certain conditions are met, in the enrollee’s in-network deductible and maximum out-of-pocket expenses; and (3) If the plan is issued or renewed after December 31, 2018, publish and maintain a provider directory with information on contracting providers that deliver health care services to the plan’s enrollees. Prohibits a health carrier, that offers a health plan, from offering to sell the plan to an enrollee or certain others without first
offering to provide or providing upon request, information on how to access the plan’s provider directory maintained on the plan’s web site.

**Cert of need/ambulatory facs**

S Health & Long T
Cleveland

Concerning certificate of need exemptions for certain ambulatory facilities and centers.

**SB 6520**
(HB 2894)

Prohibits the department of health from requiring a certificate of need for an ambulatory surgical facility or center wholly owned, fully operated, and used exclusively by a practice of physicians or dentists with two or fewer operating rooms and no more than two surgical specialties.

**Individual health market**

S Health & Long
Liias

Preserving access to individual market health care coverage throughout Washington state.

**SB 6564**
(ESHB 2408)

Requires a health carrier, that offers a school employees’ benefits board-approved health plan to school employees, to: (1) Offer at least one silver qualified health plan on the state health benefit exchange in a county that would not otherwise have individual market health plans, other than catastrophic health plans, offered to county residents on the state health benefit exchange; and (2) Submit to the insurance commissioner the filings necessary to offer a qualified health plan in every county of the state. Requires the rate for a person eligible for pool coverage who is eligible for an advance premium tax credit to be reduced by the average amount of the advance premium tax credit a person with the same modified adjusted gross income would receive in counties within the same geographic rating area. Requires the state health insurance pool administrator to include rate reductions received by individuals when determining the total net cost of pool operation.

**Managed care/psyc. treatment**

S Rules X
O’Ban

Establishing the capacity to purchase community long-term involuntary psychiatric treatment services through managed care.

**SSB 6573**

Requires the state health care authority to: (1) Integrate risk for long-term involuntary civil treatment provided by state hospitals into managed care contracts; and (2) Develop a psychiatric managed care capitation risk model that integrates long-term inpatient care. Requires a behavioral health organization to have representation, including involvement by community mental health providers, on the hospital clinical discharge planning team. Provides that the state intends to: (1) Develop new capacity for delivery of long-term treatment in the community in diverse regions of the state before the effective date of the integration of risk for long-term involuntary treatment into managed care; and (2) Study the cost and outcomes associated with treatment in community facilities. Requires the department of social and health services to: (1) Collaborate with the state health care authority and appropriate stakeholders and consultants to develop and implement a detailed transition plan; (2) Purchase a portion of the state’s long-term treatment capacity allocated to behavioral health organizations in willing community facilities capable of providing alternatives to treatment in a state hospital; and (3) Enter into performance-based contracts with facilities certified by the department to provide treatment to adults on a ninety or one hundred eighty-day involuntary commitment order.

**Birth centers**

S Health & Long T
Fortunato

Concerning birth centers.

**SB 6579**

Provides clarity for consumers who may be confused as a result of the growing number of options of venue for consumers to give birth.
## Indian Law

<table>
<thead>
<tr>
<th>Bill Details</th>
<th>Status</th>
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<tbody>
<tr>
<td><strong>Native American curriculum</strong></td>
<td>H Approps</td>
<td>Lovick</td>
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<tr>
<td>Requiring teacher preparation programs to integrate Native American curriculum developed by the office of the superintendent of public instruction into existing Pacific Northwest history and government requirements.</td>
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<tr>
<td><strong>Tribal youth/reside. custody</strong></td>
<td>H Rules C</td>
<td>Kagi</td>
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<tr>
<td>Concerning residential custody services for tribal youth.</td>
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<tr>
<td><strong>Tribal schools/retirement</strong></td>
<td>H Approps</td>
<td>Santos</td>
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<tr>
<td>Addressing the terms under which tribal schools may participate in the state retirement systems as part of a state-tribal education compact.</td>
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<tr>
<td><strong>Wanapum Indians/fish permits</strong></td>
<td>H Rules C</td>
<td>Dent</td>
</tr>
<tr>
<td>Providing the director of the department of fish and wildlife the authority to issue permits to the Wanapum Indians for other freshwater food fish for ceremonial and subsistence purposes.</td>
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<tr>
<td><strong>Indian health care</strong></td>
<td>H HC/Wellness</td>
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<tr>
<td>Concerning Indian health care in Washington state.</td>
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*HB 2034 (SB 5028)*

*HB 2373 (SB 6115)*

*HB 2490 (SB 6210)*

*HB 2555 (SB 6384)*

*HB 2826 (SB 6472)*
<table>
<thead>
<tr>
<th>Bill</th>
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</table>
| **SHB 2951** | Missing Native Amer. women  
Ordering a study to determine how to increase reporting and investigation of missing Native American women.  
Requires the Washington state patrol to conduct a study to determine how to increase state criminal justice protective and investigative resources for reporting and identifying missing Native American women in the state. Expires December 31, 2019. |
| **HJM 4020** | Steilacoom tribe recognition  
Concerning federal recognition of the Steilacoom tribe.  
Asks for acknowledgement of the Steilacoom tribe. |
| **SB 5028 (HB 2034)** | Native American curriculum  
Requiring teacher preparation programs to integrate Native American curriculum developed by the office of the superintendent of public instruction into existing Pacific Northwest history and government requirements.  
Requires educator preparation programs to use the Since Time Immemorial curriculum to improve the understanding of students and educators about the past contributions of Indian nations to the state and the contemporary and ongoing tribal and state government relations. |
| **2SSB 5300 (SHB 1183)** | Creative districts  
Authorizing specified local governments to designate a portion of their territory as a creative district subject to certification by the Washington state arts commission.  
Authorizes a local government to designate a creative district within its territorial boundaries subject to certification as a state-certified creative district by the state arts commission. Authorizes the state arts commission to create a process for review of applications submitted by local governments or federally recognized Indian tribes for certification of state-certified creative districts. |
| **SB 6115 (HB 2373)** | Tribal youth/reside. custody  
Concerning residential custody services for tribal youth.  
Authorizes the department of social and health services to provide residential custody services in a state juvenile rehabilitation facility to youth adjudicated and sentenced by a court of a federally recognized Indian tribe located in the state, pursuant to a contract between the department and the tribe that is entered into in compliance with chapter 39.34 RCW (the interlocal cooperation act). |
| **SB 6131** | Indian tribe tuition waiver  
Providing a tuition waiver for state residents who are members of a federally recognized Indian tribe.  
Requires the governing boards of the state universities, the regional universities, The Evergreen State College, and the community and technical colleges to waive fifty percent of the tuition and services and activities fees for a student who is a member of a federally recognized Indian tribe and is domiciled within the state for a minimum of one year. |
Tribal schools/retirement

Addressing the terms under which tribal schools may participate in the state retirement systems as part of a state-tribal education compact.

Requires certain information to be included in the state-tribal education compact if a tribal school chooses to participate in the teachers' retirement system and/or the school employees' retirement system. Requires the department of retirement systems to make reasonable efforts to seek guidance from the federal internal revenue service, if available, to ensure that this act does not jeopardize qualification of the state retirement plans under section 401(a) of the internal revenue code.

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Juvenile Law

<table>
<thead>
<tr>
<th>Bill Details</th>
<th>Status</th>
<th>Sponsor</th>
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<tbody>
<tr>
<td>Therapeutic courts</td>
<td>Del to Gov</td>
<td>Kloba</td>
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<tr>
<td>Increasing success in therapeutic courts.</td>
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</table>

Allows a portion of the criminal justice treatment account to be used to provide recovery support services to drug court clients to increase success in drug courts. Requires the state treasurer, for the fiscal year beginning July 1, 2005, and each subsequent fiscal year, to transfer eight million two hundred fifty thousand dollars from the general fund to the criminal justice treatment account, divided into four equal quarterly payments.

<table>
<thead>
<tr>
<th>Minors/homeless info. system</th>
<th>Del to Gov</th>
<th>Slatter</th>
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<tbody>
<tr>
<td>Allowing minors to consent to share their personally identifying information in the Washington homeless client management information system.</td>
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</table>

Authorizes an unaccompanied youth who is at least thirteen years old to give consent for the collection of his or her personally identifying information for the state homeless client management information system.

<table>
<thead>
<tr>
<th>Ext. foster care eligibility</th>
<th>H Approps</th>
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<tbody>
<tr>
<td>Concerning expansion of extended foster care eligibility.</td>
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</table>

Modifies extended foster care provisions with regard to: (1) Increasing the maximum age of eligibility for extended foster care services for a nonminor dependent whose dependency case was dismissed by the court; (2) Allowing a youth, at any time before he or she reaches the age of twenty-one, to request extended foster care services; and (3) Allowing a nonminor dependent to unenroll and reenroll in extended foster care, through a voluntary placement agreement, an unlimited number of times between the age of eighteen and twenty-one if certain conditions are met.

<table>
<thead>
<tr>
<th>Juvenile rehab./identicards</th>
<th>H Rules C</th>
<th>Kagi</th>
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<tbody>
<tr>
<td>Concerning the issuance of identicards to individuals released from certain juvenile rehabilitation facilities.</td>
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</table>

Requires the department of licensing to issue an identicard to the following for a fee that is the actual cost
of production of the identicard: (1) An individual who is scheduled to be released from an institution, a
community facility, or other juvenile rehabilitation facility operated by the department of social and
health services or the department of children, youth, and families; or (2) An individual who has been
released from the institution or facility within thirty calendar days before the date of the application for
the identicard.

**Tribal youth/reside. custody**

Concerning residential custody services for tribal youth.

HB 2373
(SB 6115)

HB 2376

Concerning the sufficient age for contracting a marriage.

Removes the exception that allowed a superior court judge to waive the age requirement for contracting a
marriage.

**Mandatory reporting of abuse**

Concerning mandatory reporting of child abuse and neglect.

EHB 2509

States that a person who: (1) Obstructs the duty of a mandatory reporter to make a
report is guilty of a gross misdemeanor; and (2) Is a mandatory reporter and fails to make, or fails to
cause to be made, the report, due to negligence, is guilty of an infraction which shall be served by a notice
of infraction by law enforcement officers or prosecuting attorneys with a monetary penalty of two
hundred fifty dollars. Requires state contracts with youth-serving organizations to include a requirement
that youth-serving organizations provide a signed acknowledgment of the organization's compliance with
the mandatory reporter posting law.

**Domestic assault/employment**

Protecting survivors of domestic assault from employment discrimination.

HB 2661

Modifies domestic violence leave provisions. Declares that it is in the public interest to ensure that victims
of domestic violence, sexual assault, or stalking are able to: (1) Seek and maintain employment without
fear of discrimination; and (2) Have reasonable safety accommodations in the workplace. Prohibits an
employer from refusing to hire; discharging, demoting, suspending, discriminating, or retaliating; or
refusing to make a reasonable safety accommodation requested by; an individual who is a victim of
domestic violence, sexual assault, or stalking.

**Kinship caregiver legal supp**

Concerning legal support for kinship caregivers.

HB 2663
(2SSB 6453)

Authorizes the department of social and health services to: (1) Purchase legal representation for kinship
caregivers of children who are at risk of being dependent, or who are dependent; and (2) Secure orders
establishing relevant civil legal relationships authorized by law. Encourages the department to work with

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March 16, 2018
Page 56 of 84
the office of public defense parent representation program and the office of civil legal aid to develop a
system for providing civil legal representation for the parents and kinship caregivers.

**Child interview recordings**  
Del to Gov  
Valdez  
Concerning the handling of child forensic interview and child interview digital recordings.

**ESHB 2700**  
(SSB 6387)  
Concerning the handling of child forensic interview and child interview digital recordings.

Provides a definition of "child forensic interview," for purposes of chapter 26.44 RCW, regarding child
abuse, child neglect, or exposure to violence. Requires each county to revise and expand its existing child
sexual abuse investigation protocol to include the handling of child forensic interview digital recordings. 
Subjects a digital recording of child forensic interviews, disclosed in a criminal or civil proceeding, to a
protective order or other order, unless the court finds good cause that the interview should not be subject
to the order. Exempts the following from public inspection and copying under the public records act: Any
and all audio or video recordings of child forensic interviews.

**Child welfare/placements**  
H Erly Lrn/H Svc  
Kagi  
Improving placement stability for children and youth involved with child welfare services.

**HB 2761**  
Improving placement stability for children and youth involved with child welfare services.

**Children mental health serv.**  
Del to Gov  
Senn  
Improving access to mental health services for children and youth.

**E2SHB 2779**  
(SSB 6485)  
Reestablishes the children's mental health work group to: (1) Identify barriers to and opportunities for
accessing mental health services for children and families; and (2) Advise the legislature on statewide
mental health services for this population. Provides a December 30, 2020, expiration date for the work
group. Expands the duties and responsibilities of the following: (1) The state health care authority; (2) 
The department of social and health services; (3) Behavioral health organizations; (4) Regional service
areas; (5) The department of children, youth, and families; and (6) The office of the superintendent of
public instruction.

**SHB 2784**  
(SB 6404)  
Child care background checks  
Goodman

**Mistreatment/faith exemption**  
H Rules C  
Kilduff  
Concerning faith-based exemptions regarding criminal mistreatment of children and vulnerable adults.

**SHB 2791**  
Addresses Christian science treatment, faith-based exemptions, and the criminal mistreatment of children
and vulnerable adults.

**Private mngmnt/child welfare**  
H Approps  
Kagi

**SHB 2795**  
(SB 6407)  
Concerning private case management of child welfare services.

Removes the responsibilities of supervising agencies as they pertain to child welfare services under
chapters 13.34, 74.13, and 74.15 RCW.

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Concerning the baby court initiative.

Creates the baby court initiative to support early interventions with parents of young children who are found to be dependent. Defines "baby court" as a therapeutic court that provides an intensive court process for families with a child under age three who has been found dependent pursuant to chapter 13.34 RCW (the juvenile court act). Requires the family and juvenile court improvement grant program to: (1) Develop standards for baby courts; (2) Develop a process where a superior court may apply for grant funds from the grant program to establish a baby court; (3) Distribute grant funds to support baby courts in two superior courts that serve rural and urban populations; (4) Develop and define the outcome measures for baby courts; (5) Collect outcome measure data that is included in an annual report that summarizes the results of baby courts during the previous year; and (6) Sponsor and coordinate training for judicial officers and other professionals that participate in baby courts receiving grant funding.

Concerning therapeutic responses to commercially sexually exploited youth.

Prohibits a person under age eighteen, suspected of committing the crime of prostitution, from being charged, prosecuted, or booked into detention for a prostitution offense. Requires law enforcement, before completing a law enforcement contact with an individual under eighteen years of age suspected of prostitution, to: (1) Make a child abuse or neglect report; (2) Deliver the youth to an evaluation and treatment facility for evaluation for immediate mental health or substance use disorder inpatient treatment; or (3) Refer the individual to other appropriate services. Requires the office of homeless youth prevention and protection programs to administer funding for two receiving center pilot programs for commercially sexually exploited youth. Requires the department of social and health services to use existing behavioral health organizations or other qualified and appropriate entities to increase access to behavioral health treatment for commercially sexually exploited youth. Requires the state institute for public policy to complete an evaluation of this act and the effects of this act on the availability of treatment options for commercially sexually exploited youth, the effectiveness of serving commercially sexually exploited youth, and other effects of this act, and provide a report to the legislature.

Revising conditions under which a person is subject to exclusive adult jurisdiction and extending juvenile court jurisdiction over serious cases to age twenty-five.

Modifies provisions regarding subjecting a person to exclusive adult jurisdiction and the extension of juvenile court jurisdiction over serious cases to age twenty-five.

Concerning juvenile offenses.

Modifies crimes regarding depictions of a minor engaged in sexually explicit conduct. Requires the Washington coalition of sexual assault programs, in consultation with the office of the superintendent of public instruction, the Washington association for the treatment of sexual abusers, the department of children, youth, and families, the Washington association of prosecuting attorneys, representatives from
public defense, and other relevant stakeholders, to convene a work group to make recommendations to the legislature regarding age-appropriate prevention and intervention strategies to address potential harms caused by exchange of intimate images by minors. Provides a July 1, 2019, expiration date for the work group.

**Student suspens. & expulsion**

Concerning suspension and expulsion of students including kindergarten and early elementary school students.

(SSB 5155)

Prohibits a school district from suspending or expelling a student who is enrolled in grades kindergarten through two, except for a violation of RCW 28A.600.420 (firearms on school premises, transportation, or facilities).

**Youth detention/noncriminal**

Phasing out use of the valid court order exception to place youth in detention for noncriminal behavior.

(SSB 5596)

Phases out the use of juvenile detention as a remedy for contempt of a valid court order. Prohibits a youth from being committed to juvenile detention as a contempt sanction and prohibits the issuance of a warrant, under chapter 13.32A, 13.34, or 28A.225 RCW, for failure to appear at a court hearing that requires commitment of a youth to juvenile detention. Requires a youth, if he or she is committed to juvenile detention as a contempt sanction or for failure to appear at a court hearing, to be detained in a manner so that no direct communication or physical contact may be made between that youth and a youth who is detained to juvenile detention pursuant to a violation of criminal law.

**Sentencing, persons under 21**

Concerning the sentencing of persons under the age of twenty-one years at the time of the commission of a crime.

(2SSB 5610)

Addresses sentencing enhancements and exceptional sentences with regard to an offender being sentenced in adult court for a crime committed as a minor.

**Minors/homeless info. system**

Allowing minors to consent to share their personally identifying information in the Washington homeless client management information system.

(SB 5625)

Authorizes an unaccompanied youth who is at least thirteen years old to give consent for the collection of his or her personally identifying information for the state homeless client management information system.

**Behavioral rehabilitation**

Concerning behavioral rehabilitation services.

(SSB 6013)

Requires the children and families services program of the department of social and health services or the department of children, youth, and families, as appropriate, to: (1) Facilitate a stakeholder work group in a collaborative effort to design a behavioral rehabilitation services rate payment methodology that is based on actual provider costs of care; and (2) Consider the findings of a contracted rate analysis in designing the methodology. Requires the caseload forecast council to forecast the number of youth
expected to receive behavioral rehabilitation services while involved in the foster care system. Requires expenditures for behavioral rehabilitation services placement to be forecasted and budgeted as maintenance level costs.

<table>
<thead>
<tr>
<th>Bill</th>
<th>Committee</th>
<th>Sponsor</th>
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<tbody>
<tr>
<td>ESSB 6037</td>
<td>Uniform parentage act</td>
<td>Pedersen</td>
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<tr>
<td></td>
<td>Concerning the uniform parentage act.</td>
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<td></td>
<td>SB 6037-S - DIGEST Repeals most of chapter 26.26 RCW (the uniform parentage act) and creates a new chapter for the uniform parentage act.</td>
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<tr>
<td>ESSB 6065</td>
<td>Student interrogations</td>
<td>Wellman</td>
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<td>Adopting policy and procedures on student interviews and interrogations.</td>
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<td></td>
<td>SB 6065-S - DIGEST Requires each school district to adopt a policy and procedures for interviews and interrogations of students on school premises.</td>
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<tr>
<td>E2SSB 6160</td>
<td>Exclusive adult jurisdiction</td>
<td>Kuderer</td>
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<td>Revising conditions under which a person is subject to exclusive adult jurisdiction and extending juvenile court jurisdiction over serious cases to age twenty-five.</td>
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<td></td>
<td>Extends juvenile court jurisdiction over serious cases to age twenty-five and modifies conditions under which a person is subject to exclusive adult jurisdiction. Requires the department of children, youth, and families to take appropriate actions to protect younger children in confinement from older confined youth recognizing the potential: (1) For positive mentorship; and (2) For risks relating to victimization and the exercise of negative influence. Requires the state institute for public policy to assess the impact of this act on community safety, racial disproportionality, recidivism, state expenditures, and youth rehabilitation, to the extent possible, and submit a preliminary report to the governor and the appropriate committees of the legislature.</td>
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<tr>
<td>SB 6166 (HB 2806)</td>
<td>Child sex trafficking</td>
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<td>Regarding child sex trafficking.</td>
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<td>Places responsibility on a web site operator that has a significant business purpose for marketing individuals for commercial sex purposes for the content of advertisements featuring minors on its web site.</td>
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<tr>
<td>SSB 6222 (SHB 2330)</td>
<td>Ext. foster care eligibility</td>
<td>Carlyle</td>
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<td></td>
<td>Concerning expansion of extended foster care eligibility.</td>
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<td>Modifies extended foster care provisions with regard to: (1) Increasing the maximum age of eligibility for extended foster care services for a nonminor dependent whose dependency case was dismissed by the court; (2) Allowing a youth, at any time before he or she reaches the age of twenty-one, to request extended foster care services; and (3) Allowing a nonminor dependent to unenroll and reenroll in extended foster care, through a voluntary placement agreement, an unlimited number of times between the age of eighteen and twenty-one if certain conditions are met.</td>
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<tr>
<td>ESSB 6223</td>
<td>Vuln. children ed. outcomes</td>
<td>Carlyle</td>
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<td>S Rules 3</td>
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Concerning equitable educational outcomes for vulnerable children and youth.

SB 6223 - DIGEST Requires the department of children, youth, and families, the office of the superintendent of public instruction, the department of commerce office of homeless youth prevention and protection programs, and the student achievement council to convene a work group with aligned nongovernmental agencies, including a statewide nonprofit coalition that is representative of communities of color and low-income communities focused on educational equity, to create a plan for children and youth in foster care and children and youth experiencing homelessness to facilitate educational equity with their general student population peers and to close the disparities between racial and ethnic groups by 2027. Expires December 31, 2018.

**Child interview recordings**

Concerning the handling of child forensic interview and child interview digital recordings.

**SSB 6387**

**ESHB 2700**

Provides a definition of "child forensic interview" for purposes of chapter 26.44 RCW (abuse of children). Requires each county to revise and expand its existing child sexual abuse investigation protocol to include the handling of child forensic interview digital recordings. Subjects any and all audio and video recordings of child forensic interviews, disclosed in a criminal or civil proceeding, to a protective order or other order as appropriate. Exempts the following from public inspection and copying under the public records act: Any and all audio or video recordings of child forensic interviews.

**Child care background checks**

Concerning background checks for persons providing child care services.

**SB 6404**

**SHB 2784**

Requires the following to submit a new background application to the department of children, youth, and families, for renewal of a background clearance card or certificate: Agency licensees holding a license, persons who are employees, and persons who have been previously qualified by the department.

**Private mngmnt/child welfare**

Concerning private case management of child welfare services.

**SB 6407**

**SHB 2795**

Removes the responsibilities of supervising agencies as they pertain to child welfare services under chapters 13.34, 74.13, and 74.15 RCW.

**Kinship caregiver legal supp**

Concerning legal support for kinship caregivers.

**2SSB 6453**

**HB 2663**

Authorizes the department of social and health services to: (1) Also purchase legal representation for kinship caregivers of children who are at risk of being dependent, or who are dependent, to establish or modify a parenting plan; or (2) Secure orders establishing other relevant civil legal relationships authorized by law. Requires the purchase to be within the department’s appropriations. Encourages the department to work with the office of public defense parent representation program and the office of civil legal aid to develop a cost-effective system for providing effective civil legal representation for the parents and kinship caregivers.

**Children mental health serv.**

Improving access to mental health services for children and youth.

**SSB 6485**

**E2SHB 2779**
Reestablishes the children's mental health work group to: (1) Identify barriers to and opportunities for accessing mental health services for children and families; and (2) Advise the legislature on statewide mental health services for this population. Provides a December 30, 2020, expiration date for the work group. Expands the duties and responsibilities of the following: (1) The state health care authority; (2) The department of social and health services; (3) Behavioral health organizations; (4) Regional service areas; (5) The department of children, youth, and families; (6) The child and adolescent psychiatry residency program at the University of Washington; and (7) The office of the superintendent of public instruction.

**Mandatory reporting of abuse**  
Concerning mandatory reporting of child abuse and neglect.

**SB 6535**  
Expands the mandatory reporting of child abuse and neglect requirements. Requires state contracts with youth-serving organizations to include a requirement that the organizations provide a signed acknowledgment of the organization's compliance with the mandatory reporter posting law.

**Juvenile offense diversion**  
Concerning diversion of juvenile offenses.

**ESSB 6550**  
Revises juvenile justice act of 1977 provisions regarding: (1) Diversion agreement limits and positive youth development; and (2) Community-based and restorative justice programs to divert youth from formal processing in juvenile court.

**Youth discharge/homelessness**  
Ensuring that no youth is discharged from a public system of care into homelessness.

**SSB 6560**  
Requires the office of homeless youth prevention and protection programs to develop a plan to ensure that no youth is discharged from a public system of care into homelessness.

**Labor & Employment Law**

**Bill Details**  
**Status**  
**Sponsor**

**Job applicants/arrests, etc.**  
Prohibiting employers from asking about arrests or convictions before an applicant is determined otherwise qualified for a position.

**2SHB 1298**  
Establishes the Washington fair chance act. Prohibits an employer from including any question on an application for employment, from inquiring either orally or in writing, from receiving information through a criminal history background check, or from otherwise obtaining information about an applicant's criminal record until after the employer initially determines that the applicant is otherwise qualified for the position. Requires the state attorney general's office to enforce this act. Provides that this act is null and void if appropriations are not approved.

**HB 1672**  
Prevailing wage law recovery  
Del to Gov  
Frame
Concerning the time period for workers to recover wages under prevailing wage laws.

Provides that the time period for recovery of wages owed to a worker affected by a determination of the prevailing rate of wage is tolled until the prevailing wage determination is final.

**Sexual harassment claim info**

Protecting personal information regarding sexual harassment claims.

Exempts the following from public inspection and copying under the public records act: Information that identifies an agency employee who has made a claim with the employing agency of sexual harassment and has requested that his or her identity or identifying information not be disclosed without his or her consent. Subjects a person to civil liability if he or she: (1) Requests and obtains the identity or identifying information of an agency employee that has made a claim of sexual harassment; and (2) Uses the information to harass, stalk, threaten, or intimidate that employee. Requires the public records exemptions accountability committee to, by January 1, 2023, prepare and submit a report to the legislature that includes recommendations on whether the exemption mentioned above should be continued, modified, or terminated.

**Worker status**

Concerning determinations of worker benefits and employer obligations based on a worker's status.

Establishes the employee fair classification act. Clarifies the definition of "employee" for this state and provides a regulatory and benefits structure for nonemployee workers to: (1) Provide businesses the necessary legal clarity they require to thrive as companies and employers; and (2) Ensure a basic social safety net is available to all workers, regardless of worker status. Addresses the following: Employee fair classification; wage deductions; the wage payment act; the minimum wage act; unemployment insurance; and industrial insurance.

**Workplace bullying**

Addressing workplace bullying by making it an unfair practice to subject an employee to an abusive work environment.

Revises the state civil rights act to provide: (1) Legal recourse for employees who have been harmed by being deliberately subjected to abusive work environments; and (2) Legal incentives for employers to prevent and respond to mistreatment of employees at work.

**Work restrictions**

Concerning work restrictions.

Addresses the protection of workers from work restrictions. Prohibits an employer from restricting, restraining, or prohibiting an employee, who works fewer than forty hours per week or earns less that two hundred percent of the applicable state or local minimum wage from: (1) Having an additional job; (2) Supplementing their income by working for another employer; (3) Working as an independent contractor; or (4) Being self-employed.

**Employee reproductive health**

Enacting the employee reproductive choice act.
Establishes the employee reproductive choice act. Modifies the state civil rights act by including the right of an employee whose employer provides health insurance coverage as part of an employee benefit package to receive contraceptive coverage from that employer's health plan free of restrictions, exclusions, or reductions in coverage or benefits. Prohibits a health plan, issued on or after January 1, 2019, that includes coverage for contraceptive coverage, from imposing a deductible, coinsurance, copayment, or other cost-sharing requirement on the contraceptive coverage provided.

**Prevailing wage law recovery**

S Rules X  
Hasegawa

Addressing the time period for workers to recover wages under prevailing wage laws.

Provides that the time period for recovery of wages owed to a worker affected by a determination of the prevailing rate of wage is tolled until the prevailing wage determination is final.

**Com & tech college employees**

SSB 5993  
Rules X  
Keiser

Modifying collective bargaining law to authorize providing additional compensation to academic employees at community and technical colleges.

Allows a board of trustees to provide additional compensation to academic employees at community and technical colleges that exceeds that provided by the legislature.

**Public employee birth dates**

SB 6079  
Rules 3  
Kuderer

Exempting public employee dates of birth from public disclosure requirements.

Exempts the following from public inspection and copying under the public records act: Dates of birth held by a public agency in personnel records, public employment related records, volunteer rosters, or included in a mailing list of employees or volunteers of a public agency.

**Labor bargaining/neutrality**

SB 6082  
Labor & Commer  
Hasegawa

Ensuring the neutrality of public employers and state contractors with regard to employees exercising their rights to collectively bargain.

Ensures the neutrality of public employers and state contractors with regard to employees exercising their rights to collectively bargain.

**Employee reproductive health**

SSB 6102  
Rules 3  
Ranker

Enacting the employee reproductive choice act.

Establishes the employee reproductive choice act. Modifies the state civil rights act by including the right of an employee whose employer provides health insurance coverage as part of an employee benefit package to receive contraceptive coverage from that employer's health plan free of restrictions, exclusions, or reductions in coverage or benefits.

**Port district prof personnel**

ESB 6230  
Del to Gov  
Conway

Concerning the collective bargaining rights of the professional personnel of port districts.
<table>
<thead>
<tr>
<th>Bill</th>
<th>Brief Description</th>
<th>Sponsor</th>
<th>Committee</th>
<th>Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>SB 6230</td>
<td>DIGEST Removes &quot;professional personnel&quot; from the definition of &quot;employee&quot; for purposes of chapter 53.18 RCW regarding employment relations, collective bargaining, and arbitration.</td>
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<tr>
<td>SB 6231 (HB 2736)</td>
<td>Unfair labor practices SOL Del to Gov Kuderer</td>
<td>Concerning the statute of limitations for unfair labor practice complaints filed in superior court.</td>
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<td>Prohibits a complaint from being processed for an unfair labor practice occurring more than six months before the filing of the complaint in superior court.</td>
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<tr>
<td>SSB 6313</td>
<td>Empl. contracts/discriminat. Del to Gov Keiser</td>
<td>Concerning an employee’s right to publicly file a complaint or cause of action for discrimination in employment contracts and agreements.</td>
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<tr>
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<td>Addresses an employee’s right to publicly file a complaint or cause of action for discrimination in employment contracts and agreements.</td>
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<tr>
<td>SSB 6522</td>
<td>Work restrictions S Ways &amp; Means Liias</td>
<td>Limiting noncompetition agreements.</td>
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<td>Addresses the protection of workers from work restrictions. Prohibits an employer from restricting, restraining, or prohibiting an employee, who works fewer than forty hours per week or earns less than two hundred percent of the applicable state or local minimum wage, from: (1) Having an additional job; (2) Supplementing their income by working for another employer; (3) Working as an independent contractor; or (4) Being self-employed.</td>
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<tr>
<td>SSB 6526</td>
<td>Noncompetition agreements S Rules X Conway</td>
<td>Concerning noncompetition agreements.</td>
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<td>States that a contract that restrains an hourly employee from engaging in a lawful profession, trade, or business of any kind is against public policy and is void and unenforceable to the extent that it restrains a person from engaging in a lawful profession, trade, or business.</td>
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<tr>
<td>SSB 6544</td>
<td>Future of work task force Del to Gov Chase</td>
<td>Establishing the future of work task force.</td>
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<td>Creates the future of work task force to: (1) Inventory and assess trends and factors that are current or potential drivers of transformation of industries and work; (2) Identify policies and practices that will help businesses, workers, and communities thrive economically, while responding to rapid changes in technology, workplace practices, environmental and security issues, and global interdependence; (3) Recommend mechanisms and structures for sustainable industry sector partnerships through which employers and workers can collaborate to support their sector’s growth; and (4) Create a policy framework that supports a talent development pipeline and lifelong learning structure. Requires the workforce training and education coordinating board to perform certain duties under the direction of the future of work task force. Requires that this act is null and void if appropriations are not approved. Expires June 30, 2020.</td>
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<td>Bill Details</td>
<td>Status</td>
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<tr>
<td>Disabled veterans/rec. lands</td>
<td>H Approps</td>
<td>Muri</td>
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<tr>
<td>Supporting access to state recreation lands by disabled veterans.</td>
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**SHB 1177** *(SB 5305)*
Exempts a person who displays a lifetime veteran's disability pass from the requirements of the discover pass. Allows free admission, for the holder of a lifetime veteran's disability pass, to any state recreation sites or lands. Requires the parks and recreation commission, for the senior citizen's pass and the lifetime veteran's disability pass, to require each recipient to recertify every five years that he or she meets eligibility criteria.

**HB 1180**
Enhancing recreational opportunities for veterans with disabilities.

**Veterans with disabilities**
Requires complimentary discovery passes, hunting licenses, and combination fishing licenses for certain veterans of the United States armed forces.

**Veteran's disability passes**
Concerning eligibility for lifetime veteran's disability passes.

**SHB 1247**
Authorizes disabled veterans, with a service-connected disability of at least thirty percent and who are residents of Washington or Oregon, to receive a lifetime veteran's disability pass for access to the state parks system at no cost. States that Oregon resident eligibility is contingent on reciprocal statutory authority in Oregon providing for similar cost-free access to Oregon's state parks system for disabled veterans.

**Dept. of veterans affairs**
Clarifying the powers, duties, and functions of the department of veterans affairs.

**HB 1534** *(SB 5391)*
Revises department of veterans affairs provisions to clarify the powers, duties, and functions of the department.

**Veterans/care & support srv.**
Creating a community care and supportive services program for veterans.

**EHB 1571**
HB 1571 - DIGEST Requires the department of veterans affairs to select one county veterans' assistance program or community partner to pilot a community care and supportive services program that assists veterans and their families in rural or remote areas that do not have adequate access to federal veterans' benefits, reintegration services, and other public services. Expires July 1, 2020. Provides that this act is null and void if appropriations are not approved.

**State guard retirement age**
Concerning the retirement age for state guard members.

**2SHB 2004**
Allows the renewal of an extension of service age, for a state guard member, beyond age sixty-four.
subject to the discretion of the adjutant general.

**Hunting & fishing/veterans**  Del to Gov  Lovick
Establishing a donation program for resident disabled veterans to receive hunting and fishing licenses.

Authorizes the department of fish and wildlife to accept donations from the public so that resident veterans, who are eligible for reduced fishing and hunting license fees based on a service-related disability, may elect to use a donation towards their purchase of hunting and fishing licenses.

**Military spouse credentials**  H HC/Wellness  Caldier
Facilitating the credentialing process for military spouses and state registered domestic partners of military persons.

Prohibits the secretary of the department of health from adopting standards that require applicants who are military spouses or state registered domestic partners of military persons to, as a prior condition of certification, receive the recommendation of an approved medical program director and obtain active membership with an emergency medical services agency, when establishing standards for the reciprocal certification of physician's trained advanced emergency medical technicians and paramedics who are licensed in another state or accredited by a national accrediting organization approved by the department of health. Requires the department of health to grant a limited certification to the technician or paramedic who is a spouse or domestic partner of a military person and is licensed in another state or is accredited by an accrediting organization approved by the department which has a more limited scope of authorized services than this state.

**Higher ed. behavioral health**  H Approps  Orwell
Concerning suicide prevention and behavioral health in higher education, with enhanced services to student veterans.

Requires the department of health to: (1) In collaboration with the student achievement council, develop a statewide resource for behavioral health and suicide prevention for the state's postsecondary institutions; (2) Convene and consult with a work group that consists of representatives from stakeholder groups; and (3) Contract with an entity that has suicide prevention expertise. Creates the suicide prevention in higher education grant program to provide funding to postsecondary institutions for the institutions to create partnerships with health care entities to provide mental health, behavioral health, and suicide prevention to students in their institutions. Requires the student achievement council to administer the grant program in collaboration with the work group convened by the department. Requires postsecondary institutions to submit a report to the department of health for establishing a baseline for behavioral health concerns and responses at the institutions of higher education.

**Disabled veterans/lic plates**  H Trans  Pike
Modifying qualifications for disabled veterans to receive fee exempt license plates.

Addresses the qualifications to receive fee-exempt license plates for disabled veterans and the rate of service-connected compensation he or she is receiving.

**Disabled veteran assist./tax**  H Rules R  Muri
Providing tax exemptions for the assistance of disabled veterans and members of the armed forces of the
United States of America.

Provides a business and occupation tax exemption and a sales and use tax exemption for sales on a federal military reservation by a nonprofit organization that operates an adaptive recreational and rehabilitation facility dedicated to the assistance of disabled veterans and members of the armed forces of the United States.

**HB 2582 (SB 6194)**

Concerning the department of veterans affairs.

Department of veterans affairs

Del to Gov

Reeves

Changes the term "superintendent of state veterans' homes" to "administrator of state veterans' homes," for purposes of chapter 72.36 RCW (soldiers' and veterans' homes--veterans' cemetery). Requires the director of the department of veterans affairs, when appointing an administrator for each state veterans' home, to provide preference to honorably discharged veterans.

**ESHB 2701 (SSB 6377)**

Definition of veteran

Addressing the definition of veteran.

Definition of veteran

Del to Gov

Bergquist

HB 2701-S - DIGEST Designates the end of the Persian Gulf War as February 28, 1991, or ending on November 30, 1995, if the participant was awarded a campaign badge or medal for that period. Includes in the definition of "combat veteran" a period of military service that would qualify for a campaign badge or medal.

**SHB 2739**

Veterans' assistance levies

Concerning veterans' assistance levies.

Veterans' assistance levies

H Finance

Chapman

Addresses the veterans' assistance levy. Requires the levy to be imposed by the legislative authority of the county as: (1) A separate levy, independent of the regular property tax levy; or (2) Part of its levy authorized in RCW 84.52.043 (1) (b). States that if the consolidated tax levy rate still exceeds certain limitations, the certified property tax levy rates authorized for veterans' assistance must be reduced on a pro rata basis or eliminated. Requires the department of veterans affairs to collect certain data from each county and submit an accountability report to the legislature that provides certain information from each county.

**HB 2773 (SB 6585)**

Veterans service officer prg

Creating the veterans service officer program.

Veterans service officer prg

H Approps

Maycumber

Creates the veterans service officer program in the department of veterans affairs to provide funding to underserved eligible counties to establish a veterans service officer within the county. Creates the veterans service officer fund.

**HB 2851**

Military leave calculation

Clarifying the calculation of military leave for officers and employees that work shifts spanning more than one calendar day.

Military leave calculation

Del to Gov

Reeves

Requires an officer or employee to be charged military leave for only the first calendar day, if he or she is scheduled to work a shift, for the state, county, city, or other political subdivision, that begins on one
 calendar day and ends on the next calendar day; and if he or she is scheduled to work a shift that begins
on one calendar day and ends later than the next calendar day, he or she will be charged military leave for
each calendar day except the day on which the shift ends.

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<tr>
<th>Bill Number</th>
<th>Description</th>
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<tbody>
<tr>
<td>HB 2915</td>
<td>Child support/vet disability Excluding veterans’ disability related compensation or benefits from consideration in determining child support obligations. Prohibits a court from: (1) Including certain disability-related benefits or compensation paid by the veterans’ administration in gross income for purposes of calculating the child support obligation or deviation from the standard calculation; or (2) Requiring disclosure of the benefits or compensation to the court.</td>
</tr>
<tr>
<td>HB 2917</td>
<td>Leased land/property tax ex. Allowing leased land in a mobile home park or manufactured housing community to qualify for the senior, veteran, and persons with disabilities property tax exemption. States that a mobile home park or manufactured housing community is eligible for a partial property tax exemption if the landlord leases or rents a mobile home lot to a tenant who qualifies for an exemption from all or a portion of excess and regular real property taxes. Requires the landlord, in any year in which he or she receives a partial property tax exemption, to reduce the lease or rental amount for the tenant by an amount equal to the exemption attributed to the lot. Requires the county assessor, when a tenant claims an exemption, to calculate the amount of exemption for the mobile home park or manufactured housing community and notify the landlord. Expires January 1, 2029.</td>
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<tr>
<td>HB 2935</td>
<td>Mobile home park/prop. tax Excluding a tenant who owns a mobile or manufactured home and is qualified for property tax exemptions. Expires January 1, 2029. Allowing an additional property tax exemption for seniors, veterans, and persons with disabilities leasing land in a mobile home park or manufactured housing community. Authorizes an additional property tax exemption to a tenant who owns a mobile or manufactured home and is qualified for property tax exemptions. Expires January 1, 2029.</td>
</tr>
<tr>
<td>HB 2958</td>
<td>Veteran diversion/invol comm Concerning veteran diversion from involuntary commitment. Modifies the involuntary treatment act with regard to the emergency detention of a person with a mental disorder or a substance use disorder. Requires the appropriate facility to: (1) Inquire as to a person’s veteran status or eligibility for veteran’s benefits; (2) Report to the veterans health administration; (3) Take into consideration the person’s emergency care needs, when he or she has been identified as a veteran or is eligible for veterans services and is being treated for a mental health or substance use disorder; and (4) Request a transfer to a veterans health administration facility for treatment.</td>
</tr>
<tr>
<td>2SSB 5021 (SHB 1055)</td>
<td>Military members/pro bono Concerning pro bono legal services for military service members, veterans, and their families. Creates the office of military and veteran legal assistance within the office of the attorney general to promote and facilitate civil legal assistance programs, pro bono services, and self-help services for</td>
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</tbody>
</table>
military service members, veterans, and their family members domiciled or stationed in this state. Prohibits the attorney general from directly providing legal assistance, advice, or representation, legal assistance programs, pro bono services, or self-help services to a service member, veteran, or family member being criminally prosecuted.

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<th>Bill Number</th>
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<tbody>
<tr>
<td>SSB 6012</td>
<td>Driver license veteran design</td>
<td>Del to Gov</td>
<td>King</td>
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<td>Concerning requirements for the issuance of a driver's license that includes a veteran designation.</td>
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<td></td>
<td>Authorizes a veteran to apply to the department of licensing to obtain a veteran designation on a driver's license by providing: (1) A United States department of veterans affairs identification card or proof of service letter; (2) A United States department of defense DD Form 215; (3) A national guard state-issued report of separation and military service or equivalent or successor discharge paperwork, that shows a discharge status of &quot;honorable&quot; or &quot;general under honorable conditions&quot;; or (4) A United States uniformed services identification card. Authorizes the department of licensing to permit a veteran to submit an alternate form of documentation to apply to obtain the veteran designation.</td>
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<th>Bill Number</th>
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<tbody>
<tr>
<td>SB 6017</td>
<td>Military/consumer protection</td>
<td>S Rules 3</td>
<td>Fain</td>
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<td></td>
<td>Concerning consumer protections for military service members on active duty.</td>
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<td>Allows a service member to terminate or suspend certain contracts at any time after the date he or she receives military service orders.</td>
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<tbody>
<tr>
<td>SB 6023</td>
<td>VA health plan reimbursement</td>
<td>S Health &amp; Long</td>
<td>Rolfes</td>
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<tr>
<td>(HB 2397)</td>
<td>Requiring health plans to reimburse the United States department of veterans affairs for health services provided to veterans for nonservice-connected disability treatments.</td>
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<td></td>
<td>Requires a health plan that is issued or renewed by a health carrier on or after January 1, 2019, to reimburse any United States department of veterans affairs facility for covered services provided by the facility for any nonservice-connected disability treatment.</td>
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<tbody>
<tr>
<td>SB 6167</td>
<td>Disabled veteran assist./tax</td>
<td>S Ways &amp; Means</td>
<td>O'Ban</td>
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<tr>
<td>(SHB 2550)</td>
<td>Providing tax exemptions for the assistance of disabled veterans and members of the armed forces of the United States of America.</td>
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<td></td>
<td>Provides a business and occupation tax exemption and a sales and use tax exemption for sales on a federal military reservation by a nonprofit organization that operates an adaptive recreational and rehabilitation facility dedicated to the assistance of disabled veterans and members of the armed forces of the United States.</td>
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<tbody>
<tr>
<td>SSB 6181</td>
<td>Hunting &amp; fishing/veterans</td>
<td>S Rules X</td>
<td>Bailey</td>
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<tr>
<td>(SHB 2342)</td>
<td>Establishing a donation program for resident disabled veterans to receive hunting and fishing licenses.</td>
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<td></td>
<td>Authorizes the department of fish and wildlife to accept donations from the public so that resident veterans, who are eligible for reduced fishing and hunting license fees based on a service-related disability, may elect to use a donation towards their purchase of hunting and fishing licenses.</td>
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<tbody>
<tr>
<td>SB 6194</td>
<td>Dept. of veterans affairs</td>
<td>S State Gov/Tri</td>
<td>Angel</td>
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Concerning the department of veterans affairs.

Changes the term "superintendent of state veterans' homes" to "administrator of state veterans' homes," for purposes of chapter 72.36 RCW (soldiers' and veterans' homes--veterans' cemetery). Requires the director of the department of veterans affairs, when appointing an administrator for each state veterans' home, to provide preference to honorably discharged veterans.

**Definition of veteran**

Addressing the definition of veteran.

Designates the end of the Persian Gulf War as February 28, 1991, or ending on November 30, 1995, if the participant was awarded a campaign badge or medal for that period. Includes in the definition of "combat veteran" a period of military service that would qualify for a campaign badge or medal.

**Veterans service officer prg**

Creating the veterans service officer program.

Creates the veterans service officer program in the department of veterans affairs to provide funding to underserved eligible counties to establish a veterans service officer within the county. Creates the veterans service officer fund.

**Disabled veterans/lic plates**

Modifying qualifications for disabled veterans to receive fee exempt license plates.

Addresses the qualifications to receive fee-exempt license plates for disabled veterans and the rate of service-connected compensation he or she is receiving.

**Litigation**

**Bill Details**

**Status**

**Sponsor**

**Wrongful injury or death**

Concerning actions for wrongful injury or death.

Revises provisions regarding wrongful death and survival of actions.

**Exemplary damages/government**

Concerning liability for exemplary damages.

States that a person may be liable, in a tort action for damages, for exemplary damages arising out of his or her willful or wanton misconduct.

**Small claims court**

Concerning small claims court.
**Wrongful injury or death**  
Concerning actions for wrongful injury or death.  
Revises provisions regarding wrongful death and survival of actions.

**Civil rights/health info.**  
Concerning the discovery of privileged health care information and communications in claims for noneconomic damages under certain civil rights laws.  
Modifies provisions relating to the discovery of privileged health care information and communications in claims for noneconomic damages under certain civil rights laws.

**Sexual harassment NDAs**  
Concerning the applicability of nondisclosure agreements in civil actions for sexual harassment or assault.  
Addresses the applicability of nondisclosure agreements in civil actions for sexual harassment or assault.

**Unfair labor practices SOL**  
Concerning the statute of limitations for unfair labor practice complaints filed in superior court.  
Prohibits a complaint from being processed for an unfair labor practice occurring more that six months before the filing of the complaint in superior court.

**Marijuana account/legal srvs**  
Concerning the appropriation to counties of moneys from the dedicated marijuana account for the purpose of funding legal services for indigent defendants in criminal cases.  
Requires, beginning July 1, 2019, 33.3 percent of all money in the dedicated marijuana account to be appropriated annually to the treasurer for distribution to counties on a pro rata basis for the sole purpose of funding legal services for indigent defendants in criminal cases.

**Wrongful injury or death**  
Concerning actions for wrongful injury or death.
Revises provisions regarding wrongful death and survival of actions.

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<tr>
<td>HB 2303</td>
<td>H Finance</td>
<td>Condotta</td>
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<tr>
<td>(SB 6004)</td>
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<tr>
<td><strong>State property tax reduction</strong></td>
<td>Reducing the state property tax in calendar year 2018.</td>
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<tr>
<td>Changes the state property tax, for calendar year 2018, to two dollars and forty cents per thousand dollars of assessed value.</td>
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<tr>
<td>HB 2315</td>
<td>H Judiciary</td>
<td>Fey</td>
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<tr>
<td><strong>Registration of land titles</strong></td>
<td>Concerning registration of land titles.</td>
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<tr>
<td>Repeals chapter 65.12 RCW (registration of land titles--Torrens act). States that the real property ceases to be subject to the provisions of chapter 65.12 RCW on July 1, 2019, unless the real property subject to the provisions of chapter 65.12 RCW on July 1, 2019, is previously withdrawn from the registry system by its owner. Requires the owner of real property registered under the provisions of chapter 65.12 RCW on July 1, 2019, to surrender their duplicate certificate of title for the real property or their certified copy of the original certificate of title for the real property to the registrar of titles for the county in which the real property is situated. Requires the registrar of titles for the county to cause the volumes of the register of titles for the county, accompanying alphabetical indices, tract indices, and other files and records in the office of the registrar of titles to be closed and placed in the permanent deed records of the county.</td>
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<tr>
<td>SHB 2514</td>
<td>Del to Gov</td>
<td>Kilduff</td>
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<tr>
<td><strong>Discriminatory covenants</strong></td>
<td>Regarding discriminatory provisions found in written instruments related to real property.</td>
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<td>Addresses declaratory judgment action to strike discriminatory provisions of a real property contract and removal of discriminatory provisions in governing documents.</td>
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<tr>
<td>HB 2544</td>
<td>H Rules C</td>
<td>Stonier</td>
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<tr>
<td>(SB 6205)</td>
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<tr>
<td><strong>Tax foreclosure/as-is sale</strong></td>
<td>Requiring property sold in tax lien foreclosure proceedings to be sold as is.</td>
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<tr>
<td>Modifies tax lien foreclosure provisions to require that a sold property be sold &quot;as is.&quot; There is no guarantee or warranty of any kind.</td>
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<tr>
<td>HB 2674</td>
<td>H Rules C</td>
<td>Gregerson</td>
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<tr>
<td>(ESB 6379)</td>
<td></td>
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<tr>
<td><strong>Covenant removal/local gov.</strong></td>
<td>Requiring a public hearing before a local government may remove a recorded restrictive covenant from land owned by the local government.</td>
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<tr>
<td>Requires a city, town, municipal corporation, code city, or county to hold a public hearing upon a proposal to remove, vacate, or extinguish a recorded restrictive covenant from property owned by the local</td>
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government before the action is finalized.

<table>
<thead>
<tr>
<th>Bill Number</th>
<th>Committee</th>
<th>Sponsor</th>
<th>Description</th>
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</table>
| SB 6004      | Ways & Means    | Mullet       | State property tax reduction Reducing the state property tax in calendar year 2018.
Changes the state property tax, for calendar year 2018, to two dollars and forty cents per thousand dollars of assessed value. |
| 2SSB 6015    | Rules 3         | Hasegawa     | Wrongful injury or death Concerning actions for wrongful injury or death. Revises provisions regarding wrongful death and survival of actions. |
| SB 6033      | Ways & Means    | Ericksen     | State property tax reduction Reducing the state property tax in calendar year 2018. Decreases the 2018 state property tax. |
| SSB 6074     | Rules X         | Takko        | Inheritance exemption/REET Concerning recording documents related to the inheritance exemption for the real estate excise tax. Exempts the following from the requirement that recording documents, related to the inheritance exemption for the real estate excise tax, must be recorded with the county auditor: Documents listed in RCW 82.45.197 (1)(c) and copies of other documents previously recorded and provided to the county treasurer under RCW 82.45.197. |
| SB 6205      | Rules 3         | Cleveland    | Tax foreclosure/as-is sale Requiring property sold in tax lien foreclosure proceedings to be sold as is. Modifies tax lien foreclosure provisions to require that a sold property be sold "as is." There is no guarantee or warranty of any kind. |
| SB 6242      | Ways & Means    | Braun        | Residential prop valuation Exempting a portion of the valuation of residential property from property taxation. Provides a property tax exemption on a portion of the valuation of residential property. Requires the state levy to be reduced as necessary to prevent the value exempted under the homestead exemption from resulting in a higher tax rate than would have occurred in the absence of the homestead exemption. Takes effect January 1, 2019, if the proposed amendment to Article VII of the state Constitution, providing for a homestead exemption, is approved by the voters at the next general election. |
| ESB 6379     | Rules 3         | Fain         | Covenant removal/local gov. Requiring a public hearing before a local government may remove a recorded restrictive covenant from land owned by the local government. (REVISED FOR ENGROSSED: Requiring a public hearing before a local government may remove, vacate, or extinguish certain covenants from land it owns.) |
SB 6379 - DIGEST Requires a city, town, municipal corporation, code city, or county to hold a public hearing upon a proposal to remove, vacate, or extinguish a recorded restrictive covenant from property owned by the local government before the action is finalized.

## Taxation

<table>
<thead>
<tr>
<th>Bill Details</th>
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<tbody>
<tr>
<td><strong>Nonprofit homeownership dev.</strong></td>
<td>H Rules 3C</td>
<td>Lytton</td>
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<tr>
<td>Concerning the exemption of property taxes for nonprofit homeownership development.</td>
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<tr>
<td>Exempts the following from state and local property taxes: Real property owned by a nonprofit entity for the purpose of developing or redeveloping on the real property one or more residences to be sold to low-income households including the land on which a dwelling unit stands, whether to be sold, or leased for life or ninety-nine years, to the low-income household owning the dwelling unit.</td>
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</tr>
<tr>
<td><strong>State property tax reduction</strong></td>
<td>H Finance</td>
<td>Condotta</td>
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<tr>
<td>Reducing the state property tax in calendar year 2018.</td>
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<td>Changes the state property tax, for calendar year 2018, to two dollars and forty cents per thousand dollars of assessed value.</td>
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<tr>
<td><strong>Retired farmers/property tax</strong></td>
<td>H Finance</td>
<td>Kraft</td>
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<tr>
<td>Exempting land removed from open space or farm and agricultural land classification from additional tax, interest, and other penalties if the land is owned in whole or in part by a retired farmer.</td>
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<tr>
<td>Provides an exemption from additional tax, interest, and other penalties on land that is removed from open space or farm and agricultural land classification if the land is owned by a retired farmer.</td>
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<tr>
<td><strong>Tax return filing thresholds</strong></td>
<td>H Rules 3C</td>
<td>Kraft</td>
</tr>
<tr>
<td>Relieving burdens on small businesses by updating the tax return filing thresholds to reflect inflation.</td>
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<tr>
<td>HB 2350 - DIGEST Updates the tax return filing thresholds to reflect inflation and relieve burdens on small businesses.</td>
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<tr>
<td><strong>B&amp;O tax filing frequency</strong></td>
<td>H Finance</td>
<td>Kraft</td>
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<tr>
<td>Reducing taxpayer burdens by reducing the frequency of filing requirements for the business and occupation tax.</td>
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<tr>
<td>Reduces the frequency of filing requirements for the business and occupation tax in order to decrease taxpayer burdens.</td>
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<tr>
<td><strong>State property tax reduction</strong></td>
<td>H Finance</td>
<td>Van Werven</td>
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<tr>
<td>Reducing the state property tax in calendar year 2018.</td>
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<td>Bill</td>
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<tr>
<td>EHB 2444</td>
<td>Low-income housing/REET Del to Gov Stonier</td>
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<tr>
<td>HB 2444 (SB 6205)</td>
<td>Tax foreclosure/as-is sale H Rules C Stonier</td>
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<tr>
<td>SHB 2597 (SSB 6314)</td>
<td>Senior &amp; disabled prop taxes Del to Gov Sullivan</td>
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<tr>
<td>HB 2672</td>
<td>Small business tax relief H Finance Schmick</td>
<td>Small business tax relief H Finance Schmick</td>
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<td>HB 2673 (SB 6307)</td>
<td>Nonrural data centers/tax H Finance Springer</td>
<td>Nonrural data centers/tax H Finance Springer</td>
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<tr>
<td>HB 2747</td>
<td>Senior prop tax/med expenses H 2nd Reading Wylie</td>
<td>Senior prop tax/med expenses H 2nd Reading Wylie</td>
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<tr>
<td>HB 2875</td>
<td>Self-help housing dev. taxes H 2nd Reading McBride</td>
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</tr>
</tbody>
</table>

Decreases the 2018 state property tax.

**EHB 2444**

Providing a real estate excise tax exemption for certain transfers of low-income housing.

**HB 2444 - DIGEST**

Exempts the following from the definition of "sale," for purposes of chapter 82.45 RCW (real estate excise taxes): A transfer of a qualified low-income housing development or controlling interest in a qualified low-income housing development.

**HB 2544 (SB 6205)**

Requiring property sold in tax lien foreclosure proceedings to be sold as is.

**STONIER**

Modifies tax lien foreclosure provisions to require that a sold property be sold "as is." There is no guarantee or warranty of any kind.

**SHB 2597 (SSB 6314)**

Extending the existing state property tax exemption for residences of senior citizens and disabled persons to local regular property taxes.

**SULLIVAN**

Provides a local regular property tax exemption on the residences of senior citizens and disabled persons.

**HB 2672**

Providing small business tax relief.

**SCHMICK**

Reduces the tax burden on individuals and businesses imposed by the existing business and occupation tax rates.

**HB 2673 (SB 6307)**

Providing a sales and use tax exemption to qualifying businesses and qualifying tenants of: (1) Eligible server equipment to be installed, without intervening use, in an eligible computer data center; (2) Charges made for labor and services rendered in respect to installing equipment; and (3) Eligible power infrastructure, including labor and services rendered in respect to constructing, installing, repairing, altering, or improving the infrastructure.

**HB 2747**

Allowing a deduction for out-of-pocket medical expenses from the calculation of disposable income for senior property tax programs.

**WYLIE**

Declares an intent to provide a permanent deduction for out-of-pocket medical expenses in the calculation of disposable income for senior property tax exemption and deferral programs.

**HB 2875**

Providing small business tax relief.
Concerning sales, use, and excise tax exemptions for self-help housing development.

Provides sales and use tax and real estate excise tax exemptions for self-help housing.

### (SB 6557)

**REET/cities under GMA**

**H Finance**

Peterson

Authorizing cities planning under the growth management act to impose certain real estate excise taxes by councilmatic action.

Authorizes a city that plans under the growth management act to impose certain real estate excise taxes by councilmatic action.

### HB 2876 (SSB 6490)

**Dump truck operator taxes**

**H Finance**

Wilcox

Simplifying taxes for operators of dump trucks for hire by uniformly and consistently applying the business and occupation tax rate applicable to public road construction.

Finds that dump truck operators can be subject to five separate business and occupation tax rates and the public utility tax rate when hauling for hire. Declares an intent to simplify the taxes applicable to dump truck operators by making clear that any hauling to or from or in relation to a public road construction project is taxable at 0.484 percent.

### HB 2891

**Surviving spouse/property tx**

**H Rules 3C**

McDonald

Concerning eligibility of a surviving spouse for the property tax exemption for senior citizens and disabled persons.

HB 2906 - DIGEST Allows a person to claim a property tax exemption within one year of the death of his or her spouse or domestic partner, beginning with property taxes payable in 2018, if the income of the person claiming the exemption is reduced for less than two months of the assessment year by reason of the death of his or her spouse or domestic partner.

### HB 2912

**Data processing B&O tax**

**H Approps**

Nealey

Dedicating business and occupation tax revenue generated by data processing and information services to the Washington internet crimes against children account.

Requires the money received, as a result of the imposition of business and occupation taxes on business activities attributable to data processing and information services, to be deposited in the Washington internet crimes against children account.

### HB 2913

**Afford. housing tax credits**

**H Comm Dev, Hous**

McBride

Creating a Washington affordable housing tax credit program.

Allows a qualified taxpayer a Washington affordable housing tax credit, for tax years during the credit period, with respect to the taxes imposed by RCW 48.14.020 (taxes on premiums) or RCW 82.16.020 (public utility taxes--additional taxes). Prohibits a qualified taxpayer from claiming a tax credit greater than forty percent of the tax due pursuant to RCW 48.14.020 or 82.16.020, before application of any tax credits. Authorizes the housing finance commission to allocate a credit to the owner of a qualified development by issuing an allocation certificate to the owner.
Leased land/property tax ex.

Allowing leased land in a mobile home park or manufactured housing community to qualify for the senior, veteran, and persons with disabilities property tax exemption.

**HB 2917**

States that a mobile home park or manufactured housing community is eligible for a partial property tax exemption if the landlord leases or rents a mobile home lot to a tenant who qualifies for an exemption from all or a portion of excess and regular real property taxes. Requires the landlord, in any year in which he or she receives a partial property tax exemption, to reduce the lease or rental amount for the tenant by an amount equal to the exemption attributed to the lot. Requires the county assessor, when a tenant claims an exemption, to calculate the amount of exemption for the mobile home park or manufactured housing community and notify the landlord. Expires January 1, 2029.

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**Cooperative finance org. B&O**

Reauthorizing the business and occupation tax deduction for cooperative finance organizations.

**SHB 2928**

Provides a business and occupation tax deduction on amounts received by a cooperative finance organization where the amounts are derived from loans to rural electric cooperatives or other nonprofit or governmental providers of utility services. Expires January 1, 2029.

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**Local real estate ex tax/GMA**

Authorizing counties and cities planning under the growth management act to impose certain real estate excise taxes by councilmanic action.

**HB 2933**

Allows certain real estate excise taxes to be imposed, by councilmanic action, by counties and cities that plan under the growth management act.

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**Business and occupation tax**

Making the business and occupation tax more progressive.

**SHB 2940**

Establishes the small business tax fairness act. Finds that the state’s small businesses are taxed at the same rate as high profit corporations without benefiting from the special tax preferences that many large corporations enjoy. Declares an intent to: (1) Make the state’s business tax system more fair for small businesses by reforming the current business and occupation tax or eventually implementing a new, more equitable business activities tax; and (2) Take the necessary steps to evaluate the continuing need for business and occupation tax preferences. Creates a taskforce on business and occupation tax fairness to: (1) Review existing business and occupation tax preferences to determine if any are no longer needed as a result of the enactment of this act; (2) Make decisions by a simple majority of the task force; and (3) Provide a report to the appropriate legislative fiscal committees.

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**Rural small businesses/taxes**

Providing tax relief to small businesses located in rural counties.

**HB 2946**

Provides a business and occupation tax credit to qualified small businesses as that term is defined in this act. Expires January 1, 2019.

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**Rural manufacturers B&O tax**

Providing business and occupation tax relief to rural manufacturers.

**HB 2947 (SB 6596)**

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Provides relief, from business and occupation taxes, to manufacturers located in rural counties.

**Capital gains tax/prop. tax**  
*H Rules R  Lytton*

Assisting Washington families by improving the fairness of the state's tax system by enacting a capital gains tax and providing property tax relief.

Declares an intent to: (1) Ask the state's citizens to reduce the state property tax levy and impose a commensurate new tax; (2) Impose a capital gains tax to improve the fairness of the state's tax system; and (3) Provide property tax relief to senior citizens, persons with disabilities, and veterans.

**SHB 2967**

**B&O return filing due date**  
*H 2nd Reading  Van Werven*

Extending the business and occupation tax return filing due date for annual filers.

States that business and occupation tax payments, for annual filers, are due on or before the first day of the third month immediately following the end of the period covered by the return.

**SHB 2969**

**Sales and use tax rate**  
*H Finance  Harmsworth*

Reducing the state retail sales and use tax rate.

Lowers the rate for retail sales and use taxes.

**HB 2978**

**Mushroom farming/taxes**  
*H Finance  Chandler*

Creating tax incentives for mushroom farming.

Provides a sales and use tax exemption on: (1) Labor and services rendered with respect to the constructing of new buildings or facilities made for the exclusive purposes of mushroom farming; and (2) Tangible personal property, including construction materials, machinery, and equipment, that will be incorporated as an ingredient or component of the buildings or facilities during the course of the constructing. Expires January 1, 2029.

**HB 2980**  
*(SB 6577)*

**Nonprofit homeownership dev.**  
*Del to Gov  Zeiger*

Concerning the exemption of property taxes for nonprofit homeownership development.

SB 5143-S - DIGEST Includes the following in the property tax exemption for real property owned by a nonprofit entity for the purpose of developing or redeveloping one or more residences on the real property to be sold to low-income households: Single-family dwelling units where the land is leased for life or for ninety-nine years.

**ESSB 5143**  
*(2SHB 1532)*

**Tax court, creating**  
*S Rules X  Brown*

Creating a tax court for the state of Washington.

SB 5866-S2 - DIGEST Creates a tax court as a court of record with statewide jurisdiction that will consist of one judge selected from each division of the court of appeals and commissioners as are appointed by the tax court. Abolishes the state board of tax appeals. Transfers the powers, duties, and functions of the state board of tax appeals to the tax court. Provides for submission of this act to a vote of the people.
**State property tax reduction**

SB 6004 (HB 2303)

Reducing the state property tax in calendar year 2018.

Changes the state property tax, for calendar year 2018, to two dollars and forty cents per thousand dollars of assessed value.

**Electrolytic processing tax**

SB 6007

Extending the expiration date of the public utility tax exemption for certain electrolytic processing businesses.

Delays, until July 1, 2029, the expiration date of the existing public utility tax exemption for chlor-alkali electrolytic processing businesses and sodium chlorate electrolytic processing businesses.

**Lodging fee**

SB 6010

Authorizing certain cities to impose a lodging fee for public safety and public works.

Authorizes the legislative authority of a city with a population of ten thousand persons or less to impose a fee on the furnishing of lodging to be used exclusively for the purposes of public safety and public works.

**Telework**

SSB 6016

Concerning telework.

Provides a business and occupation tax credit and a public utility tax credit to an employee for telework expenditures. Expires July 1, 2023.

**Tolling passes/sales tax**

SB 6019

Exempting electronic tolling passes from sales and use taxes.

Provides a sales and use tax exemption on the sale and use of tangible personal property that is used in a vehicle as part of an electronic toll collection system.

**State property tax reduction**

SB 6033 (HB 2434)

Reducing the state property tax in calendar year 2018.

Decreases the 2018 state property tax.

**Tax foreclosure/as-is sale**

SB 6205 (HB 2544)

Requiring property sold in tax lien foreclosure proceedings to be sold as is.

Modifies tax lien foreclosure provisions to require that a sold property be sold "as is." There is no guarantee or warranty of any kind.

**Residential prop valuation**

SB 6242

Exempting a portion of the valuation of residential property from property taxation.
Provides a property tax exemption on a portion of the valuation of residential property. Requires the state levy to be reduced as necessary to prevent the value exempted under the homestead exemption from resulting in a higher tax rate than would have occurred in the absence of the homestead exemption. Takes effect January 1, 2019, if the proposed amendment to Article VII of the state Constitution, providing for a homestead exemption, is approved by the voters at the next general election.

<table>
<thead>
<tr>
<th>Bill</th>
<th>Description</th>
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<tbody>
<tr>
<td>SB 6307 (HB 2673)</td>
<td>Nonrural data centers/tax&lt;br&gt;Providing a tax preference for nonrural data centers.</td>
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<tr>
<td>SB 6433</td>
<td>Processing B&amp;O credit&lt;br&gt;Providing a business and occupation tax credit for certain processing.</td>
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<tr>
<td>SB 6439</td>
<td>Property taxes, 2018-2019&lt;br&gt;Reducing the state property taxes payable in calendar years 2018 and 2019.</td>
</tr>
<tr>
<td>SB 6463</td>
<td>Hazardous substance tax&lt;br&gt;Providing a tiered tax on the possession of hazardous substances to provide for the current program's immediate needs and a more stable source of revenue in the future.</td>
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<tr>
<td>SSB 6475</td>
<td>RTA taxes/whole parcel&lt;br&gt;Prohibiting the imposition of regional transit authority property taxes on less than a whole parcel.</td>
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<tr>
<td>SB 6481</td>
<td>Sales tax deferral/manufact. &lt;br&gt;Creating a sales tax deferral for construction and expenditure costs of manufacturing facilities.</td>
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</tbody>
</table>
Provides a sales tax deferral on the construction and expenditure costs of new, renovated, or expanded manufacturing facilities. Expires January 1, 2028.

**Business ecosystems**  
(SB 6499)  
Brown  
Creating the building business ecosystems act.  
Establishes the building business ecosystems act.

**Athletic facility tax ex.**  
(SB 6501)  
Baumgartner  
Exempting athletic and fitness facilities from sales and use taxes.  
Provides a sales and use tax exemption to athletic and fitness facilities. Expires January 1, 2029.

**Tax and licensing laws**  
(SB 6527)  
Schoesler  
Improving tax and licensing laws administered by the department of revenue, but not including changes to tax laws that are estimated to affect state or local tax collections as reflected in any fiscal note prepared and approved under the process established in chapter 43.88A RCW.  
Addresses the improvement of department of revenue-administered tax and licensing laws.

**Afford. housing tax credits**  
(SB 6532)  
Mullet  
Creating a Washington affordable housing tax credit program.  
Allows a qualified taxpayer a Washington affordable housing tax credit, for tax years during the credit period, with respect to the taxes imposed by RCW 48.14.020 (taxes on premiums) or chapter 82.04 RCW (business and occupation taxes). Prohibits a qualified taxpayer from claiming a tax credit greater than forty percent of the tax due pursuant to RCW 48.14.020 or chapter 82.04 RCW, before application of any tax credits. Authorizes the housing finance commission to allocate a credit to the owner of a qualified development by issuing an allocation certificate to the owner. Expires January 1, 2029.

**B&O manufacturing tax rate**  
(SB 6542)  
Baumgartner  
Lowering the ceiling of the business and occupation manufacturing tax rate to 0.2904 percent.  
Lowers the business and occupation tax rate ceiling to 0.2904 for manufacturers in the state to increase the sustainability of manufacturing.

**Self-help housing dev. taxes**  
(SB 6557)  
Mullet  
Concerning sales, use, and excise tax exemptions for self-help housing development.  
Provides sales and use tax and real estate excise tax exemptions for self-help housing.

**Mushroom farming/taxes**  
(HB 2980)  
Honeyford  
Creating tax incentives for mushroom farming.  
Provides a sales and use tax exemption on: (1) Labor and services rendered with respect to the
constructing of new buildings or facilities made for the exclusive purposes of mushroom farming; and (2) Tangible personal property, including construction materials, machinery, and equipment, that will be incorporated as an ingredient or component of the buildings or facilities during the course of the constructing. Expires January 1, 2029.

Local taxing districts

Concerning the transparency of local taxing districts.

**ESSB 6587**

Requires an irrigation district, metropolitan municipal corporation, public utility district, diking district, drainage district, sewer improvement district, solid waste collection district, solid waste disposal district, television reception improvement district, water-sewer district, and city or town operating as a municipal utility to disclose information on billing statements sent to customers as follows: An itemized listing of rates and charges, including the amount of state and local taxes collected and paid by the district, corporation, city, or town, as applicable, and whether taxes are collected on behalf of other political subdivisions.

Homestead property tax exempt.

Amending the Constitution to provide a homestead property tax exemption.

**SJR 8212**

Proposes an amendment to the state Constitution to provide a homestead property tax exemption.

### World Peace Through Law

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<tr>
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<tbody>
<tr>
<td><strong>Child sex trafficking</strong></td>
<td>H Judiciary</td>
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<td><strong>Child sex trafficking</strong></td>
<td>S Law &amp; Justice</td>
<td>O'Ban</td>
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<tr>
<td><strong>Child sex trafficking</strong></td>
<td>S Rules X</td>
<td>O'Ban</td>
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Regarding child sex trafficking.

Places responsibility on a web site operator that has a significant business purpose for marketing individuals for commercial sex purposes for the content of advertisements featuring minors on its web site.

Places responsibility on a web site operator that has a significant business purpose for marketing individuals for commercial sex purposes for the content of advertisements featuring minors on its web site.

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<td>S Rules X</td>
<td>Padden</td>
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<tr>
<td>Concerning disclosures regarding incentivized evidence and testimony.</td>
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**ESSB 5038 (HB 1390)**  
SB 5038-S - DIGEST Requires the state, before it introduces any testimony or statement of an informant in a trial or other criminal proceeding, to:  
(1) Request material and information from the investigative agency; and  
(2) Disclose to the defendant the results of that request and other material and information that is known by the state or reasonably available to be discovered by the state.