

2017 Detail Report

WSBA Request

| <u>Bill Details</u> | <u>Status</u> | <u>Sponsor</u> |
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| <u>SB 5011</u> Business corporation act Concerning the business corporation act. Revises the Washington business corporation act. | Signed by Gov.: C 28 L 17 | Pedersen |
| <u>SSB 5012</u> Trust assets distribution Concerning the distribution of a Washington trust's assets to another trust. Addresses the distribution of a Washington trust's assets to another trust. | Signed by Gov.: C 29 L 17 | Pedersen |

Administrative Law

| <u>Bill Details</u> | <u>Status</u> | <u>Sponsor</u> |
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| <u>HB 1005</u> (Dead) Agency rule-making authority Creating accountability in agency rule-making authority. Prohibits rule making by state agencies except in certain specified instances. | H State Govt, Ele | Taylor |
| <u>HB 1014</u> (Dead) Ecology rules/peer review Establishing a peer review process to ensure robust economic analysis of department of ecology administrative rules. Requires the department of ecology to: (1) Before making available a preliminary cost-benefit analysis or finalizing a small business economic impact statement, solicit peer review of the draft economic analyses by qualified professionals; and (2) Incorporate both the optimistic and pessimistic economic impact scenarios into the final cost-benefit analysis. Prohibits the department of ecology from adopting a rule whose probable benefits are less than its probable costs. | H Environment | Shea |
| <u>SHB 1043</u> (SB 5124) Personal health information Addressing nonpublic personal health information. Prohibits the insurance commissioner from disclosing nonpublic personal health information except in the furtherance of regulatory or legal action brought as a part of the insurance commissioner's official duties. Exempts the following from disclosure under the public records act: Nonpublic personal health information obtained by, disclosed to, or in the custody of the insurance commissioner. | Signed by Gov.: C 193 L 17 | Robinson |
| <u>SHB 1047</u> Medication disposal system | H Rules C | Peterson |

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| (Dead) | Protecting the public's health by creating a system for safe and secure collection and disposal of unwanted medications. | | |
| | Establishes a drug take-back program for the safe and secure collection and disposal of unwanted medications. Exempts the following from public disclosure under the public records act: Proprietary information submitted to the department of health under this act. Creates the secure drug take-back program account. | | |
| HB 1069 (Dead) | Outpatient civil commitment | H Rules 3C | Jinkins |
| | Concerning procedures for enforcing outpatient civil commitment orders. | | |
| 2SHB 1120 | Revises the involuntary treatment act with regard to procedures for enforcing outpatient civil commitment orders. | | |
| | Regulatory fairness act | Signed by Gov.: C 53 L 17 | Smith |
| 2SHB 1120 | Concerning the regulatory fairness act. | | |
| | Provides that the regulatory fairness act does not apply to the adoption of a rule if an agency is able to demonstrate that the proposed rule does not affect small businesses. Requires a proposing agency to consider mitigation options if a proposed rule affects only small businesses. Requires the office of regulatory assistance to act as the central entity to collaborate with and provide support to state agencies in meeting the requirements of the regulatory fairness act. Requires the state auditor to conduct a performance review of agency compliance with the regulatory fairness act. Provides that this act is null and void if appropriations are not approved. | | |
| SHB 1160 (Dead) (SB 5418) | Sunshine committee | H Rules 3C | Springer |
| | Enacting recommendations of the sunshine committee. | | |
| SHB 1160 (Dead) (SB 5418) | Addresses the recommendations of the sunshine committee with regard to disclosure exemptions for the following under the public records act: (1) Investigative records compiled by an employing agency conducting an investigation of a possible unfair practice or a possible violation related to discrimination, however, once the agency has notified the complaining employee of the outcome of the investigation, the exemption no longer applies; (2) Proprietary data, trade secrets, or other information submitted by a vendor to the department of social and health services for the development, acquisition, or implementation of state purchased health care; (3) Trade secrets; and (4) Bids, quotations, or proposals submitted to an agency for goods or services in response to a solicitation issued for the goods or services but only until the agency announces the apparent successful bidder or decides not to accept bids, quotations, or proposals. Authorizes the court, in an action to enjoin disclosure of financial, commercial, or proprietary information, to award attorneys' fees to a defendant to the extent that the defendant prevailed in opposing an injunction. | | |
| SHB 1186 (Dead) (Inactive) | Court interpreter services | H Rules 3C | Santos |
| | Concerning the provision of and reimbursement for certain court interpreter services. | | |
| HB 1190 | BLA-request legislation | | |
| | Firearm owners database | H Judiciary | Taylor |

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| (Dead) | Prohibiting a government database of law abiding owners of legal firearms. | | |
| | Prohibits the department of licensing from keeping copies or records of applications to purchase pistols or copies or records of pistol transfers. Requires the department to eliminate copies or records of pistol purchase applications or pistol transfers from any databases maintained by the department. | | |
| <u>SHB 1196</u> (Dead) (Inactive) (SB 5175) | Small claims court judgments Modifying the process for prevailing parties to recover judgments in small claims court. Revises small claims court provisions with regard to the process for prevailing parties to recover judgments in the court. | H Rules 3C | Goodman |
| <u>SHB 1209</u> (Dead) (Inactive) (SB 5396) | Municipal financial services Addressing municipal access to local financial services. Revises public depositary provisions with regard to: (1) Investigation of a financial institution that is applying to become a public depositary; and (2) Revising the definition of "financial institution" to include federal or state chartered credit unions. | H Rules 3C | Bergquist |
| <u>HB 1228</u> (Dead) | Workers' comp/liquor & drugs Limiting industrial insurance benefits for injuries or diseases caused by use of intoxicating liquor or drugs. Prohibits industrial insurance benefits, other than medical benefits, from being paid to or on behalf of a worker or to his or her spouse, child, or dependent if the worker's being under the influence of or affected by intoxicating liquor or any drug was the primary cause of the worker's injury or death. | H Labor & Workpla | Pike |
| <u>HB 1240</u> (Dead) | JARRC/agency rule making Revising the responsibilities of the joint administrative rules review committee to increase legislative oversight of agency rule making. Modifies certain duties of the joint administrative rules review committee with regard to approving a rule for adoption and introducing a bill to refer a suspended rule to the appropriate legislative committees. | H State Govt, Ele | Koster |
| <u>HB 1277</u> (Dead) (Inactive) (SSB 5185) | Emerg. response volunteers Providing immunity from liability for professional or trade associations providing emergency response volunteers. Prohibits an act or omission, by a covered volunteer emergency worker while engaged in a covered activity, from imposing any liability for civil damages resulting from the act or omission upon a professional or trade association. | H Judiciary | Shea |
| <u>HB 1285</u> | Legal interpreters/oaths Modifying oath requirements for interpreters in legal proceedings. Requires qualified interpreters in judicial or administrative proceedings to take an oath upon receiving | Signed by Gov.: C 83 L 17 | Graves |

his or her initial qualification from the office of the deaf and hard of hearing.

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| <u>SHB 1317</u> (Dead) (SSB 5207) | GPS data disclosure Concerning the public disclosure of global positioning system data corresponding to residential addresses of public employees and volunteers. Exempts the following employment and licensing information from public inspection and copying under the public records act: The global positioning system data that would indicate the location of the residence of a public employee or volunteer who is using the global positioning system recording device. | H Rules C | McBride |
| <u>ESHB 1323</u> (Dead) (Inactive) (ESSB 5173) | Loss prevention reviews Concerning loss prevention reviews by state agencies. HB 1323-S - DIGEST Requires state agencies, in consultation with the department of enterprise services and upon delegation, to appoint a loss prevention review team when the death of a person, serious injury to a person, or other substantial loss is alleged or suspected to be caused at least in part by the actions of the state agency except when the death, injury, or substantial loss is already being investigated by another federal or state agency, or by the affected state agency, under the federal or state agency requirements. | H Rules 3C | Wylie |
| <u>HB 1328</u> (Dead) | Ecology/rule making altern. Directing the department of ecology to consider alternatives to rule making. Revises the administrative procedure act by requiring the department of ecology to consider alternatives to rule making. | H State Govt, Ele | Shea |
| <u>HB 1345</u> (Dead) (Inactive) | Vehicle filing fees Modifying certain vehicle filing fees. Increases the cost for an application for: (1) A vehicle registration or any other right to operate a vehicle; and (2) A certificate of title. | H Trans | Fey |
| <u>HB 1352</u> (SB 5230) | Small business owners Concerning licensing and regulatory requirements of small business owners. Requires the attorney general to review the administrative procedure act, as well as related administrative rules, similar statutes, and case law, to identify the current rights and protections afforded to small business owners selected for agency enforcement actions including inspections, audits, site visits, or record review. Requires the department of agriculture, department of ecology, employment security department, department of labor and industries, department of revenue, and state fire marshal to: (1) Review provisions of their governing statutes, administrative rules, policy statements, guidance, and directives to identify the current rights and protections afforded to small business owners that are selected for inspection, audit, or other enforcement action by the agency; and (2) No later than August 31, 2017, provide the attorney general with certain information. Expires December 31, 2017. | Signed by Gov.: C 243 L 17 | Barkis |
| <u>SHB 1355</u> (Dead) (SB 5278) | Public safety review panel Concerning the authority of the public safety review panel. | H Approps | Jinkins |

Finds that: (1) Persons subject to commitment following a determination of not guilty by reason of insanity present unique diagnostic, treatment, supervisory, and public safety challenges that differ substantially from other groups subject to civil commitment; and (2) A centralized, quasi-judicial administrative review board with specialized expertise in the unique nature of this population and their public safety challenges will enhance both patient care and public safety. Addresses the authority of the public safety review panel.

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| | Court clerk duties | H Judiciary | Graves |
| <u>HB 1396</u> (Dead) (Inactive) (SSB 5327) | Clarifying the duties of court clerks. | | |
| | Changes the duty of a court clerk from "conform to the direction of the court" to "support the court in the performance of the courts' statutory duties." Removes the duty of the clerk of the court to forward certain forms to the division of child support. | | |
| | OPMA/IT security matters | Signed by Gov.: C 137 L 17 | Hudgins |
| | Concerning the harmonization of the open public meetings act with the public records act in relation to information technology security matters. | | |
| <u>SHB 1417</u> | Allows a governing body to hold an executive session during a regular or special meeting to consider, if in compliance with any required data security breach disclosure under RCW 19.255.010 and 42.56.590, and with legal counsel available, information regarding: (1) Infrastructure and security of computer and telecommunications networks; (2) Security and service recovery plans; and (3) Security risk assessments and security test results. | | |
| | Wolf depredation/public recs | Signed by Gov.: C 246 L 17 | Short |
| | Exempting from public disclosure certain information regarding reports on wolf depredations. | | |
| <u>ESHB 1465</u> | Exempts the following from public disclosure under the public records act: (1) Damage prevention cooperative agreements and nonlethal preventative measures deployed to minimize wolf interactions with pets and livestock; and (2) A reported depredation by wolves on pets or livestock. Requires the public records exemptions accountability committee to prepare and submit a report to the legislature that includes recommendations on whether the exemptions mentioned above should be continued or allowed to expire. Expires June 30, 2022. | | |
| | Public records internet site | H Approps | MacEwen |
| | Requiring a study of the feasibility of implementing an internet site for public records information. | | |
| <u>SHB 1516</u> (Dead) | Requires the division of archives and records management in the office of the secretary of state to: (1) Conduct a study to assess the feasibility of implementing a statewide open records portal through which a user can request and receive a response through a single internet web site relating to public records information; (2) Hire a consultant to conduct the study; and (3) Convene a stakeholder group to develop the initial scope and direction of the study. | | |
| | Therapeutic courts | H Rules 3C | Kloba |
| <u>SHB 1524</u> (Dead) | Increasing success in therapeutic courts. | | |

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.

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| <u>HB 1559</u> (Dead) | Uniformed personnel arbitrat | H Approps | Goodman |
| | Granting binding interest arbitration rights to certain uniformed personnel. | | |
| <u>HB 1587</u> (Dead) | Rule-making/public info. | H State Govt, Ele | Shea |
| | Concerning public information concerning agency rule-making activities. | | |
| <u>HB 1593</u> (SB 5680) | Small securities offerings | Signed by Gov.: C 113 L 17 | Vick |
| | Simplifying small securities offerings. | | |
| <u>ESHB 1594</u> | Public records admin. | Signed by Gov.: C 303 L 17 | McBride |
| | Improving public records administration. | | |
| | Revises the public records act to improve public records administration. Requires training for records officers and public records officers to address particular issues related to the retention, production, and disclosure of electronic documents. Requires the attorney general to establish a consultation program to provide information for developing best practices for local agencies requesting assistance in compliance with the public records act. This program ceases to exist June 30, 2020. Requires the state archivist, until June 30, 2020, to offer and provide consultation and training services for local agencies on improving record retention practices. Requires the division of archives and records management in the office of the secretary of state to: (1) Establish and administer a competitive grant program for local agencies to improve certain technology information systems for public records; (2) Conduct a study to assess the feasibility of implementing a statewide open records portal through which a user can request and receive a response, relating to public records information, through a single internet web site; and (3) Convene a stakeholder group to develop the initial scope and direction of the study. Requires the county auditor to charge a surcharge of one dollar per instrument for every document recorded. Requires the joint legislative audit and review committee to conduct a review of the attorney general's consultation program, the state archivist's training services, and the local government competitive grant program. Makes an appropriation from the general fund to the secretary of state solely for purposes of the study. | | |
| <u>EHB 1595</u> | Public records request costs | Signed by Gov.: C 304 L 17 | Nealey |

Concerning costs associated with responding to public records requests.

HB 1595 - DIGEST Revises the public records act with regard to: (1) Requiring statements of actual costs for photocopies and electronically produced copies to be adopted by the agency only after public notice and a hearing; (2) Allowing the denial of a bot request; (3) Requiring that a request be for identifiable records; and (4) Expanding information on agency charges.

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| <u>HB 1615</u> (SB 5365) | Relocation assistance Concerning relocation assistance for persons displaced by agency property acquisitions. Revises relocation assistance provisions with regard to persons displaced by agency property acquisitions. | Signed by Gov.: C 12 L 17 | Kloba |
| <u>HB 1630</u> (Dead) (SB 5608) | Minors/homeless info. system Allowing minors to consent to share their personally identifying information in the Washington homeless client management information system. 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. | H 3rd Reading | Slatter |
| <u>HB 1636</u> (Dead) | Long-term services & support Establishing a program to fund long-term services and supports. Creates the long-term services and supports trust commission and requires the commission to establish rules and policies regarding long-term services and supports. Creates the long-term services and supports trust program to provide benefits to qualified enrollees. Specifies duties of the employment security department regarding long-term services and supports. Requires the department of social and health services to establish a registry for health care providers who meet the minimum qualifications necessary to conduct eligibility assessments. Requires employers to deduct from an employee's salary the equivalent of 0.49 percent of the employee's total compensation which will be submitted to the employment security department. Creates the long-term services and supports trust account. | H HC/Wellness | Jinkins |
| <u>HB 1657</u> (Dead) (SB 5055) | Jnt. admin rules review comm Concerning proceedings of the joint administrative rules review committee. Provides that upon filing of a petition for review with the joint administrative rules review committee and service of the petition upon the agency, all promulgation, implementation, enforcement, and amendment of the proposed or existing rule, policy, interpretive statement, guideline, or document is stayed pending final conclusion of the rules review process. | H State Govt, Ele | Shea |
| <u>HB 1658</u> (Dead) (SSB 5616) | Administrative rules & policy Limiting the enforcement of administrative rules and policies. Prohibits a rule or policy of a state agency from being enforced unless and until the rule or policy has been: (1) Adopted pursuant to the administrative procedure act; (2) Codified in the Washington Administrative Code; and (3) Ratified by act of the legislature. | H State Govt, Ele | Manweller |

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| <u>HB 1659</u> (Dead) | Law interpretation, judicial Concerning judicial interpretation of law and other writings without deference to agency interpretation. Revises the administrative procedure act by requiring a court, in interpreting laws or other writings, to make its own determination without deference to the agency interpretation. | H Judiciary | Manweller |
| <u>SHB 1679</u> (Dead) (3SSB 5558) | Released offender identicard Issuing a two-year identicard for offenders released from prison facilities. Requires the department of corrections, working in conjunction with the department of licensing, to create and implement an identicard program to provide released offenders within the state a two-year state-issued identicard. | H Rules R | Goodman |
| <u>SHB 1680</u> (Dead) | Sentencing elements wrksheet Concerning the sentencing elements worksheet. Requires the department of corrections, in consultation with the administrative office of the courts, Washington superior court judges' association, Washington association of prosecuting attorneys, Washington association of criminal defense lawyers, Washington public defenders' association, and Washington association of county clerks, to develop a mandatory sentencing elements worksheet that will be used to identify and record the elements of a court's order that are required by the department to calculate an offender's confinement term and community custody term when ordered. | H Rules 3C | Goodman |
| <u>HB 1704</u> (Dead) | Doula services/incarceration Concerning doula services for incarcerated women. Requires jails and the department of corrections to make reasonable accommodations for the provision of available doula services to inmates who are pregnant or who have given birth in the last six weeks. | H HC/Wellness | DeBolt |
| <u>EBH 1728</u> | Child sex exploit./subpoenas Protecting minors from sexual exploitation. HB 1728 - DIGEST Authorizes law enforcement to use the limited use of administrative subpoena authority in this act for the sole purpose of investigating crimes involving the sexual exploitation of children. | Signed by Gov.: C 114 L 17 | Sawyer |
| <u>ESHB 1739</u> | Crime victims' compensation Concerning the crime victims' compensation program. HB 1739-S - DIGEST Modifies provisions regarding the crime victims' compensation program. | Signed by Gov.: C 235 L 17 | Gregerson |
| <u>HB 1810</u> (Dead) (ESB 5800) | Duty to warn/mental health Concerning obligations of mental health professionals. Requires a mental health professional or an individual health care provider providing mental health | H Judiciary | Cody |

services to a patient to warn or to take reasonable precautions to provide protection from a patient's violent behavior only if the patient has communicated to the mental health professional or individual health care provider an actual threat of physical violence against a reasonably identifiable victim or victims.

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| <u>HB 1829</u> | Disclosure/computer networks Concerning the exemption from public disclosure of information regarding public and private computer and telecommunications networks. Exempts the following from disclosure under the public records act: Information regarding the public and private infrastructure and security of computer and telecommunications networks. | Signed by Gov.: C 149 L 17 | Hudgins |
| <u>HB 1948</u> (Dead) | OPMA/subgroups Concerning open meetings of subgroups of a public agency governing body. Requires a subcommittee, task force, advisory group, or other work group, created by an action of a governing body, to: (1) Make a meeting open to the public if it relates to a decision to make a policy or fiscal recommendation to a governing body; and (2) Provide notice of the purpose of the meeting online at least twenty-four hours in advance of the start time of the meeting. | H State Govt, Ele | Harmsworth |
| <u>HB 1951</u> (Dead) (SSB 5545) | Public emp. bargaining/OPMA Requiring public employee collective bargaining sessions to be open meetings. Requires public employee collective bargaining sessions involving contract negotiations to be open to the public. | H Labor & Workpla | Manweller |
| <u>HB 1953</u> (Dead) (Inactive) (SB 5743) | WISHA penalties Addressing maximum penalties under the Washington industrial safety and health act. Addresses the maximum civil penalty under the state industrial safety and health act. | H Rules 3C | Dolan |
| <u>HB 1965</u> (SB 5730) | Criminal records Standardizing the collection and distribution of criminal records. Requires an application for an original concealed pistol license or alien firearm license to include only one complete set of fingerprints to be forwarded to the Washington state patrol. Authorizes a photograph or copy of an individual's palmprints to be taken to update the file of a sex offender or a kidnapping offender. Authorizes certain law enforcement personnel to photograph and record the palmprints of adults who are lawfully arrested. | Signed by Gov.: C 174 L 17 | Lovick |
| <u>HB 1972</u> (Dead) | Person threatening to murder Concerning the mental health evaluation and treatment of individuals who threaten to murder a family member or other person who resides with the individual. Includes in the definition of "likelihood of serious harm," for purposes of the involuntary treatment act, a substantial risk that physical harm will be inflicted by a person who has threatened to murder a family | H Judiciary | Klippert |

member or other person who resides with the person, the threat seriously alarms the family member or other person, and the threat places the family member or other person in reasonable fear the person will attempt to carry out the threat.

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| <u>HB 1989</u> (Dead) | OPMA/advisory boards Applying the open public meetings act to advisory boards and committees that provide formal advice or recommendations to their governing bodies. Subjects the following to the requirements of the open public meetings act: An advisory board, committee, or other entity established by a public agency to provide formal advice or recommendations to the agency. | H State Govt, Ele | Pollet |
| <u>HB 2059</u> (Dead) (SB 5464) | Washington investment trust Establishing the Washington investment trust. Creates the Washington investment trust which is a publicly owned depository to be known as a legacy institution that amasses sufficient capital reserves to address opportunities now and in the future. Creates the Washington investment trust commission as the primary governing authority of the trust. Creates the trust transition board to develop and recommend the following to the commission: (1) A start-up business plan for the trust; (2) Initial capital requirements of the trust; and (3) Options for capitalizing the trust. Creates an investment trust advisory board to review the trust's operations and make recommendations relating to the trust's management, services, policies, and procedures. Requires the state auditor to conduct an annual postaudit on all accounts and financial transactions of the trust. Exempts the trust from payment of fees and taxes levied by the state. Exempts the president of the trust from the provisions of the state civil service act. | H Bus & Fin Svcs | Frame |
| <u>HB 2097</u> (Dead) (SB 5828) | Religious affiliation discl. Limiting disclosure of information about the religious affiliation of individuals. Prohibits employers, state or local government agencies or public employees, and state and local law enforcement agencies from providing, collecting, disclosing, and/or requiring the disclosure of information on the religious belief, practice, or affiliation of an individual. Exempts the following from disclosure under the public records act: Records that relate to or contain personally identifying information about an individual's religious beliefs, practices, or affiliation. | H Rules 3C | Stanford |
| <u>HJR 4202</u> (Dead) | Budget stabili./IT breach Amending the state Constitution to permit appropriations from the budget stabilization account in certain cases where there has been a breach of information technology systems. Proposes an amendment to the state Constitution to permit appropriations from the budget stabilization account in certain cases where there has been a breach of information technology systems. | H Rules R | Hudgins |
| <u>SB 5039</u> | Electronic legal material Adopting the uniform electronic legal material act. Establishes the uniform electronic legal material act. | Signed by Gov.: C 106 L 17 | Pedersen |

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| | Jnt. admin rules review comm | S State Governmen | Dansel |
| | Concerning proceedings of the joint administrative rules review committee. | | |
| <u>SB 5055</u> (Dead) (HB 1657) | | | Provides that upon filing of a petition for review with the joint administrative rules review committee and service of the petition upon the agency, all promulgation, implementation, enforcement, and amendment of the proposed or existing rule, policy, interpretive statement, guideline, or document is stayed pending final conclusion of the rules review process. |
| | Admin action/judicial review | S State Governmen | Dansel |
| <u>SB 5056</u> (Dead) | Modifying limitations on new evidence taken on judicial review of administrative actions. | | |
| | Changes the limitations on new evidence taken on judicial review of administrative actions. | | |
| | Adjudicative proceedings | S State Governme | Dansel |
| <u>SB 5057</u> (Dead) | Authorizing the removal of an adjudicative proceeding to the office of administrative hearings. | | |
| | 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. | | |
| | Nongovernment parties/claims | S Law & Justice | Dansel |
| <u>SB 5058</u> (Dead) | Concerning the payment of interim attorneys' fees to nongovernment parties under certain claims. | | |
| | Allows the payment of interim attorneys' fees to nongovernment parties under certain claims. | | |
| | Personal health information | S Health Care | Rivers |
| <u>SB 5124</u> (Dead) (SHB 1043) | Addressing nonpublic personal health information. | | |
| | Prohibits the insurance commissioner from disclosing nonpublic personal health information except in the furtherance of regulatory or legal action brought as a part of the insurance commissioner's official duties. | | |
| | Loss prevention reviews | Signed by Gov.: C 318 L 17 | Chase |
| <u>ESSB 5173</u> (Inactive) (ESHB 1323) | Concerning loss prevention reviews by state agencies. | | |
| | SB 5173-S - DIGEST Requires state agencies, in consultation with the department of enterprise services and upon delegation, to appoint a loss prevention review team when the death of a person, serious injury to a person, or other substantial loss is alleged or suspected to be caused at least in part by the actions of the state agency except when the death, injury, or substantial loss is already being investigated by another federal or state agency or by the affected state agency under federal or state agency requirements. | | |
| | Small claims court judgments | S Law & Justice | Padden |
| <u>SB 5175</u> (Dead) (Inactive) (SHB 1196) | Modifying the process for prevailing parties to recover judgments in small claims court. | | |
| | Revises small claims court provisions with regard to the process for prevailing parties to recover judgments in the court. | | |

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| <u>SSB 5185</u> (Inactive) (HB 1277) | Emerg. response volunteers Signed by Gov.: C 36 L 17 Wilson Providing immunity from liability for professional or trade associations providing emergency response volunteers. Prohibits an act or omission, by a covered volunteer emergency worker while engaged in a covered activity, from imposing any liability for civil damages resulting from the act or omission upon a professional or trade association of covered volunteer emergency workers. |
| <u>SSB 5207</u> (SHB 1317) | GPS data disclosure Signed by Gov.: C 38 L 17 Kuderer Concerning the public disclosure of global positioning system data corresponding to residential addresses of public employees and volunteers. Exempts the following employment and licensing information from public inspection and copying under the public records act: The global positioning system data that would indicate the location of the residence of a public employee or volunteer using the global positioning system recording device. |
| <u>SSB 5211</u> (Dead) | Adjudicative proceedings S Ways & Means Wilson Addressing adjudicative proceedings by state agencies. Addresses state agency adjudicative proceedings with regard to qualified hearings, ex parte communications, entry of initial and final orders, and issuance of final decisions or proposals for decisions by an administrative law judge or a presiding officer. |
| <u>ESB 5214</u> (Dead) | Admin rules review committee S Rules 3 Wilson Adding responsibilities to the duties of the joint administrative rules review committee. SB 5214 - DIGEST Increases the types of rules that must be reviewed by the joint administrative rules review committee. Subjects the following agency actions to selective review by the joint administrative rules review committee: (1) General permits impacting local governments filed in accordance with agency rules; and (2) Guidance documents and advisory materials incorporated into local government ordinances. |
| <u>SB 5252</u> (Dead) (Inactive) | Doc. recording fees/homeless S Rules 3 Angel Addressing the effectiveness of document recording fee surcharge funds that support homeless programs. Requires the department of commerce to work in consultation with the interagency council on homelessness, the affordable housing advisory board, and the state advisory council on homelessness to develop performance measures that address the limitations of the annual point-in-time count on measuring the effectiveness of the document recording fee surcharge funds in supporting homeless programs. Requires the joint legislative audit and review committee to review how the surcharge fees are expended to address homelessness, including a review of the related program performance measures and targets. |
| <u>SB 5273</u> (Dead) | Court docs/electronic filing S Law & Justice Fain Implementing the electronic filing of court documents in certain courts. Requires the following to fully implement the electronic filing of documents in compliance with court |

rules, electronic filing technical standards, and recommendations of the state auditor's office: (1) By December 31, 2018, the superior courts of each county with a population of at least four hundred fifty thousand; and (2) By December 31, 2019, the superior courts of every county and the appellate courts. Makes an appropriation from the general fund to the state auditor's office for the purposes of this act.

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| <u>SB 5278</u> (Dead) (SHB 1355) | Public safety review panel | S Ways & Means | Padden |
| | Concerning the authority of the public safety review panel. | | |
| <u>SSB 5327</u> (Inactive) (HB 1396) | Court clerk duties | Signed by Gov.: C 183 L 17 | Angel |
| | Clarifying the duties of court clerks. | | |
| <u>SSB 5350</u> (Dead) | Adjud. proceeding deadlines | S Rules X | Fortunato |
| | Establishing deadlines for final determinations and dispositions in agency adjudicative proceedings. | | |
| <u>SB 5365</u> (Dead) (HB 1615) | Relocation assistance | S Rules X | King |
| | Concerning relocation assistance for persons displaced by agency property acquisitions. | | |
| <u>SB 5386</u> (Dead) (Inactive) | Initiative review | S State Governme | Pedersen |
| | Strengthening the initiative process by providing for more comprehensive review before initiatives receive ballot titles. | | |
| | Provides for more comprehensive review before initiatives receive ballot titles in order to strengthen the | | |

initiative process.

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| <u>SB 5396</u> (Dead) (Inactive) (SHB 1209) | Municipal financial services Concerning municipal access to local financial services. Revises public depository provisions with regard to: (1) Loss in a public depository and procedure for payment; (2) Requirements for becoming a public depository; and (3) Revising the definition "financial institution" to include federal or state chartered credit unions. | S Fin Inst/Ins | Angel |
| <u>SB 5418</u> (Dead) (SHB 1160) | Sunshine committee Enacting recommendations of the sunshine committee. Addresses the recommendations of the sunshine committee with regard to the public records act. | S State Governmen | Chase |
| <u>SB 5428</u> (Dead) | Condo assoc litigation costs Addressing the costs of litigation for condominium associations. Revises the condominium act regarding costs of litigation for condominium associations. | S Law & Justice | Padden |
| <u>SB 5441</u> (Dead) | Invol. treatment procedures Concerning certain procedures upon initial detention under the involuntary treatment act. Revises involuntary treatment act provisions regarding a person who presents a likelihood of serious harm and the possession or control of a firearm. | S HumSer/MenHlth | Kuderer |
| <u>SSB 5455</u> (Dead) | Cybersecurity performance Concerning statewide cybersecurity performance. Requires the consolidated technology services agency to: (1) Mutually develop procedures with the legislature, including enforceable nondisclosure agreements, for providing information about the state's cybersecurity infrastructure, performance, and posture with members of the state legislature to enable them to effectively perform their constitutional duties; (2) Provide excellence assessments of the agency's operations every two years; and (3) Transmit completed excellence assessments and feedback reports to pertinent legislative committees and the office of the governor. Requires the office of the state chief information officer to include the following in its state strategic information technology plan: One-year and five-year projections for the use of information technology and electronic access to government records, information, and services. | S Ways & Means | Miloscia |
| <u>SB 5464</u> (Dead) (HB 2059) | Washington investment trust Establishing the Washington investment trust. Creates the Washington investment trust which is a publicly owned depository to be known as a legacy institution that amasses sufficient capital reserves to address opportunities now and in the future. Creates the Washington investment trust commission as the primary governing authority of the trust. Creates the trust transition board to develop and recommend the following to the commission: (1) A start-up business plan for the trust; (2) Initial capital requirements of the trust; and (3) Options for capitalizing | S Fin Inst/Ins | Hasegawa |

the trust. Creates an investment trust advisory board to review the trust's operations and make recommendations relating to the trust's management, services, policies, and procedures. Requires the state auditor to conduct an annual postaudit on all accounts and financial transactions of the trust. Exempts the trust from payment of fees and taxes levied by the state. Exempts the president of the trust from the provisions of the state civil service act.

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| <u>SSB 5545</u> (Dead) (HB 1951) | Public emp. bargaining/PRA Requiring public employee collective bargaining proposals, fiscal impact analyses, and agreements to be made public. Requires public employee collective bargaining proposals, fiscal impact analyses, and agreements to be made public. | S Rules X | Wilson |
| <u>3SSB 5558</u> (Dead) (SHB 1679) | Released offender identicard Issuing a two-year identicard for offenders released from prison facilities. Requires the department of corrections, working in conjunction with the department of licensing, to create and implement an identicard program to provide released offenders within the state a two-year state-issued identicard. | S Rules 3 | Darneille |
| <u>SB 5584</u> (Dead) (Inactive) | College & univ. presidents Concerning college and university presidents. Requires a person that is appointed to serve as president of a state college, regional university, or state university to be subject to senate confirmation. Exempts the following from the requirements of the open public meetings act: Meetings of a board of regents or a board of trustees of a four-year institution of higher education for the purpose of selecting a new president of the institution. Exempts the following from public inspection and copying under the public records act: Documents and materials obtained or created for the purpose of selecting a new president of a four-year institution of higher education. | S Rules X | Baumgartner |
| <u>SSB 5605</u> (Dead) | OSPI background checks Aligning the office of the superintendent of public instruction's background check authority with that of the department of early learning. Aligns the background check authority of the office of the superintendent of public instruction with that of the department of early learning. Creates the K-12 criminal background check account. | S Rules 2 | Walsh |
| <u>SB 5608</u> (Dead) (HB 1630) | Minors/homeless info. system Allowing minors to consent to share their personally identifying information in the Washington homeless client management information system. 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. | S HumSer/MenHlth | Darneille |
| <u>SSB 5616</u> | Adminstrative rules & policy | S Ways & Means | Fortunato |

(Dead)
(HB 1658)

Limiting the enforcement of administrative rules and policies.

Prohibits a rule or policy of a state agency from being enforced unless and until the rule or policy has been: (1) Adopted pursuant to the administrative procedure act; (2) Codified in the Washington Administrative Code; and (3) Ratified by act of the legislature or adopted by an agency that has successfully completed an excellence assessment by an independent examiner.

[SB 5687](#)
(Dead)

Guardianship curriculum

S Health Care

Rivers

Concerning the public disclosure of guardianship training curriculum and materials.

Makes the following available for copying and disclosure under the public records act: Training curriculum and materials for a certified professional guardianship course or program of a public agency.

[SB 5695](#)
(Dead)

Juvenile sex offender court

S Rules X

Darneille

Concerning the development of a juvenile special sex offender disposition alternative treatment court.

Authorizes counties to establish and operate juvenile special sex offender disposition alternative treatment courts.

[SB 5710](#)
(Dead)

Public records act penalties

S State Governmen

Kuderer

Concerning penalties awarded for violations of the public records act.

Allows a maximum penalty of five thousand dollars if the court determines that an agency acted in good faith in denying a person the right to inspect or copy a record or the right to receive a response to a public record request within a reasonable amount of time.

[SB 5724](#)
(Dead)

Federal orders, assistance

S Law & Justice

Hasegawa

Concerning federal orders that violate the United States Constitution, Washington Constitution, or judicial precedent.

Establishes the Washington sovereignty act. Acknowledges the state's constitutional rights, including state sovereignty, as guaranteed by the United States Constitution and the state Constitution to ensure that no state resources are expended enforcing a federal order that violates the United States Constitution, the state Constitution, or judicial precedent.

[SB 5730](#)
(Dead)
(HB 1965)

Criminal records

S Law & Justice

Frockt

Standardizing the collection and distribution of criminal records.

Requires an application for an original concealed pistol license or alien firearm license to include only one complete set of fingerprints to be forwarded to the Washington state patrol. Authorizes a photograph or copy of an individual's palmprints to be taken to update the file of a sex offender or a kidnapping offender. Authorizes certain law enforcement personnel to photograph and record the palmprints of adults who are lawfully arrested.

[SB 5743](#)
(Dead)
(Inactive)

WISHA penalties

S Rules X

Conway

Addressing maximum penalties under the Washington industrial safety and health act.

(HB 1953)

Addresses the maximum civil penalty under the state industrial safety and health act.

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| Fish & shellfish info. disc. | Signed by Gov.: C 71 L 17 | McCoy |
| Exempting certain confidential fish and shellfish harvest information from disclosure under chapter 42.56 RCW, the public records act. | | |
| ESB 5761 | SB 5761 - DIGEST Exempts the following from disclosure under the public records act: Confidential fish or shellfish harvest information shared with the department of fish and wildlife by a tribe, including fisher name and signature, harvest weight, value, and tax information. | |

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| Offender photographs | S Law & Justice | Miloscia |
| Concerning the publication of offender photographs. | | |
| SB 5776 (Dead) | Requires the department of corrections to make certain identifying information about an offender public upon issuance of a secretary's warrant for that offender and the information must include a recent identifiable photograph of the offender that may be copied and distributed by the public for the purpose of enhanced safety. Requires law enforcement to provide the department of corrections with requested photographs. | |

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| Materials of volunteers/PRA | S State Governmen | Kuderer |
| Exempting materials of certain volunteers from public inspection and copying. | | |
| SB 5784 (Dead) | Exempts information of certain volunteers from disclosure under the public records act. | |

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| Rules, yearly expiration | S not subst | Braun |
| Changing rule-making requirements to require a yearly expiration. | | |
| SSB 5798 (Dead) | Requires a rule adopted or amended before November 1st of any year to expire on June 1st of the year following adoption unless the legislature acts to postpone the expiration, unless the agency adopting the rule has successfully completed an excellence assessment by an independent examiner. | |

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| Religious affiliation discl. | S Law & Justice | Palumbo |
| Limiting disclosure of information about the religious affiliation of individuals. | | |
| SB 5828 (Dead) (HB 2097) | Prohibits employers, state or local government agencies or public employees, and state and local law enforcement agencies from providing, collecting, disclosing, and/or requiring the disclosure of information on the religious belief, practice, or affiliation of an individual. Exempts the following from disclosure under the public records act: Records that relate to or contain personally identifying information about an individual's religious beliefs, practices, or affiliation. | |

Alternative Dispute Resolution

| <u>Bill Details</u> | <u>Status</u> | <u>Sponsor</u> |
|--|---------------|----------------|
| SHB 1070 Dispute resolution fees | H Rules 3C | Jinkins |

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|--|---|----------------------------|---------|
| (Dead) | Concerning filing fee surcharges for funding dispute resolution centers. | | |
| | Funds dispute resolution centers by: (1) Increasing the surcharge on each civil filing fee in district court and for small claims actions; and (2) Establishing a surcharge of up to twenty dollars on each civil filing fee in superior court. Exempts the following from the surcharge on superior court civil filing fees: A person filing an action under the manufactured/mobile home landlord-tenant act who pays or is charged the annual assessment for the manufactured/mobile home communities dispute resolution program. | | |
| <u>HB 1128</u> (Dead) | Civil arbitration Concerning civil arbitration. Modifies provisions relating to mandatory arbitration of civil actions. | H Rules 3C | Shea |
| <u>HB 1132</u> (Dead) (SB 5075) | Seed buyer & dealer disputes Concerning dispute resolution between seed buyers and dealers. Revises the state seed act with regard to dispute resolution between seed buyers and dealers. | H Rules 3C | Buys |
| <u>HB 1554</u> (Dead) | Parenting plans Concerning parenting plans. Addresses sole decision-making authority and mutual decision-making authority in a parenting plan. Prohibits a court from presuming that a parent, solely because of his or her sex, is more qualified than the other parent to engage in parenting functions or from providing more residential time with the child. | H Judiciary | Haler |
| <u>HB 1559</u> (Dead) | Uniformed personnel arbitrat Granting binding interest arbitration rights to certain uniformed personnel. Grants binding interest arbitration rights to duly sworn police officers employed as members of a police force by a regional or state university or The Evergreen State College. Prohibits the duly sworn police officers, mentioned above, from engaging in a strike, work slowdown, or stoppage. | H Approps | Goodman |
| <u>HB 1574</u> (Dead) (SSB 5788) | Construction contracts Concerning construction contracts. Addresses certain clauses in construction contracts that purport to waive, release, or extinguish the claim rights of a contractor, subcontractor, or supplier. | H Judiciary | Rodne |
| <u>ESHB 1594</u> | Public records admin. Improving public records administration. Revises the public records act to improve public records administration. Requires training for records officers and public records officers to address particular issues related to the retention, production, and disclosure of electronic documents. Requires the attorney general to establish a consultation program to provide information for developing best practices for local agencies requesting assistance in compliance with the public records act. This program ceases to exist June 30, 2020. Requires the state archivist, until | Signed by Gov.: C 303 L 17 | McBride |

June 30, 2020, to offer and provide consultation and training services for local agencies on improving record retention practices. Requires the division of archives and records management in the office of the secretary of state to: (1) Establish and administer a competitive grant program for local agencies to improve certain technology information systems for public records; (2) Conduct a study to assess the feasibility of implementing a statewide open records portal through which a user can request and receive a response, relating to public records information, through a single internet web site; and (3) Convene a stakeholder group to develop the initial scope and direction of the study. Requires the county auditor to charge a surcharge of one dollar per instrument for every document recorded. Requires the joint legislative audit and review committee to conduct a review of the attorney general's consultation program, the state archivist's training services, and the local government competitive grant program. Makes an appropriation from the general fund to the secretary of state solely for purposes of the study.

Public records request costs

Signed by Gov.: C 304 L 17

Nealey

Concerning costs associated with responding to public records requests.

EHB 1595

HB 1595 - DIGEST Revises the public records act with regard to: (1) Requiring statements of actual costs for photocopies and electronically produced copies to be adopted by the agency only after public notice and a hearing; (2) Allowing the denial of a bot request; (3) Requiring that a request be for identifiable records; and (4) Expanding information on agency charges.

Duty to warn/mental health

H Judiciary

Cody

Concerning obligations of mental health professionals.

HB 1810

**(Dead)
(ESB
5800)**

Requires a mental health professional or an individual health care provider providing mental health services to a patient to warn or to take reasonable precautions to provide protection from a patient's violent behavior only if the patient has communicated to the mental health professional or individual health care provider an actual threat of physical violence against a reasonably identifiable victim or victims.

Residential real property

H Rules 3C

Orwall

Concerning the services and processes available when residential real property is abandoned or in foreclosure.

ESHB 2057

**(Dead)
(ESSB
5797)**

Allows a certificate of abandonment to be obtained for a fee through the housing finance commission by using a form and subject to the terms and conditions developed by the housing finance commission in conjunction with the servicing industry, trustees, and civil legal aid. Requires the housing finance commission to: (1) Determine the costs associated with the application process and set a reasonable application fee based upon these costs; and (2) Notify the appropriate city, town, or county upon certificate issuance or upon receipt of notification from a servicer. Increases the fee for a beneficiary on whose behalf a notice of trustee's sale has been recorded on residential real property and requires the fee to be remitted to the county auditor or recording officer instead of the department of commerce.

Seed buyer & dealer disputes

Signed by Gov.: C 33 L 17

Takko

**SB 5075
(HB 1132)**

Concerning dispute resolution between seed buyers and dealers.

Revises the state seed act with regard to dispute resolution between seed buyers and dealers.

SSB 5788

Construction contracts

S Rules X

Brown

(Dead)
(HB 1574)

Concerning construction contracts.

States that a contractor, subcontractor, or supplier to a construction contract may be entitled to equitable adjustment of a claim despite the failure to submit a claim notice or claim-related document.

[ESSB 5797](#)

(Dead)
(ESHB
2057)

Residential real property

S Rules 3

Mullet

Concerning the services and processes available when residential real property is abandoned or in foreclosure.

SB 5797-S - DIGEST Addresses residential real property provisions regarding the services and processes that are available when the property is abandoned or in foreclosure. Requires the housing finance commission to create a process by which entities, such as services, may apply to obtain a certificate of abandonment for properties that meet the definition of abandoned.

[ESB 5800](#)

(Dead)
(HB 1810)

Duty to warn/mental health

S Rules 3

Baumgartner

Concerning obligations of mental health professionals.

SB 5800 - DIGEST Requires a mental health professional or an individual health care provider providing mental health services to a patient to warn or to take reasonable precautions to provide protection from a patient's violent behavior only if the patient has communicated to the mental health professional or individual health care provider an actual threat of physical violence against a reasonably identifiable victim or victims.

Animal Law

Bill Details

Status

Sponsor

UAVs near marine species

H Tech & Econ De

Lytton

[HB 1031](#)

(Dead)

Concerning the use of unmanned aerial systems near certain protected marine species.

Prohibits an unmanned aerial system from approaching, in any manner, within two hundred yards as measured in any direction, including vertically, of a southern resident orca whale.

[HB 1090](#)

(Dead)

Breed-based dog regulations

H Judiciary

Appleton

Concerning breed-based dog regulations.

Prohibits a city or county from prohibiting the possession of a dog based upon its breed, imposing requirements specific to possession of a dog based upon its breed, or declaring a dog dangerous or potentially dangerous based upon its breed unless certain conditions are met.

[HB 1095](#)

(Dead)

Antifreeze products

H Rules 3C

Appleton

Concerning antifreeze products.

Changes requirements for wholesale containers of fifty-five gallons or more of engine coolant or antifreeze.

Concerning tribal consultation regarding hunting rights and activities.

ESHB 1097
(Dead)

HB 1097-S - DIGEST Authorizes the governing body of a tribe to request a consultation with the governor and the fish and wildlife commission regarding a specific fish and wildlife department policy, rule, or action that affects tribal hunting activities. Requires the governor to convene a meeting within thirty days of receiving the request. Requires the fish and wildlife commission to attend the meeting or delegate the responsibility to the director of the department of fish and wildlife, when agreed upon by the requesting tribe.

Horse slaughter

H Judiciary

Appleton

Concerning the slaughter of horses and other equines for human consumption.

HB 1110
(Dead)

Prohibits a person from: (1) Slaughtering a horse if the person knows or should know that the meat from the slaughtered animal is intended to be used for human consumption; and (2) Possessing, purchasing, bartering, selling, or transporting horses if the person knows or should know that the horse or its meat will be used for human consumption.

Vehicle entry to assist.

H Judiciary

Peterson

Concerning immunity from civil liability for damage or injury that results from the entry of a vehicle to render assistance.

HB 1118
(Dead)

Provides a person with immunity from civil liability for any damage or injury that results from his or her entry into a vehicle for the purpose of rendering assistance to an animal, minor, or vulnerable adult present in the vehicle.

Fishing & seafood processing

H Finance

Tarleton

Ensuring the competitiveness of Washington state's fishing and seafood processing industries by supporting the recapitalization of fishing fleets through certain tax preferences.

HB 1154
(Dead)

Provides a tax preference to support the recapitalization of fishing fleets and to ensure the continued competitiveness of the state's maritime, fishing, and seafood processing industries.

Wild beavers, release of

Signed by Gov.: C 82 L 17

Kretz

Concerning the release of wild beavers.

SHB 1257

Authorizes the department of fish and wildlife to require the notification of potentially affected adjacent landowners before permitting the release of wild beavers. Changes the relocation areas where beavers may be released to include between two areas west of the crest of the Cascade mountains.

Fish passage barrier removal

Signed by Gov.: C 241 L 17

Blake

Including fish passage barrier removal projects that comply with the forest practices rules in the streamlined permit process provided in RCW 77.55.181.

SHB 1275
(ESSB 5393)

Allows a fish habitat enhancement project to be approved through the approval process established for forest practices hydraulic projects in chapter 76.09 RCW (the forest practices act). Addresses fish passage barrier removal projects that comply with forest practices rules.

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| <u>SHB 1299</u> (Dead) (SSB 5196) | Cattle feedlots/odor & dust | H Rules C | Blake |
| | Including cattle feedlots implementing best management practices within the statutory exemption for odor or fugitive dust caused by agricultural activity. | | |
| | Revises the Washington clean air act to exempt cattle feedlots, with operational facilities that have an inventory of at least one thousand cattle in operation between June 1st and October 1st, where vegetation forage growth is not sustained over the majority of the lot during the normal growing season, from requirements for odor or fugitive dust caused by agricultural activity. Expands the definitions of "agricultural activity" and "good agricultural practices" as they apply to cattle feedlots. | | |
| <u>SHB 1315</u> (Dead) | Impounded livestock | H Rules C | Caldier |
| | Creating a preferred alternative for the placement, sale, and public notice of impounded livestock. | | |
| | Addresses the placement, sale, and public notice of impounded horses, mules, donkeys, and cattle running at large or trespassing. | | |
| <u>SHB 1353</u> | Elk management pilot project | Signed by Gov.: C 244 L 17 | Dent |
| | Commissioning an elk management pilot project that focuses initially on the Colockum elk herd. | | |
| | Requires the department of fish and wildlife to: (1) Conduct an elk management pilot project to explore the viability of various wildlife management actions to reduce elk highway collisions and elk damage to private crop lands; (2) Work with the department of transportation to explore the viability of various wildlife management actions to reduce elk highway collisions, initially focusing on reducing traffic collisions along interstate highways within the range of the herd; (3) Use the Colockum elk herd as the subject of a pilot project that explores the benefits of more active management; and (4) Work with the Yakama Nation to obtain input from the tribe on the tribe's recommendations. Expires July 1, 2021. | | |
| <u>HB 1361</u> (Dead) | Occupational licensure port | H Bus & Fin Svcs | Manweller |
| | Creating the Washington effective licensing port and eliminating various occupational licensure and certification requirements. | | |
| | Creates a Washington effective licensing port and eliminates certain occupational licensure and certification requirements. Requires the department of licensing to create the comprehensive and user-friendly web site for public comment on and review of all individuals working in one or more of the following occupations: (1) Animal massage; (2) Auctioneer; (3) Boxing announcer; (4) Food fish or game fishing guide, or both; (5) Landscape architect; (6) Manicurist; and (7) Horse floater. Requires those individuals working in the state, in one or more of the occupations, to have an active registration profile on the web site. | | |
| <u>SHB 1399</u> (Dead) | Wild deer & elk prop. damage | H Approps | Dent |
| | Concerning compensation for property damage caused by wild deer or elk. | | |
| | Removes the definition of "commercial crop" and provides a definition for "agricultural crop" for purposes of chapter 77.36 RCW (wildlife damage). Increases the amounts of compensation paid for damage to property or agricultural crops by wild deer or elk and for the death of or injury to livestock caused by bears, wolves, or cougars. | | |

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| <u>HB 1676</u> | <p>Service animals in training</p> <p>Signed by Gov.: C 170 L 17</p> <p>Sullivan</p> <p>Concerning crimes involving a dog guide or service animal.</p> <p>Revises the definitions of "dog guide" and "service animal" to include a dog that is in training for the purpose of assisting certain people.</p> |
| <u>HB 1699</u> (Dead) | <p>Service animal training</p> <p>H Judiciary</p> <p>McBride</p> <p>Authorizing a person to take a dog to any place of public resort, accommodation, assemblage, or amusement for the purpose of training the dog as a dog guide or service animal.</p> <p>Authorizes a person to take certain dogs to a place of public resort, accommodation, assemblage, or amusement for training of the dog as a dog guide or service animal.</p> |
| <u>HB 1726</u> (Dead) (SB 5078) | <p>Impacts from wildlife damage</p> <p>H Ag & Nat Res</p> <p>Koster</p> <p>Concerning impacts from wildlife damage.</p> <p>Requires the department of fish and wildlife to: (1) Reimburse a public agency for the expense of an emergency response to a collision between a motor vehicle and elk that occurs on a highway; and (2) In cooperation with affected landowners and other relevant stakeholders, conduct a review of the wildlife damage claim process.</p> |
| <u>HB 1848</u> (Dead) | <p>Elk hoof disease</p> <p>H Ag & Nat Res</p> <p>Koster</p> <p>Initiating proactive steps to address elk hoof disease.</p> <p>Requires the rules of the department of fish and wildlife to prohibit a person from translocating a live elk from an area with elk affected by hoof disease to any other location. Prohibits the department from issuing a permit allowing that action. Requires the department of fish and wildlife to: (1) Request recommendations from the state veterinarian and Washington State University college of veterinary medicine for department actions to prevent hoof disease from being transmitted from elk to domestic animals; and (2) Maintain the elk hoof disease public working group as a forum to advise the department on elk hoof disease issues statewide and to discuss relevant research, management, and public outreach efforts. Requires department of fish and wildlife staff, while on duty and in possession of a firearm, to humanely euthanize an elk that is exhibiting a severe limp and is located in an area where hoof disease is present.</p> |
| <u>HB 2032</u> (Dead) | <p>Service animal issues wk grp</p> <p>H Judiciary</p> <p>McBride</p> <p>Creating a work group on service animal issues.</p> <p>Requires the human rights commission, in collaboration with the governor's committee on disability issues and employment, to convene and coordinate a work group to examine service animal issues in the state. Requires the work group to gather information and develop recommendations regarding: (1) The use of service animals in housing settings; (2) The differences between service animals and comfort or therapy animals; (3) Intentional misrepresentation of pets as service animals; and (4) Web sites and other vendors that promote and sell items that could be used to support misrepresentation of pets as service animals.</p> |

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| <u>HB 2088</u> (Dead) | Elephants/traveling acts Prohibiting the participation of elephants in a traveling animal act. Prohibits a person from allowing the participation of an elephant in a traveling animal act. | H Judiciary | Stanford |
| <u>HB 2125</u> (Dead) | Wolves/livestock depredation Providing funding for a community-based approach to provide assistance with nonlethal management methods to reduce livestock depredations by wolves. Creates the northeast Washington wolf-cattle management grant within the department of agriculture for the deployment of nonlethal deterrence resources, including equipment and tools, owned and strategically located locally to reduce the probability of livestock depredations by wolves. Creates an advisory board to advise the department on the expenditure of the management grant funds. Creates the northeast Washington wolf-cattle management account. | H Approps | Blake |
| <u>ESHB 2126</u> | Wolves/livestock depredation Creating a community-based approach to provide assistance with nonlethal management methods to reduce livestock depredations by wolves. Creates the northeast Washington wolf-cattle management grant within the department of agriculture for the deployment of nonlethal deterrence resources, in a county east of the crest of the Cascade mountain range that shares a border with Canada, including equipment and tools, owned and strategically located locally to reduce the probability of livestock depredations by wolves. Creates an advisory board to advise the department on the expenditure of the management grant funds. Creates the northeast Washington wolf-cattle management account. | Signed by Gov.: C 257 L 17 | Blake |
| <u>SSB 5063</u> (Dead) | Pet adoption fees taxation Clarifying the taxation of pet adoption fees. Modifies business and occupation taxation provisions with regard to pet adoption fees. | S Rules X | Fain |
| <u>SB 5078</u> (Dead) (HB 1726) | Impacts from wildlife damage Concerning impacts from wildlife damage. Requires the department of fish and wildlife to: (1) Reimburse a public agency for the expense of an emergency response to a collision between a motor vehicle and elk that occurs on a highway; and (2) In cooperation with affected landowners and other relevant stakeholders, conduct a review of the wildlife damage claim process. | S Ways & Means | Pearson |
| <u>SSB 5094</u> (Dead) | Breed-based dog regulations Preventing breed-based dog regulations. Prohibits a city or county, unless certain conditions are met, from: (1) Prohibiting the possession of a dog based upon its breed; (2) Imposing requirements specific to possession of a dog based upon its breed; or (3) Declaring a dog dangerous or potentially dangerous based upon its breed. | S Rules X | Palumbo |

Cattle feedlots/odor & dust

Signed by Gov.: C 217 L 17

Warnick

Including cattle feedlots implementing best management practices within the statutory exemption for odor or fugitive dust caused by agricultural activity.

SSB 5196**(SHB
1299)**

Revises the Washington clean air act to exempt cattle feedlots, with operational facilities that have an inventory of at least one thousand cattle in operation between June 1st and October 1st, where vegetation forage growth is not sustained over the majority of the lot during the normal growing season, from requirements for fugitive dust caused by agricultural activity. Expands the definitions of "agricultural activity" and "good agricultural practices" as they apply to cattle feedlots.

Humane treatment of dogs

Signed by Gov.: C 65 L 17

Fain

SSB 5356

Concerning the humane treatment of dogs.

Addresses the unlawful tethering of a dog.

Tax and licensing laws

Signed by Gov.: C 323 L 17

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.

SSB 5358

Addresses the improvement of department of revenue-administered tax and licensing laws regarding: (1) Providing reasonable tools for the effective administration of the public utility district privilege tax; (2) Pet adoption fees; (3) Technical corrections and clarifications to 2015 legislation; (4) Automated sales suppression devices and phantom-ware; (5) Annual surveys and reports for tax preferences; (6) Estate tax return filing relief; (7) Clarifying that licensing information may not be disclosed for commercial purposes; (8) Background investigations; (9) Revising the date by which the department of revenue is required to provide estimates of the amount of public forestland that is available for timber harvesting; and (10) Electronic communication of confidential property tax information.

Fish passage barrier removal

S Rules 3G

Warnick

Including fish passage barrier removal projects that comply with the forest practices rules in the streamlined permit process provided in RCW 77.55.181.

ESSB 5393**(Dead)
(SHB
1275)**

SB 5393-S - DIGEST Authorizes a fish habitat enhancement project to also be approved through the approval process established for forest practices hydraulic projects in chapter 76.09 RCW (the forest practices act). Requires an applicant for a forest practices hydraulic project to submit a copy of his or her forest practices application to the appropriate local government in lieu of a joint aquatic resource permit. Prohibits a person who is aggrieved by the approval, denial, conditioning, or modification of a forest practices hydraulic project from appealing the decision. Addresses fish passage barrier removal projects that comply with forest practices rules.

Unlawful dog tethering

S Law & Justice

Chase

SB 5424**(Dead)**

Creating the unlawful dog tethering act.

Establishes the unlawful dog tethering act of 2017. Prohibits, unless certain conditions are met, restraining a domestic dog for more than ten hours in a twelve-hour period, or more than fourteen hours in a twenty-four hour period, using a tether, chain, tie, trolley, or pulley system.

Elk hoof disease

Signed by Gov.: C 159 L 17

Pearson

Initiating proactive steps to address elk hoof disease.

2SSB 5474

Requires the rules of the department of fish and wildlife to prohibit a person from translocating a live elk from an area with elk affected by hoof disease to any other location except consistent with a process developed by the department for translocation for monitoring or hoof disease management purposes. Designates Washington State University college of veterinary medicine as the state lead in developing a program to monitor and assess causes of and potential solutions for elk hoof disease and requires the college to establish an elk monitoring system in southwest Washington in order to carry out this mission.

Harming a police dog/horse

S Law & Justice

Rivers

**SB 5771
(Dead)**

Concerning harming a police dog, accelerant detection dog, or police horse.

Makes harming a police dog, accelerant detection dog, or police horse a class B felony if the person kills the dog or horse.

Animal abuse registry

S Law & Justice

Fain

**SB 5804
(Dead)**

Concerning the creation of an animal abuse registry.

Requires the Washington state patrol to maintain a registry of persons convicted of an animal abuse offense and make the registry available for inquiry to: (1) Law enforcement entities within the state including animal control agencies; (2) Veterinarians licensed to practice veterinary medicine in the state; (3) Humane societies, animal shelters, animal-welfare organizations, and groups involved in companion animal adoption programs; and (4) Animal breeders and retail operators that sell pets. Requires an animal abuser to notify the Washington state patrol when he or she changes residence.

Antitrust**Bill Details****Status****Sponsor****HB 1056
(Dead) (SB 5041)****Military/consumer protection**

H 3rd Reading

Kilduff

Concerning consumer protections for military service members on active duty.

This is AG-request legislation.

**HB 1473
(Dead) (SSB 5411)****Eye care**

H HC/Wellness

Dent

Concerning eye care.

Establishes the consumer protection in eye care act. Protects consumers from improper or unsupervised use of technology for purposes of obtaining a prescription for corrective lenses or obtaining any other diagnosis or assistance.

**EHB 1967
(Dead)****Noncompetition agreements**

H Rules 3C

Stanford

Concerning noncompetition agreements.

HB 1967 - DIGEST Requires an employer, in order for a noncompetition agreement to be enforceable, to:

(1) Disclose the terms of the agreement in writing to the prospective employee no later than the time of the offer of employment; or (2) If the agreement is entered into after the commencement of employment, provide independent consideration for the agreement.

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| <u>HB 2104</u> (Dead) | Protect. product guarantees Addressing protection product guarantee providers. Clarifies that more than one reimbursement insurance policy, risk retention group, or both may be used by protection product guarantee providers to meet certain requirements. | H Bus & Fin Svcs | Kirby |
| <u>SB 5041</u> (Dead) (HB 1056) | Military/consumer protection Concerning consumer protections for military service members on active duty. Revises the Washington service members' civil relief act with regard to consumer protections for military service members on active duty. | S Rules 3 | Baumgartner |
| <u>SSB 5411</u> (Dead) (HB 1473) | Eye care Concerning eye care. Establishes the consumer protection in eye care act. Protects consumers from improper or unsupervised use of technology for purposes of obtaining a prescription for corrective lenses or obtaining any other diagnosis or assistance. | S Ways & Means | Cleveland |
| <u>SB 5437</u> | Weighmaster program Concerning the weighmaster program. Revises provisions relating to weighmasters. | Signed by Gov.: C 158 L 17 | Chase |
| <u>SB 5507</u> (Dead) | Automatic renewal/contracts Concerning the use of automatic renewal provisions in business contracts. Requires a seller to disclose certain information to a buyer if a business contract provides that the contract will be automatically renewed or extended for an additional period unless the customer declines renewal or extension, and the duration of the additional period is more than one month. | S Com/Labor/Spor | Zeiger |

BOG Legislative Committee

| <u>Bill Details</u> | <u>Status</u> | <u>Sponsor</u> |
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| <u>HB 2091</u> (Dead) | WA state bar association Repealing unnecessary provisions concerning the Washington State Bar Association. Repeals statutes establishing the Washington state bar association and the regulation of members of the bar. | H Judiciary Shea |

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|--|--|-------------|--------|
| <u>HJR 4206</u> (Dead) | Practice of law/supreme crt | H Judiciary | Shea |
| | Requiring that all mandatory, regulatory, licensing, and disciplinary functions regarding the practice of law and administration of justice reside exclusively in the supreme court. | | |
| <u>2SSB 5236</u> (Dead) | Civic learning partnership | S Rules 3 | Zeiger |
| | Creating the civic learning public-private partnership. | | |
| <u>SSB 5721</u> (Dead) | Bar association dues/voting | S Rules X | Padden |
| | Requiring the Washington state bar association to obtain an affirmative vote prior to increasing bar dues for membership. | | |
| <u>SSB 5721</u> (Dead) | Bar association dues/voting | S Rules X | Padden |
| | Requires membership fee increases approved by the board of governors of the state bar to be submitted to active members for approval by a vote. Authorizes the board of governors to establish the annual membership fee at a reduced rate for active members who claim economic hardship. | | |

Business Law

| <u>Bill Details</u> | <u>Status</u> | <u>Sponsor</u> |
|---|--|---------------------------|
| <u>SHB 1027</u> (SSB 5007) | Surplus line broker licenses | Signed by Gov.: C 49 L 17 |
| | Addressing surplus line broker licensing. | |
| <u>SHB 1045</u> (Dead) (SSB 5031) | Surplus line broker licenses | Barkis |
| | Addresses the licensing of surplus line brokers. | |
| <u>SHB 1045</u> (Dead) (SSB 5031) | Uniform money services act | H Rules 3C |
| | Addressing licensing and enforcement provisions applicable to money transmitters and currency exchanges under the uniform money services act. | |
| <u>SHB 1045</u> (Dead) (SSB 5031) | Uniform money services act | Kirby |
| | Revises the uniform money services act with regard to licensing and enforcement provisions applicable to money transmitters and currency exchanges. | |
| <u>HB 1052</u> (Dead) | Credentials/student loans | H Rules C |
| | Repealing the requirement that credentialing authorities suspend a person's occupational credential for nonpayment or default of certain student loans. | |
| <u>HB 1052</u> (Dead) | Credentials/student loans | Sawyer |
| | Eliminates the requirement that credentialing authorities suspend a person's occupational credential for nonpayment or default of certain student loans. | |

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| <u>HB 1053</u> (Dead) (SB 5144) | WA state credit union act Addressing the Washington state credit union act. Revises the Washington state credit union act. | H Rules 3C | Reeves |
| <u>HB 1056</u> (Dead) (SB 5041) | Military/consumer protection Concerning consumer protections for military service members on active duty. This is AG-request legislation. | H 3rd Reading | Kilduff |
| <u>HB 1061</u> (Dead) (Inactive) (SSB 5043) | Collection agency fees Concerning collection agency transaction fees for processing electronic payments. Allows a licensee or employee of a licensee, under the collection agency act, to collect or attempt to collect in addition to the principal amount of a claim, a transaction fee for processing a credit card payment. | H Bus & Fin Svcs | Stanford |
| <u>2SHB 1120</u> | Regulatory fairness act Concerning the regulatory fairness act. Provides that the regulatory fairness act does not apply to the adoption of a rule if an agency is able to demonstrate that the proposed rule does not affect small businesses. Requires a proposing agency to consider mitigation options if a proposed rule affects only small businesses. Requires the office of regulatory assistance to act as the central entity to collaborate with and provide support to state agencies in meeting the requirements of the regulatory fairness act. Requires the state auditor to conduct a performance review of agency compliance with the regulatory fairness act. Provides that this act is null and void if appropriations are not approved. | Signed by Gov.: C 53 L 17 | Smith |
| <u>HB 1137</u> (Dead) (SB 5125) | Real estate/contractors Defining independent contractor relationships in the context of real estate licensing. Provides a definition for "independent contractor relationship" for purposes of chapter 18.85 RCW (real estate brokers and managing brokers). | H Rules C | Kirby |
| <u>HB 1145</u> (Dead) (ESSB 5456) | Unpaid accounts Concerning unpaid accounts. Modifies civil procedure provisions with regard to actions on unpaid accounts. | H Judiciary | Springer |
| <u>2SHB 1169</u> (Dead) | Student loan assistance Enacting the student opportunity, assistance, and relief act. Establishes the student opportunity, assistance, and relief act to address student education loan debt, student education loan debt counselors, the repeal of statutes regarding professional license or certificate suspensions, private student loan default, and exemptions for bank account and wage garnishments. Provides that this act is null and void if appropriations are not approved. | H Rules 3C | Orwall |

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| <u>HB 1185</u> (Dead) (Inactive) | Insurance/inducements | H Bus & Fin Svcs | Haler |
| | Addressing business practices that involve offering free or reduced-priced goods or services to the public not contingent on the purchase, continuation, or termination of insurance or the receipt of a quote for insurance, relative to the insurance code's prohibition on offering rebates or inducements to purchase insurance. | | |
| | Addresses the offering of inducements by insurers, insurance producers, and title insurance agents. | | |
| <u>HB 1187</u> (Dead) (Inactive) (SB 5119) | Water-sewer districts | H Rules R | Gregerson |
| | Concerning water-sewer districts. | | |
| | Modifies water-sewer district provisions regarding: (1) The sale of unnecessary property; (2) The authority of the board of commissioners to adopt a policy to issue its own warrants for payment of claims or other obligations of the district; (3) Contracting for asset management service of water storage assets; and (4) Adding the term "water-sewer district" to the definition of "municipality" for purposes of chapter 70.95A RCW (pollution control--municipal bonding authority). | | |
| <u>HB 1231</u> (Dead) (Inactive) (SB 5148) | Cooperative finance orgs tax | H Finance | Lytton |
| | Removing the expiration date of the business and occupation tax deduction for cooperative finance organizations. | | |
| | Removes the July 1, 2017, expiration date for the business and occupation tax deduction for cooperative finance organizations. | | |
| <u>HB 1274</u> (SB 5190) | Gambling/org. membership | Signed by Gov.: C 133 L 17 | Sawyer |
| | Concerning the member requirement for bona fide charitable or nonprofit organizations. | | |
| | Revises bona fide charitable or nonprofit organization provisions with regard to active members with the right to an equal vote in the election of officers or board members. | | |
| <u>HB 1277</u> (Dead) (Inactive) (SSB 5185) | Emerg. response volunteers | H Judiciary | Shea |
| | Providing immunity from liability for professional or trade associations providing emergency response volunteers. | | |
| | Prohibits an act or omission, by a covered volunteer emergency worker while engaged in a covered activity, from imposing any liability for civil damages resulting from the act or omission upon a professional or trade association. | | |
| <u>HB 1318</u> (Dead) | Credit unions' capital | H Bus & Fin Svcs | Ryu |
| | Addressing credit unions' capital. | | |
| | Authorizes a credit union, under certain circumstances, to receive payments on accounts or instruments subject to the terms, rates, and conditions as may be established by the board of directors. | | |
| <u>HB 1326</u> | Insurance loss claims | H Bus & Fin Svcs | Kirby |

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| (Dead) | Addressing examinations under oath when a person claims a loss under an insurance contract. | | |
| | Addresses the claiming of a loss under an insurance contract. Requires a policy of insurance to contain a provision for conducting an examination under oath. Prohibits a policy of underinsured motorist coverage from containing a provision authorizing the taking of an examination under oath. | | |
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| | Small business owners | Signed by Gov.: C 243 L 17 | Barkis |
| | Concerning licensing and regulatory requirements of small business owners. | | |
| <u>HB 1352</u> (SB 5230) | Requires the attorney general to review the administrative procedure act, as well as related administrative rules, similar statutes, and case law, to identify the current rights and protections afforded to small business owners selected for agency enforcement actions including inspections, audits, site visits, or record review. Requires the department of agriculture, department of ecology, employment security department, department of labor and industries, department of revenue, and state fire marshal to: (1) Review provisions of their governing statutes, administrative rules, policy statements, guidance, and directives to identify the current rights and protections afforded to small business owners that are selected for inspection, audit, or other enforcement action by the agency; and (2) No later than August 31, 2017, provide the attorney general with certain information. Expires December 31, 2017. | | |
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| | Occupational licensure port | H Bus & Fin Svcs | Manweller |
| | Creating the Washington effective licensing port and eliminating various occupational licensure and certification requirements. | | |
| <u>HB 1361</u> (Dead) | Creates a Washington effective licensing port and eliminates certain occupational licensure and certification requirements. Requires the department of licensing to create the comprehensive and user-friendly web site for public comment on and review of all individuals working in one or more of the following occupations: (1) Animal massage; (2) Auctioneer; (3) Boxing announcer; (4) Food fish or game fishing guide, or both; (5) Landscape architect; (6) Manicurist; and (7) Horse floater. Requires those individuals working in the state, in one or more of the occupations, to have an active registration profile on the web site. | | |
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| | Personal insurance | H Bus & Fin Svcs | Johnson |
| <u>HB 1368</u> (Dead) (Inactive) (SB 5497) | Requiring transparency in underwriting and rating personal insurance. | | |
| | Requires an insurer, if the amount of a premium charged by an insurer to an insured under a personal insurance policy is increasing at renewal, to deliver or mail written notification of the significant reasons for the premium increase to the insured at least twenty days before the expiration of the current policy period. | | |
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| | Nonprofit/major industrial | H Rules R | DeBolt |
| <u>SHB 1391</u> (Dead) | Concerning a property tax exemption for land owned by a nonprofit organization and designated as a master planned location for major industrial activity. | | |
| | Exempts the following from property taxation: Real property owned by a nonprofit organization and within an area designated as a master planned location for major industrial activity outside urban growth areas on lands formerly used or designated for surface coal mining and supporting uses. | | |
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| <u>SHB 1417</u> | OPMA/IT security matters | Signed by Gov.: C 137 L 17 | Hudgins |

Concerning the harmonization of the open public meetings act with the public records act in relation to information technology security matters.

Allows a governing body to hold an executive session during a regular or special meeting to consider, if in compliance with any required data security breach disclosure under RCW 19.255.010 and 42.56.590, and with legal counsel available, information regarding: (1) Infrastructure and security of computer and telecommunications networks; (2) Security and service recovery plans; and (3) Security risk assessments and security test results.

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| | Cybersecurity panel | H Approps | Hudgins |
| | Establishing a blue ribbon panel on cybersecurity. | | |
| <u>SHB 1418</u> (Dead) | Requires the office of the state chief information officer and the state homeland security advisor to convene a blue ribbon panel on cybersecurity to review the following issues: (1) Protecting critical infrastructure from the threat of cyberattack; (2) Protecting data transfer and enhancing the security of the state's intergovernmental network; and (3) Best practices for local government response in the event of a debilitating cybersecurity incident. | | |
| | Cybersecurity incidents | H Rules C | Hudgins |
| <u>HB 1419</u> (Dead) (Inactive) | Granting the governor authority to proclaim a state of emergency in the event of a substantial cybersecurity incident. | | |
| | Authorizes the governor, after finding that a security incident exists in the state that affects life, health, property, or the public peace, to proclaim a state of emergency in the affected area. | | |
| | Student loan bill of rights | H Rules 3C | Stonier |
| | Establishing a student loan bill of rights. | | |
| <u>E2SHB 1440</u> (Dead) (SB 5210) | Establishes the Washington student education loan bill of rights. Requires the student achievement council to designate a student education loan ombuds within the office of student financial assistance to provide timely assistance to a student education loan borrower with a student education loan. Requires the director of the department of financial institutions to establish fees sufficient to cover the costs of administering the department's program for student education loan servicers and the student education loan ombuds. Creates the student education loan ombuds account. Requires the state treasurer, beginning in the 2019-2020 fiscal year, to annually transfer from the financial services regulation fund to the student loan ombuds account, the greater of one hundred seventy-five thousand dollars or twenty percent of the annual assessment derived from student education loan servicing. Provides that this act is null and void if appropriations are not approved. | | |
| | Nonprofit homeownership dev. | H Rules 3C | Lytton |
| <u>SHB 1532</u> (Dead) (Inactive) (SSB 5143) | Concerning the exemption of property taxes for nonprofit homeownership development. | | |
| | 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. | | |
| <u>HB 1584</u> | Ticket sale interference | H Tech & Econ De | Young |

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| (Dead) (Inactive) | Concerning the sale of software used in the unauthorized interference of ticket sales over the internet. | | |
| | Addresses the unauthorized sale of software that is used to circumvent, thwart, interfere with, or evade a security measure, access control system, or other control or measure on a ticket seller's internet web site. | | |
| <u>HB 1593</u> (SB 5680) | Small securities offerings | Signed by Gov.: C 113 L 17 | Vick |
| | Simplifying small securities offerings. Revises the securities act of Washington to simplify small securities offerings. | | |
| <u>HB 1695</u> (Dead) | Crowdfunding donation taxes | H Finance | Stokesbary |
| | Concerning the excise taxation of crowdfunding donations. Provides a business and occupation tax exemption and a sales and use tax exemption on contributions by a donor to a donee through a crowdfunding web site. | | |
| <u>HB 1697</u> (Dead) | Cybersecurity & IT shortage | H Hi Ed | Hudgins |
| | Addressing the cybersecurity and information technology professional shortage by requiring a study of incentive methods for attracting high-demand talent in information technology and cybersecurity to state agencies. Requires the student achievement council, in collaboration with the state board for community and technical colleges and the workforce training and education coordinating board, to study the demand for qualified information technology and cybersecurity employees at state agencies. | | |
| <u>HB 1750</u> (Dead) | Low-income housing tax exemp | H Finance | Taylor |
| | Concerning tax exemptions for properties owned by nonprofit entities used for low-income housing. Changes the criteria in which certain nonprofit entities are exempt from property taxation. | | |
| <u>HB 1806</u> (Dead) | Crimes by corporations | H Rules 3C | Pellicciotti |
| | Increasing monetary penalties for crimes committed by corporations. Addresses the penalties imposed for criminal offenses by corporations. | | |
| <u>HB 1811</u> (Dead) | Health provider changes | H Judiciary | Jinkins |
| | Concerning notice of material changes to the operations or governance structure of a health care provider or provider organization. Requires each party to a transaction that results in a material change to the operations or governance structure of a provider or provider organization to submit written notice to the attorney general of the material change. Requires a provider or provider organization that conducts business in this state, and files a premerger notification with the federal trade commission or the United States department of justice, to provide written notification to the attorney general of the filing and, upon request of the attorney general, provide a copy of the merger, acquisition, or other information. | | |

Personal info. sale & tax

H Rules C

Smith

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

[2SHB 1904](#)
(Dead)

Finds that there are businesses engaged in: (1) Accumulating personal data that is available to be collected about people as they use the internet; and (2) Aggregating or compiling that information and reselling it without any compensation to the people of the state. Sets apart this growing industry with its own individual tax rate. Imposes a business and occupation tax on persons engaging in the business of making sales of personal information or exchanging personal information for consideration.

Noncompetition agreements

H Rules 3C

Stanford

Concerning noncompetition agreements.

[EHB 1967](#)
(Dead)

HB 1967 - DIGEST Requires an employer, in order for a noncompetition agreement to be enforceable, to: (1) Disclose the terms of the agreement in writing to the prospective employee no later than the time of the offer of employment; or (2) If the agreement is entered into after the commencement of employment, provide independent consideration for the agreement.

Rights of crime victims

H Judiciary

Klippert

Concerning the rights of crime victims, survivors of crime victims, and witnesses of crime.

[HB 1974](#)
(Dead)

Includes in the definition of "victim," for purposes of chapter 7.69 RCW (crime victims, survivors, and witnesses), a licensed business against whom a crime has been committed.

Municipal gen. business lic.

Signed by Gov.: C 209 L 17

Lytton

Improving the business climate in this state by simplifying the administration of municipal general business licenses.

[EHB 2005](#)
(Inactive)

HB 2005 - DIGEST Requires a city, that requires a general business license of a person that engages in business activities within that city, to partner with the department of revenue to have the license issued, and renewed if the city requires renewal, through the business licensing service. Requires the department of revenue to phase in the issuance and renewal of general business licenses of cities that required a general business license and are not already partnering with the department. Requires cities, working through the association of Washington cities, to form a model ordinance development committee made up of a representative sampling of cities that impose a general business license requirement. Creates the local business and occupation tax apportionment task force to seek input or collaborate with other parties as it deems necessary.

Governor emergency powers

H State Govt, Ele

Walsh

Restoring certain gubernatorial powers to waive statutory obligations or limitations in order to preserve and maintain life, health, property, or the public peace during a state of emergency.

[HB 2042](#)
(Dead)
(Inactive)

Authorizes the governor, after proclaiming a state of emergency and before terminating the proclamation, to issue an order concerning the waiver or suspension of other statutory and regulatory obligations or limitations as he or she reasonably believes should be waived or suspended to help preserve and maintain life, health, property, or the public peace, unless the authority: (1) Has been expressly granted to another statewide elected official; or (2) Conflicts with federal requirements that are a prescribed condition to the allocation of federal funds to the state.

Washington investment trust

H Bus & Fin Svcs

Frame

Establishing the Washington investment trust.

[HB 2059](#)
(Dead) (SB
5464)

Creates the Washington investment trust which is a publicly owned depository to be known as a legacy institution that amasses sufficient capital reserves to address opportunities now and in the future. Creates the Washington investment trust commission as the primary governing authority of the trust. Creates the trust transition board to develop and recommend the following to the commission: (1) A start-up business plan for the trust; (2) Initial capital requirements of the trust; and (3) Options for capitalizing the trust. Creates an investment trust advisory board to review the trust's operations and make recommendations relating to the trust's management, services, policies, and procedures. Requires the state auditor to conduct an annual postaudit on all accounts and financial transactions of the trust. Exempts the trust from payment of fees and taxes levied by the state. Exempts the president of the trust from the provisions of the state civil service act.

Cybersecurity coordination

H State Govt, Ele

Hudgins

[HB 2086](#)
(Dead)
(Inactive)

Establishing a task force to address state interagency coordination in cybersecurity.

Requires the office of the state chief information officer and the military department to convene a task force to address the coordination of cybersecurity and emergency management activities by state agencies.

Electronic communications

H Judiciary

Taylor

[HIR 4201](#)
(Dead)

Amending the state Constitution to ensure that electronic communications and data are secure from unreasonable searches and seizures.

Proposes an amendment to the state Constitution to ensure that electronic communications and data are secure from unreasonable searches and seizures.

Budget stabili./IT breach

H Rules R

Hudgins

[HIR 4202](#)
(Dead)

Amending the state Constitution to permit appropriations from the budget stabilization account in certain cases where there has been a breach of information technology systems.

Proposes an amendment to the state Constitution to permit appropriations from the budget stabilization account in certain cases where there has been a breach of information technology systems.

[SSB 5007](#)
(Dead)
(SHB
1027)

Surplus line broker licenses

S Rules X

Angel

Addressing surplus line broker licensing.

Addresses the licensing of surplus line brokers.

Uniform money services act

Signed by Gov.: C 30 L 17

Angel

[SSB 5031](#)
(SHB
1045)

Addressing licensing and enforcement provisions applicable to money transmitters and currency exchanges under the uniform money services act.

Revises the uniform money services act with regard to licensing and enforcement provisions applicable to money transmitters and currency exchanges.

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| <u>SB 5039</u> | Electronic legal material Adopting the uniform electronic legal material act. Establishes the uniform electronic legal material act. | Signed by Gov.: C 106 L 17 | Pedersen |
| <u>SB 5040</u> | Uniform business orgs. code Making revisions to the uniform business organizations code. Revises the uniform business organizations code. | Signed by Gov.: C 31 L 17 | Pedersen |
| <u>SSB 5043</u> (Dead) (Inactive) (HB 1061) | Payment of debts Concerning payment of debts. Allows a collection agency to collect a transaction fee for processing a credit card payment that does not exceed two and one-half percent of the payment amount. Prohibits interest from accruing on nonrestitution legal financial obligations until the date of release from full or partial custody. Prohibits a court from imposing a term of partial or total confinement if a violation of a condition or requirement of sentence is only for failure to pay legal financial obligations with an unpaid principal of twenty-five thousand dollars or less. | S Ways & Means | Angel |
| <u>SSB 5081</u> | Uniform law on notarial acts Adopting the revised uniform law on notarial acts. Adopts the revised uniform law on notarial acts. Repeals chapter 42.44 RCW (notaries public). | Signed by Gov.: C 281 L 17 | Pedersen |
| <u>SB 5085</u> | Voidable transactions act Enacting the uniform voidable transactions act. Changes the name of the uniform fraudulent transfer act to the uniform voidable transactions act. Enacts the uniform voidable transactions act. | Signed by Gov.: C 57 L 17 | Pedersen |
| <u>SB 5119</u> (Inactive) (HB 1187) | Water-sewer districts Concerning water-sewer districts. Modifies water-sewer district provisions regarding: (1) The sale of unnecessary property; (2) The authority of the board of commissioners to adopt a policy to issue its own warrants for payment of claims or other obligations of the district; (3) Contracting for asset management service of water storage assets; and (4) Adding the term "water-sewer district" to the definition of "municipality" for purposes of chapter 70.95A RCW (pollution control--municipal bonding authority). | Signed by Gov.: C 314 L 17 | Takko |
| <u>SB 5125</u> (HB 1137) | Real estate/contractors Defining independent contractor relationships in the context of real estate licensing. Provides a definition for "independent contractor relationship" for purposes of chapter 18.85 RCW (real estate brokers and managing brokers). | Signed by Gov.: C 59 L 17 | Braun |

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| <u>SSB 5143</u> (Dead) (Inactive) (SHB 1532) | Nonprofit homeownership dev. Concerning the exemption of property taxes for nonprofit homeownership development. 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. | S Rules X | Zeiger |
| <u>SB 5144</u> (HB 1053) | WA state credit union act Addressing the Washington state credit union act. Revises the Washington state credit union act. | Signed by Gov.: C 61 L 17 | Angel |
| <u>SB 5148</u> (Dead) (Inactive) (HB 1231) | Cooperative finance orgs tax Removing the expiration date of the business and occupation tax deduction for cooperative finance organizations. Removes the July 1, 2017, expiration date for the business and occupation tax deduction for cooperative finance organizations. | S Ways & Means | Baumgartner |
| <u>SSB 5185</u> (Inactive) (HB 1277) | Emerg. response volunteers Providing immunity from liability for professional or trade associations providing emergency response volunteers. Prohibits an act or omission, by a covered volunteer emergency worker while engaged in a covered activity, from imposing any liability for civil damages resulting from the act or omission upon a professional or trade association of covered volunteer emergency workers. | Signed by Gov.: C 36 L 17 | Wilson |
| <u>SB 5190</u> (Dead) (HB 1274) | Gambling/org. membership Concerning the member requirement for bona fide charitable or nonprofit organizations. Revises bona fide charitable or nonprofit organization provisions with regard to active members with the right to an equal vote in the election of officers or board members. | S Rules 3G | Conway |
| <u>SB 5210</u> (Dead) (E2SHB 1440) | Student loan bill of rights Establishing a student loan bill of rights. Establishes the Washington student education loan bill of rights. Requires the student achievement council to designate a student education loan ombuds within the office of student financial assistance to provide timely assistance to a student education loan borrower with a student education loan. Requires the director of the department of financial institutions to establish fees sufficient to cover the costs of administering the department's program for student education loan servicers and the student education loan ombuds. Requires the state institute for public policy to conduct a study on the impact and cost-effectiveness of establishing a student loan authority to refinance existing federal and private undergraduate and graduate student loans from the proceeds of tax-exempt bonds. Creates the student education loan ombuds account. Requires the state treasurer, beginning in the 2019-2020 fiscal year, to annually transfer from the financial services regulation fund to the student loan ombuds account, the greater of one hundred seventy-five thousand dollars or twenty percent of the annual assessment derived | S Higher Ed | Liias |

from student education loan servicing.

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| <u>SB 5219</u> (Dead) (ESHB 1807) | Campaign finance disclosure Increasing transparency of contributions by creating the Washington state DISCLOSE act of 2017. Establishes the democracy is strengthened by casting light on spending in elections act of 2017, also known as the Washington state DISCLOSE act of 2017, to close campaign finance disclosure loopholes and require the disclosure of contributions and expenditures by nonprofit organizations that participate significantly in this state's elections. | S State Governme | Billig |
| <u>SB 5230</u> (Dead) (HB 1352) | Small business owners Concerning licensing and regulatory requirements of small business owners. Requires the attorney general to review the administrative procedure act, as well as related administrative rules, similar statutes, and case law, to identify the current rights and protections afforded to small business owners selected for agency enforcement actions including inspections, audits, site visits, or record review. Requires the department of agriculture, department of ecology, employment security department, department of labor and industries, department of revenue, and state fire marshal to: (1) Review provisions of their governing statutes, administrative rules, policy statements, guidance, and directives to identify the current rights and protections afforded to small business owners that are selected for inspection, audit, or other enforcement action by the agency; and (2) No later than August 31, 2017, provide the attorney general with certain information. Expires December 31, 2017. | S Rules 3 | Wilson |
| <u>SB 5242</u> (Dead) (Inactive) | Insurance/goods & services Concerning permissible activities by insurers or insurance producers with customers and potential customers. Allows certain insurers and insurance producers to offer or provide goods or services for free or for less than fair market value as long as receipt of the goods or services is not contingent upon the purchase of insurance. | S Fin Inst/Ins | Fain |
| <u>SB 5250</u> (Dead) | Condo assoc. bylaws Concerning amendments to bylaws of a condominium association. Revises the condominium act with regard to voting requirements when amending the bylaws of the association. | S Fin Inst/Ins | Keiser |
| <u>SB 5264</u> (Dead) | Virtual currency/marijuana Concerning virtual currency. Prohibits a marijuana producer, processor, or retail outlet from paying with or accepting virtual currency for the purchase or sale of marijuana or marijuana products. | S Com/Labor/Spor | Rivers |
| <u>SSB 5301</u> | Responsible bidder criteria Including willful violations of certain state laws to the state's responsible bidder criteria. | Signed by Gov.: C 258 L 17 | Miloscia |

Revises responsible bidder criteria provisions to include willfully violating the minimum wage act and the wage payment act.

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| <u>SB 5437</u> | Weighmaster program Concerning the weighmaster program. Revises provisions relating to weighmasters. | Signed by Gov.: C 158 L 17 | Chase |
| <u>SSB 5455</u> (Dead) | Cybersecurity performance Concerning statewide cybersecurity performance. Requires the consolidated technology services agency to: (1) Mutually develop procedures with the legislature, including enforceable nondisclosure agreements, for providing information about the state's cybersecurity infrastructure, performance, and posture with members of the state legislature to enable them to effectively perform their constitutional duties; (2) Provide excellence assessments of the agency's operations every two years; and (3) Transmit completed excellence assessments and feedback reports to pertinent legislative committees and the office of the governor. Requires the office of the state chief information officer to include the following in its state strategic information technology plan: One-year and five-year projections for the use of information technology and electronic access to government records, information, and services. | S Ways & Means | Miloscia |
| <u>ESSB 5456</u> (Dead) (HB 1145) | Unpaid accounts Concerning unpaid accounts. SB 5456-S - DIGEST Modifies civil procedure provisions with regard to actions on unpaid accounts. | S Rules 3 | Braun |
| <u>SB 5464</u> (Dead) (HB 2059) | Washington investment trust Establishing the Washington investment trust. Creates the Washington investment trust which is a publicly owned depository to be known as a legacy institution that amasses sufficient capital reserves to address opportunities now and in the future. Creates the Washington investment trust commission as the primary governing authority of the trust. Creates the trust transition board to develop and recommend the following to the commission: (1) A start-up business plan for the trust; (2) Initial capital requirements of the trust; and (3) Options for capitalizing the trust. Creates an investment trust advisory board to review the trust's operations and make recommendations relating to the trust's management, services, policies, and procedures. Requires the state auditor to conduct an annual postaudit on all accounts and financial transactions of the trust. Exempts the trust from payment of fees and taxes levied by the state. Exempts the president of the trust from the provisions of the state civil service act. | S Fin Inst/Ins | Hasegawa |
| <u>SB 5497</u> (Dead) (Inactive) (HB 1368) | Personal insurance Requiring transparency in underwriting and rating personal insurance. Requires an insurer, if the amount of a premium charged by an insurer to an insured under a personal insurance policy is increasing at renewal, to deliver or mail written notification of the significant reasons for the premium increase to the insured at least twenty days before the expiration of the current policy period. | S Fin Inst/Ins | Hunt |

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| <u>SB 5507</u> (Dead) | <div> <div>Automatic renewal/contracts</div> <div>S Com/Labor/Spor</div> <div>Zeiger</div> </div> <p>Concerning the use of automatic renewal provisions in business contracts.</p> <p>Requires a seller to disclose certain information to a buyer if a business contract provides that the contract will be automatically renewed or extended for an additional period unless the customer declines renewal or extension, and the duration of the additional period is more than one month.</p> |
| <u>SB 5521</u> (Dead) | <div> <div>Insurance loss claims</div> <div>S Fin Inst/Ins</div> <div>Kuderer</div> </div> <p>Authorizing examinations under oath when a person claims a loss under an insurance contract.</p> <p>Requires a policy of insurance to contain a provision for conducting an examination under oath in order for an insurer to require a person to be examined under oath. Prohibits a policy of underinsured motorist coverage from containing a provision authorizing the taking of an examination under oath.</p> |
| <u>SB 5532</u> (Dead) | <div> <div>Labor standards/nonprofits</div> <div>S Rules X</div> <div>Baumgartner</div> </div> <p>Concerning labor standards for employees of nonprofit corporations.</p> <p>Requires a nonprofit employer to pay each of his or her employees who has reached the age of eighteen years as follows: (1) From January 1, 2017, until January 1, 2018, wages at a rate of not less than nine dollars and fifty-three cents per hour; and (2) From January 1, 2018, and each following January 1st, wages at a rate not less than the adjusted minimum wage rate below. Requires the department of labor and industries, on September 30, 2017, and each following September 30th, to calculate an adjusted minimum wage rate to maintain employee purchasing power by increasing the current year's minimum wage rate by the rate of inflation.</p> |
| <u>SB 5570</u> (Dead) | <div> <div>Foreign national ownership</div> <div>S State Governme</div> <div>Billig</div> </div> <p>Concerning certification of the level of foreign national ownership for corporations that participate in Washington state elections.</p> <p>Requires each treasurer, candidate, and political committee to include the following in the report they file with the public disclosure commission: A certification from each corporation making a contribution to the candidate or political committee that, in compliance with the federal foreign agents registration act, the corporation's ownership comprises less than fifty percent foreign nationals.</p> |
| <u>ESSB 5781</u> (Dead) (Inactive) | <div> <div>Banquets/charity & nonprofit</div> <div>S Rules 3</div> <div>Fortunato</div> </div> <p>Concerning special occasion and banquet provisions for charitable or nonprofit organizations. (REVISED FOR ENGROSSED: Concerning banquet provisions for charitable or nonprofit organizations.)</p> <p>SB 5781-S - DIGEST Imposes a fee of ten dollars per day for a special occasion and banquet permit to be issued to a nonprofit society or organization to sell and provide spirits, beer, and wine at no charge by individual servings at a specified event such as a picnic, a special occasion, or a banquet.</p> |
| <u>SIM 8002</u> (Dead) | <div> <div>Banking/Glass-Steagall act</div> <div>S Fin Inst/Ins</div> <div>Hasegawa</div> </div> <p>Requesting that Congress enact legislation that would reinstate the separation of commercial and investment banking functions that were in effect under the Glass-Steagall act.</p> |

Requests that congress enact legislation that would reinstate the separation of commercial and investment banking functions that were in effect under the Glass-Steagall act.

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| <u>SJM 8006</u> (Dead) | "American Recovery" program Urging the United States Congress to adopt the proposed "American Recovery" program. Urges the United States Congress to adopt the proposed "American Recovery" program. | S Fin Inst/Ins Chase |
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Civil Rights

| <u>Bill Details</u> | <u>Status</u> | <u>Sponsor</u> |
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| <u>HB 1000</u> (Dead) (SB 5000) | Law enforcement deadly force Concerning the use of deadly force by law enforcement and corrections officers. Improves the use of deadly force statute in a manner that: (1) Protects the sanctity of all human life, makes clear that the force used must be necessary and proportional and only be used as a last resort; (2) Adds more specific language regarding the threat that must be present to justify the use of deadly force; and (3) Revises language describing officer accountability for unjustified uses of deadly force. | H Public Safety Doglio |
| <u>HB 1007</u> (Dead) | Religious objectors Accommodating the civil rights of religious objectors to mandatory payments to labor organizations. Accommodates the civil rights of religious objectors to mandatory payments to labor organizations. | H Labor & Workpla Shea |
| <u>HB 1011</u> (Dead) | Gender-segregated facilities Allowing the use of gender-segregated facilities. Provides that nothing in the state civil rights act: (1) Prohibits a public or private entity from limiting access to a private facility segregated by gender to a person if the person is preoperative, nonoperative, or otherwise has genitalia of a different gender from that for which the facility is segregated; and (2) Prevents a minor child or a person with a disability from entering a facility segregated by gender when the child or person is a different gender from the gender for which the facility is segregated if certain conditions are met. | H Judiciary Taylor |
| <u>SHB 1022</u> (Dead) | Crime victim participation Enhancing crime victim participation in the criminal justice system process. Establishes the safety and access for immigrant victims act. Requires certain entities and law enforcement agencies to complete victim certifications for nonimmigrant visa applications for qualifying victims. Requires the office of crime victims advocacy to convene a crime victim certification steering committee and provide administrative support for the committee. Requires the criminal justice training commission, in collaboration with the office of crime victims advocacy and the crime victim certification steering committee, to develop and adopt minimum standards for a course of study on certain nonimmigrant visas, other legal protections for immigrant survivors of criminal activity, and promising practices in working with immigrant crime victims. | H Rules 3C MacEwen |

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| HB 1041 (Dead) (ESB 5008) | REAL ID compliance Facilitating compliance with the federal REAL ID act by modifying driver's license and identicard design and fees. Requires the department of licensing to mark a driver's license or identicard issued under chapter 46.20 RCW, in accordance with the requirements of 6 C.F.R. Sec. 37.71, except for those issued under RCW 46.20.202 (licenses and identicards issued for Canadian border crossing). | H Rules R | Clibborn |
| HB 1069 (Dead) | Outpatient civil commitment Concerning procedures for enforcing outpatient civil commitment orders. Revises the involuntary treatment act with regard to procedures for enforcing outpatient civil commitment orders. | H Rules 3C | Jinkins |
| HB 1093 (Dead) | Legal financial obligations Clarifying legal financial obligation provisions. Provides that if a court determines that an offender is homeless or a person who is mentally ill, failure to pay towards a legal financial obligation that is a condition or requirement of a sentence is not willful noncompliance and shall not subject the offender to penalties. | H Rules R | Appleton |
| HB 1102 (Dead) | Govt surveillance technology Concerning technology-enhanced government surveillance. Prohibits a state agency from procuring an extraordinary sensing device unless money is expressly appropriated by the legislature for that specific purpose. Prohibits a local agency from procuring an extraordinary sensing device without the explicit approval of the governing body of the locality, given for that specific extraordinary sensing device to be used for a specific purpose. | H Public Safety | Taylor |
| HB 1108 (Dead) | Substance trafficking/privacy Addressing controlled substances trafficking investigations pursuant to the privacy act. Provides appropriate investigative tools that facilitate and promote cooperation between local, state, and federal law enforcement agencies that remove barriers to cooperation in drug trafficking investigations. | H Judiciary | Klippert |
| HB 1138 (Dead) | Offender DNA collection Expanding collection of offender DNA samples. Addresses the collection of DNA from adults charged for a criminal offense or arrested for a criminal offense when there has been a judicial determination of probable cause. Allows a person to request expungement of the person's sample and DNA records from the DNA identification system under certain circumstances. | H Public Safety | Klippert |
| HB 1158 (Dead) | I-200 repeal Restoring the fair treatment of underserved groups in public employment, education, and contracting. | H Cap Budget | Santos |

Removes references to the state civil rights act to restore the fair treatment of underserved groups in public employment, education, and contracting.

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| <u>HB 1178</u> (Dead) | Religion/gov. discrimination Enacting the protection of the rights of religious exercise and conscience from government discrimination act. Establishes the protection of the rights of religious exercise and conscience from the government discrimination act. Prohibits the state from taking discriminatory action against a person on the basis that the person believes, speaks, or acts in accordance with a sincerely held religious belief or moral conviction. | H Judiciary | Shea |
| <u>HB 1182</u> (Dead) (SB 5389) | Civil service qualifications Addressing civil service qualifications. Modifies civil service employment provisions with regard to lawful permanent residents. | H Rules 3C | Stokesbary |
| <u>HB 1190</u> (Dead) | Firearm owners database Prohibiting a government database of law abiding owners of legal firearms. Prohibits the department of licensing from keeping copies or records of applications to purchase pistols or copies or records of pistol transfers. Requires the department to eliminate copies or records of pistol purchase applications or pistol transfers from any databases maintained by the department. | H Judiciary | Taylor |
| <u>HB 1193</u> (Dead) | Fourth amendment/federal gov Creating the Fourth Amendment protection act. Establishes the Fourth Amendment protection act. | H Judiciary | Taylor |
| <u>HB 1217</u> (Dead) | Religious exercises/burden Concerning the burdening of exercises of religion and freedom of conscience. Prohibits the government from substantially burdening a person's free exercise of religion or freedom of conscience: (1) Even if the burden results from a law, rule, or action of general applicability; and (2) Unless it demonstrates that application of the law, rule, or other action imposing the burden on the person is essential to further a compelling governmental interest implicating another express constitutional right and the least restrictive means of furthering that compelling governmental interest. | H Judiciary | Klippert |
| <u>HB 1220</u> (Dead) | Flying of flags/higher ed. Concerning the flying of flags on campuses of Washington state institutions of higher education. Allows an institution of higher education to fly only the following flags on the campus of its institution: The United States flag, the Washington state flag, the national league of families POW/MIA flag, or the respective institution of higher education's flag. | H Hi Ed | Klippert |

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| <u>HB 1290</u> (Dead) | Mistreatmnt/faith-based exem Removing references to faith-based exemptions regarding criminal mistreatment of children and vulnerable adults. Removes the references to faith-based exemptions with regard to the criminal mistreatment of children and vulnerable adults. | H Judiciary | Kilduff |
| <u>SHB 1298</u> (Dead) | Job applicants/arrests, etc. Prohibiting employers from asking about arrests or convictions before an applicant is determined otherwise qualified for a position. 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. | H Rules 3C | Ortiz-Self |
| <u>HB 1301</u> (Dead) (Inactive) (SB 5528) | Employee antiretaliation Concerning the employee antiretaliation act. Addresses retaliation and discrimination against employees and providing protection for employees. | H Approps | Ryu |
| <u>SHB 1317</u> (Dead) (SSB 5207) | GPS data disclosure Concerning the public disclosure of global positioning system data corresponding to residential addresses of public employees and volunteers. Exempts the following employment and licensing information from public inspection and copying under the public records act: The global positioning system data that would indicate the location of the residence of a public employee or volunteer who is using the global positioning system recording device. | H Rules C | McBride |
| <u>HB 1342</u> (Dead) | Electronic ballot return Allowing voted ballots to be returned electronically. Requires the secretary of state or a county auditor to accept and file in his or her office electronic transmissions of voted ballots and declarations. | H State Govt, Ele | Bergquist |
| <u>SHB 1355</u> (Dead) (SB 5278) | Public safety review panel Concerning the authority of the public safety review panel. Finds that: (1) Persons subject to commitment following a determination of not guilty by reason of insanity present unique diagnostic, treatment, supervisory, and public safety challenges that differ substantially from other groups subject to civil commitment; and (2) A centralized, quasi-judicial administrative review board with specialized expertise in the unique nature of this population and their public safety challenges will enhance both patient care and public safety. Addresses the authority of the public safety review panel. | H Approps | Jinkins |

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| <u>HB 1362</u> (Dead) (SB 5832) | Academic bill of rights Creating an academic bill of rights. Establishes the campus free expression act and the academic freedom and whistleblower protection act. Creates an academic bill of rights. | H Hi Ed | Manweller |
| <u>HB 1398</u> (Dead) (ESB 5280) | Law enforcement/hate crime Making crimes and threats against persons because of their occupation as a law enforcement officer a hate crime. Finds that a hate crime committed against a victim because of the victim's occupation as a law enforcement officer may be identified in the same manner that a hate crime committed against a victim of another protected group is identified. | H Public Safety | McCabe |
| <u>HB 1529</u> (Dead) (SSB 5073) | Use of deadly force Concerning recommendations from the joint legislative task force on the use of deadly force in community policing. Responds to the recommendations from the joint legislative task force on the use of deadly force in community policing on the following subject matter: The state deadly force statute; training and community outreach; law enforcement accountability to its community; data collection; behavioral health; less lethal weapons; and funding and oversight. | H Public Safety | Ryu |
| <u>HB 1553</u> (Dead) | Motorcycle paraphernalia Including displaying or wearing motorcycle-related or motorcycle club-related paraphernalia as a factor in profiling discrimination. Revises the state civil rights act to allow a person to: (1) Wear motorcycle-related or motorcycle club-related paraphernalia; and (2) Be free from profiling. | H Judiciary | Haler |
| <u>HB 1554</u> (Dead) | Parenting plans Concerning parenting plans. Addresses sole decision-making authority and mutual decision-making authority in a parenting plan. Prohibits a court from presuming that a parent, solely because of his or her sex, is more qualified than the other parent to engage in parenting functions or from providing more residential time with the child. | H Judiciary | Haler |
| <u>SHB 1570</u> (Dead) | Homeless housing & assist. Concerning access to homeless housing and assistance. Establishes the Washington housing opportunities act. Improves resources available to aid with increasing access and removing barriers to housing for individuals and families in the state. Requires the department of commerce, in collaboration with the state institute for public policy, to conduct a statewide homeless study every ten years to better understand the causes and characteristics of the homeless in the state and help decision makers promote efforts toward housing stability. Requires the department of commerce to: (1) Coordinate its efforts on the state homeless housing strategic plan with the office of homeless youth prevention and protection programs advisory committee; and (2) Provide an update on | H 2nd Reading | Macri |

the state's homeless housing strategic plan and its activities for the prior fiscal year.

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| | School sports/rights Concerning the exercise of expressive rights following school sports activities. | H Judiciary | Young |
| <u>HB 1602</u> (Dead) | Provides that immediately after a school sports activity is completed, any grounds of the school open to the public after the school day has ended or on a weekend day is a designated public forum where all individuals may safely assemble to talk with other individuals, including praying with one another. Prohibits a school from imposing a sanction of any kind on a school sports coach, student, or other employee or agent of the school for exercising their rights, recognized and protected in section 2(1) of this act. | | |
| | Minors/homeless info. system Allowing minors to consent to share their personally identifying information in the Washington homeless client management information system. 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. | H 3rd Reading | Slatter |
| <u>HB 1630</u> (Dead) (SB 5608) | | | |
| | Crimes against law enforce. Enhancing penalties for crimes committed against law enforcement officers. Addresses crimes against law enforcement officers. | H Public Safety | Haler |
| <u>HB 1668</u> (Dead) | | | |
| | Released offender identicard Issuing a two-year identicard for offenders released from prison facilities. Requires the department of corrections, working in conjunction with the department of licensing, to create and implement an identicard program to provide released offenders within the state a two-year state-issued identicard. | H Rules R | Goodman |
| <u>SHB 1679</u> (Dead) (3SSB 5558) | | | |
| | Crimes/emergency responders Making crimes and threats against persons because of their occupation as a firefighter or emergency responder a hate crime. Finds that a hate crime committed against a victim because of the victim's occupation as a firefighter or emergency responder may be identified in the same manner that a hate crime committed against a victim of another protected group is identified. | H Public Safety | Griffey |
| <u>HB 1693</u> (Dead) | | | |
| | Doula services/incarceration Concerning doula services for incarcerated women. Requires jails and the department of corrections to make reasonable accommodations for the provision of available doula services to inmates who are pregnant or who have given birth in the last six weeks. | H HC/Wellness | DeBolt |
| <u>HB 1704</u> (Dead) | | | |

Deadly force task force recs

H Public Safety

Goodman

Supporting law enforcement's efforts to implement the recommendations of the joint legislative task force on the use of deadly force in community policing.

Implements the recommendations of the joint legislative task force on the use of deadly force in community policing. Requires the Washington association of sheriffs and police chiefs to establish grant programs to assist local law enforcement agencies in procuring less lethal weapons for primary responding law enforcement officers and establishing community engagement programs. Requires Washington law enforcement agencies to report to the office of the attorney general, certain information regarding each incident where: Deadly force is applied; and force is applied if death or great bodily harm results. Requires the office of the attorney general to compile and publish the data collected and ensure that the reporting is likely to comply with pending federal use of deadly force reporting standards. Creates the jail accreditation project to incentivize jails to seek and receive accreditation to improve the safety and welfare of correctional officers, inmates, and the public. Creates the law enforcement accreditation project to incentivize law enforcement agencies to seek and receive accreditation. Requires the department of commerce to administer the community and law enforcement partnership grant program to build and foster relationships between the community and law enforcement. Requires the Washington State University division of governmental studies and services to conduct a study on how to increase diversity in law enforcement agencies in this state. Requires the criminal justice training commission to: (1) Provide enhanced leadership training with the purpose of fostering agency culture that enhances internal legitimacy and, by extension, external legitimacy with the community; (2) Develop and offer advanced training for commissioned officers; (3) Expand advanced firearms training; and (4) Make efforts to provide enhanced crisis intervention training for at least fifty percent of full-time general authority Washington peace officers assigned to patrol duties. Creates the public safety enhancement account.

[HB 1769](#)
(Dead)

Legal financial obligations

H 3rd Reading

Holy

Concerning legal financial obligations.

[E2SHB](#)
[1783](#)
(Dead)

Addresses legal financial obligations. Eliminates the accrual of interest on certain nonrestitution portions of legal financial obligations. Prohibits a court from imposing costs on a defendant who is indigent at the time of sentencing. Provides that this act is null and void if appropriations are not approved.

Sentencing laws & practices

H Rules 3C

Jenkins

Concerning sentencing laws and practices.

[2SHB 1789](#)
(Dead) (SB
5600)

Requires the sentencing guidelines commission to contract for the services of an external consultant to evaluate the state's sentencing laws and practices. Provides that this act is null and void if appropriations are not approved.

Voting rights

H Rules 3C

Gregerson

Enacting the Washington voting rights act.

Establishes the Washington voting rights act of 2017.

[HB 1800](#)
(Dead) (SB
5267)

Eluding a police vehicle

H Public Safety

Lovick

Clarifying the crime of attempting to elude a police vehicle.

[HB 1821](#)
(Dead)

Changes the term "driving a vehicle in a reckless manner while attempting to elude a pursuing police vehicle" to "driving a vehicle in a reckless manner in an attempt to elude a police vehicle" to clarify the crime of attempting to elude a police vehicle.

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| <u>HB 1934</u> (Dead) | Voting rights Enacting the Washington voting rights act. | H State Govt, Ele | Haler |
| <u>HB 1935</u> (Dead) (SB 5354) | 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. | H Judiciary | Orwall |
| <u>HB 1956</u> (Dead) (SB 5308) | Religious affiliation discl. Limiting disclosure of information about the religious affiliation of individuals. 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. | H Judiciary | Stanford |
| <u>HB 1972</u> (Dead) | Person threatening to murder Concerning the mental health evaluation and treatment of individuals who threaten to murder a family member or other person who resides with the individual. Includes in the definition of "likelihood of serious harm," for purposes of the involuntary treatment act, a substantial risk that physical harm will be inflicted by a person who has threatened to murder a family member or other person who resides with the person, the threat seriously alarms the family member or other person, and the threat places the family member or other person in reasonable fear the person will attempt to carry out the threat. | H Judiciary | Klippert |
| <u>HB 1985</u> (Dead) (SB 5689) | Immigrants in the workplace Establishing a statewide policy supporting Washington state's economy and immigrants' role in the workplace. Establishes the keep Washington working act. Creates the keep Washington working statewide steering committee established within the department of commerce. Requires the attorney general, in consultation with appropriate stakeholders, to publish model policies for limiting immigration enforcement consistent with federal and state law at public schools, health facilities operated by the state or a political subdivision of the state, courthouses, and shelters, to ensure they remain safe and accessible to residents, regardless of immigration or citizenship status. Requires state agencies to review their confidentiality policies and identify changes necessary to ensure that information collected from individuals is limited to that necessary to perform agency duties and is not used or disclosed for any other | H Judiciary | Ortiz-Self |

purpose. Prohibits a state agency, department, or law enforcement from using agency or department funds, facilities, property, equipment, or personnel to investigate, enforce, cooperate with, or assist in the investigation or enforcement of unconstitutional or illegal registrations or surveillance programs that target residents on the basis of race, religion, immigration status, citizenship status, or national or ethnic origin. Prohibits state and local law enforcement agencies and school police and security departments from using agency or department funds, facilities, property, equipment, or personnel to investigate, interrogate, detain, detect, or arrest persons for immigration enforcement purposes.

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| <u>HB 1986</u> (Dead) | Hate crime/military status | H Public Safety | Klippert |
| | Making crimes and threats against persons because of their occupation as an honorably discharged veteran or military status a hate crime. | | |
| | Finds that a hate crime committed against a victim because of the victim's occupation as an honorably discharged veteran or his or her military status may be identified in the same manner that a hate crime committed against a victim of another protected group is identified. | | |
| <u>HB 2012</u> (Dead) | Indigent criminal defense | H Approps | Koster |
| | Concerning state funding for indigent criminal defense services provided at the county and city level. | | |
| | Eliminates the streamlined sales tax mitigation program and redistributes an equivalent amount of funding through the county and municipal criminal justice assistance accounts for indigent criminal defense services. | | |
| <u>SHB 2025</u> (Dead) | Offender programs comp. plan | H Approps | Goodman |
| | Requiring the development and implementation of a comprehensive plan to improve offender programs. | | |
| | Requires the department of corrections to develop and implement a comprehensive plan for cognitive behavioral change programs and reentry specific programs which must prioritize funding for and implementation of programs that: (1) Follow the risk needs responsivity model; (2) Focus on higher risk offenders, including violent and nonviolent offenders; (3) Are deemed evidence-based or research-based by the state institute for public policy or Washington State University, or are recognized in a nationally observed repository, including the national institute of justice, national institute of corrections, or the substance abuse and mental health services administration's national registry of evidence-based programs and practices; and (4) Have measurable outcomes including reducing recidivism and readmissions to correctional institutions below current levels. | | |
| <u>ESHB 2029</u> (Dead) (SB 5801) | Immigration resources | H Rules 3C | Ortiz-Self |
| | Providing a referral resource for those seeking information and assistance for immigration and citizenship related matters. | | |
| | Requires the human rights commission, in consultation with relevant state agencies, and individuals or groups having experience and knowledge of immigration law and the provision of immigration and citizenship related assistance, including those with experience providing culturally appropriate services to populations that have traditionally been underserved or unserved, to establish a toll-free telephone hotline and a web site to refer callers and users to sources of information and assistance for victims of hate crimes or harassment due to their actual or perceived immigration, national origin, or citizenship related status. Exempts the following personal information from public inspection and copying under the public records act: Information revealing the identity of a person or entity requesting information or | | |

assistance via the hotline or web site.

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| <u>HB 2030</u> (Dead) (SB 5803) | Discrimination/immigration Addressing discrimination based on citizenship or immigration status. Addresses citizenship and immigration status discrimination. | H Judiciary | Ortiz-Self |
| <u>HB 2097</u> (Dead) (SB 5828) | Religious affiliation discl. Limiting disclosure of information about the religious affiliation of individuals. Prohibits employers, state or local government agencies or public employees, and state and local law enforcement agencies from providing, collecting, disclosing, and/or requiring the disclosure of information on the religious belief, practice, or affiliation of an individual. Exempts the following from disclosure under the public records act: Records that relate to or contain personally identifying information about an individual's religious beliefs, practices, or affiliation. | H Rules 3C | Stanford |
| <u>HB 2120</u> (Dead) | Unlawful detention Creating the Washington state preservation of liberty act condemning the unlawful detention of United States citizens and lawful resident aliens under the national defense authorization act. Condemns the unlawful detention of United States citizens and lawful resident aliens under the national defense authorization act by establishing the Washington state preservation of liberty act. | H Public Safety | Shea |
| <u>HJM 4004</u> (Dead) (Inactive) | BDS movement/Israel Condemning the boycott, divestment, and sanctions movement. Condemns the boycott, divestment, and sanctions movement. | H Judiciary | Shea |
| <u>HJM 4006</u> (Dead) (SJM 8003) | Constitutional convention Applying for a convention to propose amendments to the United States Constitution relating to fiscal restraints on the federal government, the power and jurisdiction of the federal government, and terms of office for federal officials and for members of Congress. Applies for a convention to propose amendments to the United States Constitution relating to fiscal restraints on, and the power and jurisdiction of, the federal government, and terms of office for federal officials and members of congress. | H State Govt, Ele | Young |
| <u>HJM 4009</u> (Dead) | BDS movement/Israel Condemning the boycott, divestment, and sanctions movement. Condemns the boycott, divestment, and sanctions movement. | H Judiciary | Shea |
| <u>SB 5000</u> (Dead) (HB 1000) | Law enforcement deadly force Concerning the use of deadly force by law enforcement and corrections officers. | S Law & Justice | McCoy |

Improves the use of deadly force statute in a manner that: (1) Protects the sanctity of all human life, makes clear that the force used must be necessary and proportional and only be used as a last resort; (2) Adds more specific language regarding the threat that must be present to justify the use of deadly force; and (3) Revises language describing officer accountability for unjustified uses of deadly force.

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| <u>ESB 5008</u> (HB 1041) | REAL ID compliance Facilitating compliance with the federal REAL ID act by modifying driver's license and identicard design and fees. SB 5008 - DIGEST Requires the department of licensing to mark a driver's license or identicard issued under chapter 46.20 RCW, in accordance with the requirements of 6 C.F.R. Sec. 37.71, except for those issued under RCW 46.20.202 (licenses and identicards issued for Canadian border crossing). | Signed by Gov.: C 310 L 17 King |
| <u>SB 5009</u> (Dead) | Economic disruption crimes Concerning offenses involving economic disruption. Establishes the preventing economic disruption act. Authorizes the prosecuting attorney to file a special allegation when sufficient evidence exists to show that an accused or accomplice committed an offense to cause an economic disruption. Requires the court, in a criminal case in which there has been a special allegation and the accused has been convicted of the underlying crime, to make a finding of fact before sentencing whether the person committed the offense to cause an economic disruption. | S Law & Justice Ericksen |
| <u>SSB 5020</u> (Dead) | State diversity commissions Concerning certain state ethnic and cultural diversity commissions. Authorizes the commission on African-American affairs and the commission on Hispanic affairs, instead of the governor, to appoint an executive director and set his or her salary within the limits of the office of financial management. Requires the Asian Pacific American affairs commission to: (1) Appoint an executive director and set his or her salary within the limits of the office of financial management; and (2) Advise the legislature on issues of concern to the Asian Pacific American community. Eliminates the repeal and termination, under the sunset act, of the Washington state commission on Hispanic affairs. Repeals the membership requirements of each commission and creates new language for the membership requirements of each commission. | S Rules X Hasegawa |
| <u>SSB 5064</u> (Dead) | Student freedom of express. Concerning freedom of expression rights of students at public schools and institutions of higher education. 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. | S Rules 3 Fain |
| <u>SB 5067</u> (Dead) | Voting rights Enacting the Washington voting rights act. Establishes the Washington voting rights act to: (1) Authorize district-based elections; (2) Require | S State Governme Miloscia |

redistricting and new elections in certain circumstances; and (3) Establish a cause of action to redress lack of voter opportunity.

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| <u>SB 5068</u> (Dead) | District-based elections Establishing a voting rights act to promote equal voting opportunity in certain political subdivisions by authorizing district-based elections in cities, towns, code cities, and counties. Promotes equal voting opportunity in certain political subdivisions by authorizing district-based elections in cities, towns, code cities, and counties. | S Rules 3 | Miloscia |
| <u>SSB 5073</u> (Dead) (HB 1529) | Use of deadly force Concerning recommendations from the joint legislative task force on the use of deadly force in community policing. Responds to the recommendations considered by the joint legislative task force on the use of deadly force in community policing on the following subject matter: The state deadly force statute; training and community outreach; law enforcement accountability to its community; data collection; behavioral health; less lethal weapons; and funding and oversight. Provides that this act is null and void if appropriations are not approved. | S Ways & Means | Frockt |
| <u>SB 5176</u> (Dead) | Unlawful detention Creating the Washington state preservation of liberty act condemning the unlawful detention of United States citizens and lawful resident aliens under the national defense authorization act. Establishes the Washington state preservation of liberty act which condemns the unlawful detention of United States citizens and lawful resident aliens under the national defense authorization act. | S Law & Justice | Hasegawa |
| <u>SSB 5192</u> (Dead) | Same day voter registration Enacting same day voter registration. Authorizes a person who is not registered to vote in this state to submit a registration application no later than eight days before the day of a primary, special election, or general election or register in person at the county auditor's office, the division of elections, a voting center, or other location designated by the county auditor, no later than 5:00 p.m. on the day of the primary or election. Authorizes a registered voter: (1) Who changes his or her residence, within the same county, to transfer his or her registration at a voting center or other location designated by the county auditor; and (2) To update his or her registration no later than eight days before the day of the primary or election. Requires the secretary of state to establish procedures to enable new or updated voter registrations to be recorded on an expedited basis. Requires a county auditor to register voters in person at the county auditor's office, the division of elections, and a voting center. Requires voting centers to be located in public buildings including libraries. | S Rules X | Kuderer |
| <u>SSB 5207</u> (SHB 1317) | GPS data disclosure Concerning the public disclosure of global positioning system data corresponding to residential addresses of public employees and volunteers. Exempts the following employment and licensing information from public inspection and copying under the public records act: The global positioning system data that would indicate the location of the | Signed by Gov.: C 38 L 17 | Kuderer |

residence of a public employee or volunteer using the global positioning system recording device.

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| <u>SB 5267</u> (Dead) (HB 1800) | Voting rights Enacting the Washington voting rights act. Establishes the Washington voting rights act of 2017. | S State Governme | Hunt |
| <u>SB 5278</u> (Dead) (SHB 1355) | Public safety review panel Concerning the authority of the public safety review panel. Finds that: (1) Persons subject to commitment following a determination of not guilty by reason of insanity present unique diagnostic, treatment, supervisory, and public safety challenges that differ substantially from other groups subject to civil commitment; and (2) A centralized, quasi-judicial administrative review board with specialized expertise in the unique nature of this population and their public safety challenges will enhance both patient care and public safety. Addresses the authority of the public safety review panel. | S Ways & Means | Padden |
| <u>ESB 5280</u> (Dead) (HB 1398) | Law enforcement/hate crime Making crimes and threats against persons because of their occupation as a law enforcement officer a hate crime. SB 5280 - DIGEST Finds that a hate crime committed against a victim because of the victim's occupation as a law enforcement officer may be identified in the same manner that a hate crime committed against a victim of another protected group is identified. | S Rules 3 | Honeyford |
| <u>2ESSB 5294</u> (Dead) | Department of corrections Concerning the department of corrections. SB 5294-S - DIGEST Addresses the department of corrections' early release error of over thirty-two hundred prisoners during a thirteen-year period. Authorizes the creation of the office of the corrections ombuds, independent of the department of corrections and the governor's office. Requires the governor to: (1) Convene an ombuds advisory council with several purposes in support of the ombuds function; and (2) Ensure that all offices are performing their duties and all personal and professional conflicts of interest are avoided. Requires the state auditor to designate the nonprofit organization that will contract to operate the office of the corrections ombuds. Directs the office of financial management to require the performance audit of the state employee whistleblower program to review the legislative report from the senate law and justice committee and other pertinent documentation regarding the department of corrections early release error, with particular focus on the inability of department of corrections employees to use the state employee whistleblower program to address concerns with mismanagement of the department of corrections. Prohibits the settlement of a cause of action brought by an employee from containing a provision prohibiting the employee from future work in state government. Requires the joint legislative audit and review committee to conduct an immediate performance audit of the information technology and records departments at the department of corrections. Creates the joint legislative task force to simplify criminal sentencing to: (1) Review and make recommendations regarding how the sentencing reform act of 1981 can be simplified; and (2) Limit the review to technical, nonsubstantive changes that will not reduce punishment or risk public safety. | S Rules 3 | Padden |
| <u>SB 5308</u> | Religious affiliation discl. | S Law & Justice | Palumbo |

(Dead)
(HB 1956)

Limiting disclosure of information about the religious affiliation of individuals.

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.

[ESSB 5312](#)
(Dead)

Criminal record/employment

S Rules 3

Baumgartner

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.

[SSB 5339](#)
(Dead)
(Inactive)

Religious objector/labor org

S Rules 3G

O'Ban

Accommodating the civil rights of religious objectors to mandatory payments to labor organizations.

Changes the standard for religious nonassociation to bona fide personally held religious beliefs. Authorizes an employee to secure the right of nonassociation based upon religious beliefs at any time. Allows a nonassociated employee to pay an amount of money that is equivalent to regular dues and fees to an employee-selected charity that is participating in the Washington state combined fund drive program.

[SB 5354](#)
(Dead)
(HB 1935)

Death penalty elimination

S Law & Justice

Miloscia

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 5382](#)

Reduced cost identicards

Signed by Gov.: C 122 L 17

Liias

Authorizing the issuance of identicards at a reduced cost to applicants who are under the age of eighteen and without a permanent residence address.

Requires the department of licensing to reduce the cost of an identicard if the applicant is under the age of eighteen and does not have a permanent residence address as determined by the department by rule.

[SB 5386](#)
(Dead)
(Inactive)

Initiative review

S State Governme

Pedersen

Strengthening the initiative process by providing for more comprehensive review before initiatives receive ballot titles.

Provides for more comprehensive review before initiatives receive ballot titles in order to strengthen the initiative process.

[SB 5389](#)

Civil service qualifications

S Com/Labor/Sport

Miloscia

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| (Dead) (HB 1182) | Addressing civil service qualifications. | | |
| | Modifies civil service employment provisions with regard to lawful permanent residents. | | |
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| | Law enf violent interactions | S Law & Justice | Pearson |
| | Reducing the number of violent interactions between law enforcement officers and members of the public. | | |
| <u>SB 5429</u> (Dead) | Requires the criminal justice training commission to: (1) Review, update, and provide basic and in-service training for peace officers and corrections officers; (2) Incorporate a training component that requires cadets to meet with local minority advisory boards in each jurisdiction; and (3) Pair cadets with seasoned veteran officers to patrol minority communities in order to observe how that officer interacts with members of the community. Requires the Washington association of sheriffs and police chiefs to establish minority advisory boards comprised of communities of color in each jurisdiction whose officers are trained by the criminal justice training commission. | | |
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| | Invol. treatment procedures | S HumSer/MenHlth | Kuderer |
| <u>SB 5441</u> (Dead) | Concerning certain procedures upon initial detention under the involuntary treatment act. | | |
| | Revises involuntary treatment act provisions regarding a person who presents a likelihood of serious harm and the possession or control of a firearm. | | |
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| | Corrections ombuds, creating | S Rules 3 | Miloscia |
| | Creating an office of the corrections ombuds. | | |
| <u>ESSB 5465</u> (Dead) | Creates the office of the corrections ombuds, which is funded by the office of the state auditor, to: (1) Work for improved conditions and programs; and (2) Support fair treatment of inmates in the state. Requires the governor to convene an ombuds advisory council with several purposes in support of the ombuds function. Requires the state auditor to designate, by a competitive bidding process, the nonprofit organization that will contract to operate the office of the corrections ombuds. | | |
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| | Automatic voter registration | S State Governme | Fain |
| <u>SB 5469</u> (Dead) | Concerning automatic voter registration of certain licensees. | | |
| | Revises voter registration provisions with regard to application completion requirements, the automated process of the department of licensing, and the employment of additional security by the secretary of state for electronically submitted applications. | | |
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| <u>SB 5528</u> (Dead) (Inactive) (HB 1301) | Employee antiretaliation | S Com/Labor/Spor | Hasegawa |
| | Concerning the employee antiretaliation act. | | |
| | Addresses retaliation and discrimination against employees and providing protection for employees. | | |
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| <u>SB 5532</u> (Dead) | Labor standards/nonprofits | S Rules X | Baumgartner |
| | Concerning labor standards for employees of nonprofit corporations. | | |

Requires a nonprofit employer to pay each of his or her employees who has reached the age of eighteen years as follows: (1) From January 1, 2017, until January 1, 2018, wages at a rate of not less than nine dollars and fifty-three cents per hour; and (2) From January 1, 2018, and each following January 1st, wages at a rate not less than the adjusted minimum wage rate below. Requires the department of labor and industries, on September 30, 2017, and each following September 30th, to calculate an adjusted minimum wage rate to maintain employee purchasing power by increasing the current year's minimum wage rate by the rate of inflation.

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| <u>3SSB 5558</u> (Dead) (SHB 1679) | Released offender identicard | S Rules 3 | Darneille |
| | Issuing a two-year identicard for offenders released from prison facilities. | | |
| <u>SB 5566</u> (Dead) | Mental health/civil rights | S Law & Justice | Kuderer |
| | Concerning admissibility of mental health evidence in claims for noneconomic damages under certain civil rights laws. | | |
| <u>SSB 5588</u> (Dead) | | | Revises the state civil rights act regarding admissibility of mental health evidence in claims for noneconomic damages. |
| | Racial disproportionality | S Rules X | Hasegawa |
| <u>SSB 5588</u> (Dead) | Developing information concerning racial disproportionality. | | |
| | Requires the caseload forecast council to: (1) Before a legislative session, prepare and submit to the legislature a general disproportionality report; and (2) Establish a procedure for the provision of racial and ethnic impact statements on the effect that legislative bills and resolutions modifying adult felony sentencing will have on racial and ethnic minority groups including the racial and ethnic composition of the criminal justice system. Authorizes the caseload forecast council to: (1) Work in cooperation with certain entities to assist in the development of racial impact statements; and (2) Request from certain entities, data, information, and data processing assistance as it may need to accomplish its duties and requires these services to be provided without charge to the council. Requires the minority and justice commission, in consultation with the sentencing guidelines commission, to conduct an evaluation of the implementation of this act and submit a report to the appropriate legislative committees. | | |
| <u>SB 5600</u> (Dead) (2SHB 1789) | Rehabilitated offenders | S Law & Justice | Darneille |
| | Concerning rehabilitated offenders. | | |
| <u>SSB 5605</u> | Creates the community review board within the office of the governor to review incarcerated offenders for possible early release after twenty years of confinement. Authorizes an offender, convicted of and incarcerated for one or more crimes, to petition the community review board for early release after serving at least twenty years of total confinement. Requires the governor to review each decision of the community review board to approve or deny a petition for release. Requires the sentencing guidelines commission to contract for the services of an external consultant to evaluate the state's sentencing laws and practices. | | |
| | OSPI background checks | S Rules 2 | Walsh |

(Dead) Aligning the office of the superintendent of public instruction's background check authority with that of the department of early learning.

Aligns the background check authority of the office of the superintendent of public instruction with that of the department of early learning. Creates the K-12 criminal background check account.

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| Minors/homeless info. system | S HumSer/MenHlth | Darneille |
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[SB 5608](#)
(Dead)
(HB 1630) Allowing minors to consent to share their personally identifying information in the Washington homeless client management information system.

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.

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| Immigrants in the workplace | S Com/Labor/Spor | Wellman |
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[SB 5689](#)
(Dead)
(HB 1985) Establishing a statewide policy supporting Washington state's economy and immigrants' role in the workplace.

Establishes the keep Washington working act. Creates the keep Washington working statewide steering committee established within the department of commerce. Requires the attorney general, in consultation with appropriate stakeholders, to publish model policies for limiting immigration enforcement consistent with federal and state law at public schools, health facilities operated by the state or a political subdivision of the state, courthouses, and shelters, to ensure they remain safe and accessible to residents, regardless of immigration or citizenship status. Requires state agencies to review their confidentiality policies and identify changes necessary to ensure that information collected from individuals is limited to that necessary to perform agency duties and is not used or disclosed for any other purpose. Prohibits a state agency, department, or law enforcement from using agency or department funds, facilities, property, equipment, or personnel to investigate, enforce, cooperate with, or assist in the investigation or enforcement of unconstitutional or illegal registrations or surveillance programs that target residents on the basis of race, religion, immigration status, citizenship status, or national or ethnic origin. Prohibits state and local law enforcement agencies and school police and security departments from using agency or department funds, facilities, property, equipment, or personnel to investigate, interrogate, detain, detect, or arrest persons for immigration enforcement purposes.

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| Conversion therapy | S Health Care | Liias |
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[SB 5722](#)
(Dead) Restricting the practice of conversion therapy.

Regulates the professional conduct of licensed health care providers with regard to performing conversion therapy on patients under age eighteen.

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| Federal orders, assistance | S Law & Justice | Hasegawa |
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[SB 5724](#)
(Dead) Concerning federal orders that violate the United States Constitution, Washington Constitution, or judicial precedent.

Establishes the Washington sovereignty act. Acknowledges the state's constitutional rights, including state sovereignty, as guaranteed by the United States Constitution and the state Constitution to ensure that no state resources are expended enforcing a federal order that violates the United States Constitution, the state Constitution, or judicial precedent.

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| <p>SSB 5769 (Dead)</p> | <p>Coroner inquest procedures Concerning coroner inquest procedures.</p> <p>Authorizes a county legislative authority, by a majority vote, to call for an inquest to be conducted if a medical examiner unreasonably refuses to conduct an inquest in a case. States that special consideration should be taken in conducting an inquest when a death results from interaction with law enforcement and when a death occurs during incarceration and is by unnatural means. Requires the coroner to notify the tribe, and include them in the inquest process to the extent possible, when the deceased is a member of a federally recognized Indian tribe in this state. Requires counties to establish funding reserves to fund inquest expenditures. Allows a juror to submit written questions for a witness, summoned by the coroner, to the coroner or prosecuting attorney.</p> | <p>S Rules X</p> | <p>Padden</p> |
| <p>SB 5801 (Dead) (ESHB 2029)</p> | <p>Immigration resources Providing a referral resource for those seeking information and assistance for immigration and citizenship related matters.</p> <p>Requires the human rights commission, in consultation with relevant state agencies, and individuals or groups having experience and knowledge of immigration law and the provision of immigration and citizenship related assistance, including those with experience providing culturally appropriate services to populations that have traditionally been underserved or unserved, to establish a toll-free telephone hotline and a web site to refer callers and users to sources of information and assistance for immigration and citizenship related matters. Exempts the following personal information from public inspection and copying under the public records act: Information revealing the identity of a person or entity requesting immigration and citizenship related information or assistance via the hotline or web site.</p> | <p>S Law & Justice</p> | <p>Saldaña</p> |
| <p>SB 5803 (Dead) (HB 2030)</p> | <p>Discrimination/immigration Addressing discrimination based on citizenship or immigration status.</p> <p>Addresses citizenship and immigration status discrimination.</p> | <p>S Law & Justice</p> | <p>Saldaña</p> |
| <p>SB 5818 (Dead)</p> | <p>Trafficking victims assist. Providing public assistance to certain victims of human trafficking.</p> <p>Requires the department of social and health services to establish a food assistance program for victims of human trafficking. Makes victims of human trafficking eligible for state family assistance programs, as provided in rule on the effective date of this act, who otherwise meet program eligibility requirements. Requires medical care services to be provided to victims of human trafficking, who are not eligible for medicaid, who otherwise qualify for the state family assistance program. Requires the state health care authority, to the extent possible, to: (1) Add the medical care services enrollees into the apple health for kids, with the same benefits and services provided to medicaid apple health for kids enrollees; and (2) Coordinate with the department, food assistance programs for legal immigrants, state family assistance programs, and refugee cash assistance.</p> | <p>S HumSer/MenHlth</p> | <p>Saldaña</p> |
| <p>SB 5828 (Dead) (HB 2097)</p> | <p>Religious affiliation discl. Limiting disclosure of information about the religious affiliation of individuals.</p> <p>Prohibits employers, state or local government agencies or public employees, and state and local law</p> | <p>S Law & Justice</p> | <p>Palumbo</p> |

enforcement agencies from providing, collecting, disclosing, and/or requiring the disclosure of information on the religious belief, practice, or affiliation of an individual. Exempts the following from disclosure under the public records act: Records that relate to or contain personally identifying information about an individual's religious beliefs, practices, or affiliation.

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| <u>SB 5852</u> (Dead) | Militia/immigration laws | S Law & Justice | Frockt |
| | Preventing the organized militia of this state from being used to enforce federal immigration laws. | | |
| <u>SJM 8003</u> (Dead) (HJM 4006) | Constitutional convention | S State Governme | Rivers |
| | Applying for a convention to propose amendments to the United States Constitution relating to fiscal restraints on the federal government, the power and jurisdiction of the federal government, and terms of office for federal officials and for members of Congress. | | |
| <u>SJR 8205</u> (Dead) | Religious matters | S State Governmen | Miloscia |
| | Amending the Constitution concerning religious matters. | | |
| | | | Proposes an amendment to the state Constitution concerning religious matters. |

Construction

| <u>Bill Details</u> | <u>Status</u> | <u>Sponsor</u> |
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| <u>HB 1131</u> (Dead) (SB 5080) | Real property damage actions | H Judiciary |
| | Concerning actions for damage to real property resulting from construction, alteration, or repair on adjacent property. | |
| <u>HB 1268</u> (Dead) | | Kilduff |
| | Enacts this act to overrule the Washington supreme court decision in Vern J. Oja and Assoc. v. Washington Park Towers, Inc., 89 Wn.2d 72, 569 P.2d 1141 (1977), which held that claims for damage to real property resulting from construction activities on adjacent property do not accrue until the construction project on the adjacent property is complete. | |
| | Pedestrian infrastructure | H Rules C |
| | Exempting the construction of certain pedestrian infrastructure from the requirements of the state environmental policy act. | |
| | | Harmsworth |
| | Exempts the following from the requirements of the state environmental policy act: The construction or addition of pedestrian walks, paths, sidewalks, and sidewalk extentions to a road if the construction or addition does not result in additional lanes for automobiles. | |

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| | Subcontractor bonding Requiring prime contractors to bond the subcontractors portion of retainage upon request. | Signed by Gov.: C 302 L 17 | Stambaugh |
| <u>ESHB 1538</u> (SB 5222) | HB 1538-S - DIGEST Authorizes a subcontractor, at any time before final formal acceptance of a project, to request the contractor to submit a bond to the public owner for that portion of the contractor's retainage pertaining to the subcontractor in a form acceptable to the public body and from a bonding company meeting standards established by the public body. | | |
| <u>HB 1574</u> (Dead) (SSB 5788) | Construction contracts Concerning construction contracts. Addresses certain clauses in construction contracts that purport to waive, release, or extinguish the claim rights of a contractor, subcontractor, or supplier. | H Judiciary | Rodne |
| <u>SHB 1673</u> (Dead) (SB 5492) | Responsible bidder criteria Adding training on public works and prevailing wage requirements to responsible bidder criteria. Requires a bidder, before award of a public works contract, to also meet the following responsibility criteria to be considered a responsible bidder and qualified to be awarded a public works project: Have received training on the requirements related to public works and prevailing wage under chapters 39.04 and 39.12 RCW. Provides that this act is null and void if appropriations are not approved. | H Rules 3C | Doglio |
| <u>SB 5080</u> (Dead) (HB 1131) | Real property damage actions Concerning actions for damage to real property resulting from construction, alteration, or repair on adjacent property. Enacts this act to overrule the Washington supreme court decision in Vern J. Oja and Assoc. v. Washington Park Towers, Inc., 89 Wn.2d 72, 569 P.2d 1141 (1977), which held that claims for damage to real property resulting from construction activities on adjacent property do not accrue until the construction project on the adjacent property is complete. | S Rules 3 | Padden |
| <u>SB 5222</u> (Dead) (ESHB 1538) | Subcontractor bonding Requiring prime contractors to bond the subcontractors portion of retainage upon request. Authorizes a subcontractor, at any time before final formal acceptance of a project, to request the contractor to submit a bond to the public owner for that portion of the contractor's retainage pertaining to the subcontractor in a form acceptable to the public body and from a bonding company meeting standards established by the public body. | S Rules X | Hasegawa |
| <u>SSB 5301</u> | Responsible bidder criteria Including willful violations of certain state laws to the state's responsible bidder criteria. Revises responsible bidder criteria provisions to include willfully violating the minimum wage act and the wage payment act. | Signed by Gov.: C 258 L 17 | Miloscia |

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| <u>SB 5428</u> (Dead) | Condo assoc litigation costs Addressing the costs of litigation for condominium associations. Revises the condominium act regarding costs of litigation for condominium associations. | S Law & Justice | Padden |
| <u>SB 5492</u> (Dead) (SHB 1673) | Responsible bidder criteria Adding training on public works and prevailing wage requirements to responsible bidder criteria. Requires a bidder, before award of a public works contract, to also meet the following responsibility criteria to be considered a responsible bidder and qualified to be awarded a public works project: Have attended training from the department of labor and industries or a training program approved by the department relating to the requirements associated with public works and prevailing wage under chapters 39.04 and 39.12 RCW. | S Com/Labor/Spor | Conway |
| <u>SB 5734</u> | State contracting & bonding Bringing Washington state government contracting provisions into compliance with federal law as it relates to small works bonding requirements. Makes state government contracting provisions comply with federal law as it relates to small works bonding requirements. | Signed by Gov.: C 75 L 17 | Chase |
| <u>SB 5748</u> (Dead) | State contracting & bonding Bringing Washington state government contracting provisions into compliance with federal law as it relates to small works bonding requirements. Brings contracting provisions into compliance with federal law as it relates to small works bonding requirements. | S State Governme | Hasegawa |
| <u>SSB 5788</u> (Dead) (HB 1574) | Construction contracts Concerning construction contracts. States that a contractor, subcontractor, or supplier to a construction contract may be entitled to equitable adjustment of a claim despite the failure to submit a claim notice or claim-related document. | S Rules X | Brown |

Corporate Counsel

| <u>Bill Details</u> | <u>Status</u> | <u>Sponsor</u> |
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| <u>HB 1806</u> (Dead) | Crimes by corporations Increasing monetary penalties for crimes committed by corporations. Addresses the penalties imposed for criminal offenses by corporations. | H Rules 3C Pellicciotti |
| <u>HB 1811</u> (Dead) | Health provider changes Concerning notice of material changes to the operations or governance structure of a health care provider | H Judiciary Jenkins |

or provider organization.

Requires each party to a transaction that results in a material change to the operations or governance structure of a provider or provider organization to submit written notice to the attorney general of the material change. Requires a provider or provider organization that conducts business in this state, and files a premerger notification with the federal trade commission or the United States department of justice, to provide written notification to the attorney general of the filing and, upon request of the attorney general, provide a copy of the merger, acquisition, or other information.

Noncompetition agreements

H Rules 3C

Stanford

Concerning noncompetition agreements.

HB 1967

(Dead)

HB 1967 - DIGEST Requires an employer, in order for a noncompetition agreement to be enforceable, to: (1) Disclose the terms of the agreement in writing to the prospective employee no later than the time of the offer of employment; or (2) If the agreement is entered into after the commencement of employment, provide independent consideration for the agreement.

Washington investment trust

H Bus & Fin Svcs

Frame

Establishing the Washington investment trust.

HB 2059

(Dead) (SB 5464)

Creates the Washington investment trust which is a publicly owned depository to be known as a legacy institution that amasses sufficient capital reserves to address opportunities now and in the future. Creates the Washington investment trust commission as the primary governing authority of the trust. Creates the trust transition board to develop and recommend the following to the commission: (1) A start-up business plan for the trust; (2) Initial capital requirements of the trust; and (3) Options for capitalizing the trust. Creates an investment trust advisory board to review the trust's operations and make recommendations relating to the trust's management, services, policies, and procedures. Requires the state auditor to conduct an annual postaudit on all accounts and financial transactions of the trust. Exempts the trust from payment of fees and taxes levied by the state. Exempts the president of the trust from the provisions of the state civil service act.

Washington investment trust

S Fin Inst/Ins

Hasegawa

Establishing the Washington investment trust.

SB 5464

(Dead) (HB 2059)

Creates the Washington investment trust which is a publicly owned depository to be known as a legacy institution that amasses sufficient capital reserves to address opportunities now and in the future. Creates the Washington investment trust commission as the primary governing authority of the trust. Creates the trust transition board to develop and recommend the following to the commission: (1) A start-up business plan for the trust; (2) Initial capital requirements of the trust; and (3) Options for capitalizing the trust. Creates an investment trust advisory board to review the trust's operations and make recommendations relating to the trust's management, services, policies, and procedures. Requires the state auditor to conduct an annual postaudit on all accounts and financial transactions of the trust. Exempts the trust from payment of fees and taxes levied by the state. Exempts the president of the trust from the provisions of the state civil service act.

Insurance loss claims

S Fin Inst/Ins

Kuderer

Authorizing examinations under oath when a person claims a loss under an insurance contract.

SB 5521

(Dead)

Requires a policy of insurance to contain a provision for conducting an examination under oath in order for an insurer to require a person to be examined under oath. Prohibits a policy of underinsured motorist coverage from containing a provision authorizing the taking of an examination under oath.

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| | Foreign national ownership | S State Governme | Billig |
| | Concerning certification of the level of foreign national ownership for corporations that participate in Washington state elections. | | |
| <u>SB 5570</u> (Dead) | Requires each treasurer, candidate, and political committee to include the following in the report they file with the public disclosure commission: A certification from each corporation making a contribution to the candidate or political committee that, in compliance with the federal foreign agents registration act, the corporation's ownership comprises less than fifty percent foreign nationals. | | |

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| | Federal orders, assistance | S Law & Justice | Hasegawa |
| | Concerning federal orders that violate the United States Constitution, Washington Constitution, or judicial precedent. | | |
| <u>SB 5724</u> (Dead) | Establishes the Washington sovereignty act. Acknowledges the state's constitutional rights, including state sovereignty, as guaranteed by the United States Constitution and the state Constitution to ensure that no state resources are expended enforcing a federal order that violates the United States Constitution, the state Constitution, or judicial precedent. | | |

Council on Public Defense

| <u>Bill Details</u> | <u>Status</u> | <u>Sponsor</u> |
|---|--|----------------|
| Court-ordered restitution | H Rules 3C | MacEwen |
| <u>HB 1058</u> (Dead) | Changing provisions relating to court-ordered restitution in certain criminal cases. | |
| | Revises court-ordered restitution provisions regarding the postponement of the commencement of payments and the inability of an offender to make payments. | |
| Legal financial obligations | H Rules R | Appleton |
| <u>HB 1093</u> (Dead) | Clarifying legal financial obligation provisions. | |
| | Provides that if a court determines that an offender is homeless or a person who is mentally ill, failure to pay towards a legal financial obligation that is a condition or requirement of a sentence is not willful noncompliance and shall not subject the offender to penalties. | |
| Youth counsel/dependency | H Approps | Frame |
| <u>SHB 1251</u> (Dead) (SB 5363) | Concerning the appointment of counsel for youth in dependency court proceedings. | |
| | Gives a child the right to be represented by counsel at all stages of a proceeding in which the child is alleged to be dependent. Requires the court to appoint an attorney for a child in a dependency proceeding six months after granting a petition to terminate the parent and child relationship and when there is no remaining parent with parental rights. Provides a schedule for phase in of court appointment of an | |

attorney for every child over the age of two in a dependency proceeding.

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| <u>HB 1529</u> (Dead) (SSB 5073) | Use of deadly force Concerning recommendations from the joint legislative task force on the use of deadly force in community policing. Responds to the recommendations from the joint legislative task force on the use of deadly force in community policing on the following subject matter: The state deadly force statute; training and community outreach; law enforcement accountability to its community; data collection; behavioral health; less lethal weapons; and funding and oversight. | H Public Safety | Ryu |
| <u>2SHB 1743</u> (Dead) (SSB 5613) | Juvenile rehab. confinement Addressing confinement in juvenile rehabilitation facilities for juveniles convicted in adult court. Requires a child to be placed in a facility operated by the department of social and health services instead of the department of corrections, to determine the child's earned release date, when the child is convicted as an adult in the state courts of a crime amounting to a felony and is committed for a term of confinement. Requires the department of social and health services, if a child's sentence includes a term of community custody, to consult the department of corrections before the child's release to community custody. Requires the state institute for public policy to assess the impact of this act on community safety, racial disproportionality, and youth rehabilitation. Provides that this act is null and void if appropriations are not approved. | H Rules C | Goodman |
| <u>E2SHB 1783</u> (Dead) | Legal financial obligations Concerning legal financial obligations. Addresses legal financial obligations. Eliminates the accrual of interest on certain nonrestitution portions of legal financial obligations. Prohibits a court from imposing costs on a defendant who is indigent at the time of sentencing. Provides that this act is null and void if appropriations are not approved. | H 3rd Reading | Holy |
| <u>2SHB 1789</u> (Dead) (SB 5600) | Sentencing laws & practices Concerning sentencing laws and practices. Requires the sentencing guidelines commission to contract for the services of an external consultant to evaluate the state's sentencing laws and practices. Provides that this act is null and void if appropriations are not approved. | H Rules 3C | Jenkins |
| <u>SHB 1889</u> (Dead) | Corrections ombuds, creating Creating an office of the corrections ombuds. Creates the office of the corrections ombuds to: (1) Work for improved conditions and programs for inmates; (2) Support fair treatment of inmates; and (3) Support changes that facilitate the successful reentry of inmates into the community and promote high standards of justice throughout the state correctional system. Requires the governor to: (1) Convene an ombuds advisory council with several purposes in support of the ombuds function; and (2) Designate, by a competitive bidding process, the nonprofit organization that will contract to operate the office of the corrections ombuds. | H Approps | Pettigrew |

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| <u>HB 1935</u> (Dead) (SB 5354) | <p>Death penalty elimination H Judiciary Orwall</p> <p>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.</p> <p>Eliminates the death penalty and requires life imprisonment without possibility of release or parole as the sentence for aggravated first degree murder.</p> |
| <u>HB 2012</u> (Dead) | <p>Indigent criminal defense H Approps Koster</p> <p>Concerning state funding for indigent criminal defense services provided at the county and city level.</p> <p>Eliminates the streamlined sales tax mitigation program and redistributes an equivalent amount of funding through the county and municipal criminal justice assistance accounts for indigent criminal defense services.</p> |
| <u>SHB 2025</u> (Dead) | <p>Offender programs comp. plan H Approps Goodman</p> <p>Requiring the development and implementation of a comprehensive plan to improve offender programs.</p> <p>Requires the department of corrections to develop and implement a comprehensive plan for cognitive behavioral change programs and reentry specific programs which must prioritize funding for and implementation of programs that: (1) Follow the risk needs responsivity model; (2) Focus on higher risk offenders, including violent and nonviolent offenders; (3) Are deemed evidence-based or research-based by the state institute for public policy or Washington State University, or are recognized in a nationally observed repository, including the national institute of justice, national institute of corrections, or the substance abuse and mental health services administration's national registry of evidence-based programs and practices; and (4) Have measurable outcomes including reducing recidivism and readmissions to correctional institutions below current levels.</p> |
| <u>HB 2031</u> (Dead) | <p>Public defense funding H Approps Appleton</p> <p>Concerning the funding of public defense services.</p> <p>Modifies public defense services provisions regarding funding.</p> |
| <u>SSB 5073</u> (Dead) (HB 1529) | <p>Use of deadly force S Ways & Means Frockt</p> <p>Concerning recommendations from the joint legislative task force on the use of deadly force in community policing.</p> <p>Responds to the recommendations considered by the joint legislative task force on the use of deadly force in community policing on the following subject matter: The state deadly force statute; training and community outreach; law enforcement accountability to its community; data collection; behavioral health; less lethal weapons; and funding and oversight. Provides that this act is null and void if appropriations are not approved.</p> |
| <u>2ESSB 5294</u> (Dead) | <p>Department of corrections S Rules 3 Padden</p> <p>Concerning the department of corrections.</p> <p>SB 5294-S - DIGEST Addresses the department of corrections' early release error of over thirty-two hundred prisoners during a thirteen-year period. Authorizes the creation of the office of the corrections</p> |

ombuds, independent of the department of corrections and the governor's office. Requires the governor to: (1) Convene an ombuds advisory council with several purposes in support of the ombuds function; and (2) Ensure that all offices are performing their duties and all personal and professional conflicts of interest are avoided. Requires the state auditor to designate the nonprofit organization that will contract to operate the office of the corrections ombuds. Directs the office of financial management to require the performance audit of the state employee whistleblower program to review the legislative report from the senate law and justice committee and other pertinent documentation regarding the department of corrections early release error, with particular focus on the inability of department of corrections employees to use the state employee whistleblower program to address concerns with mismanagement of the department of corrections. Prohibits the settlement of a cause of action brought by an employee from containing a provision prohibiting the employee from future work in state government. Requires the joint legislative audit and review committee to conduct an immediate performance audit of the information technology and records departments at the department of corrections. Creates the joint legislative task force to simplify criminal sentencing to: (1) Review and make recommendations regarding how the sentencing reform act of 1981 can be simplified; and (2) Limit the review to technical, nonsubstantive changes that will not reduce punishment or risk public safety.

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| <u>SB 5354</u> (Dead) (HB 1935) | <p>Death penalty elimination</p> <p>S Law & Justice Miloscia</p> <p>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.</p> <p>Eliminates the death penalty and requires life imprisonment without possibility of release or parole as the sentence for aggravated first degree murder.</p> |
| <u>SB 5363</u> (Dead) (SHB 1251) | <p>Youth counsel/dependency</p> <p>S HumSer/MenHlth Walsh</p> <p>Concerning the appointment of counsel for youth in dependency court proceedings.</p> <p>Gives a child the right to be represented by counsel and have counsel appointed for him or her by the court at all stages of a proceeding in which a child is alleged to be dependent. Requires the court to appoint an attorney for a child in a dependency proceeding before the initial shelter care hearing.</p> |
| <u>SB 5376</u> (Dead) | <p>Indigent defense</p> <p>S Rules 3 Sheldon</p> <p>Modifying indigent defense provisions.</p> <p>Modifies indigent defense services provisions relating to: (1) Determining if a person is indigent or indigent and able to contribute; and (2) Requiring a person receiving the appointment of counsel to sign an affidavit swearing under penalty of perjury that all income, assets, and living costs reported are complete and accurate. Requires the office of public defense to: (1) Offer training for the offices and individuals designated by the courts as responsible for determining indigency; and (2) Survey attorneys' fees statewide and publish the results to assist courts and their designees in identifying the usual and customary charges for retaining private counsel.</p> |
| <u>ESSB 5465</u> (Dead) | <p>Corrections ombuds, creating</p> <p>S Rules 3 Miloscia</p> <p>Creating an office of the corrections ombuds.</p> <p>Creates the office of the corrections ombuds, which is funded by the office of the state auditor, to: (1) Work for improved conditions and programs; and (2) Support fair treatment of inmates in the state. Requires the governor to convene an ombuds advisory council with several purposes in support of the</p> |

ombuds function. Requires the state auditor to designate, by a competitive bidding process, the nonprofit organization that will contract to operate the office of the corrections ombuds.

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| <u>SB 5519</u> (Dead) (HB 1876) | Exclusive adult jurisdiction Concerning the revision of exclusive adult jurisdiction. Revises the basic juvenile court act with regard to the juvenile courts' exclusive original jurisdiction over proceedings. Requires a decline hearing to be held when the respondent is sixteen or seventeen years old and the information alleges a violent offense and the juvenile is alleged to have been armed with a firearm, unless the hearing is opposed by the prosecutor, the respondent, and the court. | S HumSer/MenHlth | Kuderer |
| <u>SB 5596</u> (Dead) | Youth detention/noncriminal Phasing out use of the valid court order exception to place youth in detention for noncriminal behavior. 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 sanction for contempt 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. | S HumSer/MenHlth | Darneille |
| <u>SB 5600</u> (Dead) (2SHB 1789) | Rehabilitated offenders Concerning rehabilitated offenders. Creates the community review board within the office of the governor to review incarcerated offenders for possible early release after twenty years of confinement. Authorizes an offender, convicted of and incarcerated for one or more crimes, to petition the community review board for early release after serving at least twenty years of total confinement. Requires the governor to review each decision of the community review board to approve or deny a petition for release. Requires the sentencing guidelines commission to contract for the services of an external consultant to evaluate the state's sentencing laws and practices. | S Law & Justice | Darneille |
| <u>2SSB 5610</u> (Dead) | 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. Addresses sentencing enhancements and exceptional sentences with regard to an offender being sentenced in adult court for a crime committed as a minor. | S Rules X | Darneille |
| <u>SSB 5613</u> (Dead) (2SHB 1743) | Juvenile rehab. confinement Addressing confinement in juvenile rehabilitation facilities for juveniles convicted in adult court. Requires a child to be placed in a facility operated by the department of social and health services instead of the department of corrections, to determine the child's earned release date, when the child is convicted as an adult in the state courts of a crime amounting to a felony and is committed for a term of confinement. Requires the state institute for public policy to evaluate the effectiveness of this act on | S Ways & Means | Darneille |

community safety and youth rehabilitation and assess the benefits and costs associated with the law.

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| | Public defense fund distrib. | S Ways & Means | Takko |
| | Clarifying public defense fund distributions. | | |
| <u>SB 5676</u> (Dead) | Provides that, each fiscal year, nine hundred thousand dollars of the revenue generated by the 2015 supreme court order to increase the base traffic infraction fines is for the office of public defense. Requires the office of public defense to distribute fifty percent of those funds to counties and fifty percent to cities, according to the requirements in sections 3 and 4 of this act. | | |
| | Juvenile sex offender court | S Rules X | Darneille |
| <u>SB 5695</u> (Dead) | Concerning the development of a juvenile special sex offender disposition alternative treatment court. | | |
| | Authorizes counties to establish and operate juvenile special sex offender disposition alternative treatment courts. | | |

Creditor Debtor

| <u>Bill Details</u> | <u>Status</u> | <u>Sponsor</u> |
|---|--|----------------|
| Uniform money services act | H Rules 3C | Kirby |
| <u>SHB 1045</u> (Dead) (SSB 5031) | Addressing licensing and enforcement provisions applicable to money transmitters and currency exchanges under the uniform money services act. | |
| | Revises the uniform money services act with regard to licensing and enforcement provisions applicable to money transmitters and currency exchanges. | |
| Credentials/student loans | H Rules C | Sawyer |
| <u>HB 1052</u> (Dead) | Repealing the requirement that credentialing authorities suspend a person's occupational credential for nonpayment or default of certain student loans. | |
| | Eliminates the requirement that credentialing authorities suspend a person's occupational credential for nonpayment or default of certain student loans. | |
| WA state credit union act | H Rules 3C | Reeves |
| <u>HB 1053</u> (Dead) (SB 5144) | Addressing the Washington state credit union act. | |
| | Revises the Washington state credit union act. | |
| Education loan information | H Approps | Orwall |
| <u>SHB 1057</u> (Dead) (SSB 5022) | Providing information to students about education loans. | |
| | Establishes the Washington student loan transparency act. Requires an educational institution to provide, to an enrolled student who has applied for student financial aid, a notification that includes information about: (1) The student education loans the educational institution has certified; and (2) How to access | |

resources for student education loan borrowers provided by federal or state agencies, such as a student education loan debt hotline and web site or student education loan ombuds, federal student loan repayment calculator, or other available resources. Requires the student achievement council, in consultation with the state board for community and technical colleges, the workforce training and education coordinating board, and the department of licensing to develop a form for reporting compliance by the institutions of higher education.

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| <u>HB 1061</u> (Dead) (Inactive) (SSB 5043) | Collection agency fees Concerning collection agency transaction fees for processing electronic payments. Allows a licensee or employee of a licensee, under the collection agency act, to collect or attempt to collect in addition to the principal amount of a claim, a transaction fee for processing a credit card payment. | H Bus & Fin Svcs | Stanford |
| <u>2SHB 1169</u> (Dead) | Student loan assistance Enacting the student opportunity, assistance, and relief act. Establishes the student opportunity, assistance, and relief act to address student education loan debt, student education loan debt counselors, the repeal of statutes regarding professional license or certificate suspensions, private student loan default, and exemptions for bank account and wage garnishments. Provides that this act is null and void if appropriations are not approved. | H Rules 3C | Orwall |
| <u>E2SHB 1440</u> (Dead) (SB 5210) | Student loan bill of rights Establishing a student loan bill of rights. Establishes the Washington student education loan bill of rights. Requires the student achievement council to designate a student education loan ombuds within the office of student financial assistance to provide timely assistance to a student education loan borrower with a student education loan. Requires the director of the department of financial institutions to establish fees sufficient to cover the costs of administering the department's program for student education loan servicers and the student education loan ombuds. Creates the student education loan ombuds account. Requires the state treasurer, beginning in the 2019-2020 fiscal year, to annually transfer from the financial services regulation fund to the student loan ombuds account, the greater of one hundred seventy-five thousand dollars or twenty percent of the annual assessment derived from student education loan servicing. Provides that this act is null and void if appropriations are not approved. | H Rules 3C | Stonier |
| <u>HB 1593</u> (SB 5680) | Small securities offerings Simplifying small securities offerings. Revises the securities act of Washington to simplify small securities offerings. | Signed by Gov.: C 113 L 17 | Vick |
| <u>SSB 5022</u> (SHB 1057) | Education loan information Providing information to students about education loans. Establishes the Washington student loan transparency act. Requires educational institutions to provide to enrolled students who have applied for student financial aid a notification about the student education loans the educational institution has certified. Requires an organization representing the public four-year colleges and universities, an organization representing the private nonprofit institutions, the state board | Signed by Gov.: C 154 L 17 | Bailey |

for community and technical colleges, the workforce training and education coordinating board, and the department of licensing to develop a form for the educational institutions to use to report compliance.

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| <u>SSB 5031</u> (SHB 1045) | Uniform money services act Addressing licensing and enforcement provisions applicable to money transmitters and currency exchanges under the uniform money services act. Revises the uniform money services act with regard to licensing and enforcement provisions applicable to money transmitters and currency exchanges. | Signed by Gov.: C 30 L 17 | Angel |
| <u>SSB 5043</u> (Dead) (Inactive) (HB 1061) | Payment of debts Concerning payment of debts. Allows a collection agency to collect a transaction fee for processing a credit card payment that does not exceed two and one-half percent of the payment amount. Prohibits interest from accruing on nonrestitution legal financial obligations until the date of release from full or partial custody. Prohibits a court from imposing a term of partial or total confinement if a violation of a condition or requirement of sentence is only for failure to pay legal financial obligations with an unpaid principal of twenty-five thousand dollars or less. | S Ways & Means | Angel |
| <u>SB 5085</u> | Voidable transactions act Enacting the uniform voidable transactions act. Changes the name of the uniform fraudulent transfer act to the uniform voidable transactions act. Enacts the uniform voidable transactions act. | Signed by Gov.: C 57 L 17 | Pedersen |
| <u>SB 5144</u> (HB 1053) | WA state credit union act Addressing the Washington state credit union act. Revises the Washington state credit union act. | Signed by Gov.: C 61 L 17 | Angel |
| <u>SB 5210</u> (Dead) (E2SHB 1440) | Student loan bill of rights Establishing a student loan bill of rights. Establishes the Washington student education loan bill of rights. Requires the student achievement council to designate a student education loan ombuds within the office of student financial assistance to provide timely assistance to a student education loan borrower with a student education loan. Requires the director of the department of financial institutions to establish fees sufficient to cover the costs of administering the department's program for student education loan servicers and the student education loan ombuds. Requires the state institute for public policy to conduct a study on the impact and cost-effectiveness of establishing a student loan authority to refinance existing federal and private undergraduate and graduate student loans from the proceeds of tax-exempt bonds. Creates the student education loan ombuds account. Requires the state treasurer, beginning in the 2019-2020 fiscal year, to annually transfer from the financial services regulation fund to the student loan ombuds account, the greater of one hundred seventy-five thousand dollars or twenty percent of the annual assessment derived from student education loan servicing. | S Higher Ed | Lias |

[SB 5264](#)

(Dead)

Concerning virtual currency.

Prohibits a marijuana producer, processor, or retail outlet from paying with or accepting virtual currency for the purchase or sale of marijuana or marijuana products.

Criminal Law**Bill Details****Status****Sponsor****Law enforcement deadly force**

H Public Safety

Doglio

Concerning the use of deadly force by law enforcement and corrections officers.

[HB 1000](#)

(Dead) (SB 5000)

Improves the use of deadly force statute in a manner that: (1) Protects the sanctity of all human life, makes clear that the force used must be necessary and proportional and only be used as a last resort; (2) Adds more specific language regarding the threat that must be present to justify the use of deadly force; and (3) Revises language describing officer accountability for unjustified uses of deadly force.

Carrying concealed pistols

H Judiciary

Shea

Prohibiting restrictions on the carrying of a concealed pistol by persons with a valid concealed pistol license in certain facilities.

[HB 1015](#)

(Dead)

Requires a public facilities district, a public stadium authority, and a local governmental entity to allow a person with a valid concealed pistol license to carry a concealed pistol in, or on the grounds of, certain facilities.

Private property forfeiture

H Judiciary

Taylor

Requiring a finding of guilt prior to the forfeiture of private property.

[HB 1016](#)

(Dead)

Prohibits a court from entering a final order of forfeiture of personal or real property until after the court has found that: (1) The owner of the property to be forfeited is guilty of committing a felony offense; and (2) The property to be forfeited was directly involved in, connected with, traceable to, or derived from the commission of the felony offense for which the owner of the property was found guilty.

Crime victim participation

H Rules 3C

MacEwen

Enhancing crime victim participation in the criminal justice system process.

[SHB 1022](#)

(Dead)

Establishes the safety and access for immigrant victims act. Requires certain entities and law enforcement agencies to complete victim certifications for nonimmigrant visa applications for qualifying victims. Requires the office of crime victims advocacy to convene a crime victim certification steering committee and provide administrative support for the committee. Requires the criminal justice training commission, in collaboration with the office of crime victims advocacy and the crime victim certification steering committee, to develop and adopt minimum standards for a course of study on certain nonimmigrant visas, other legal protections for immigrant survivors of criminal activity, and promising practices in working with immigrant crime victims.

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| | State officials/legal action | H Judiciary | Manweller |
| | Concerning legal actions against the state by state officials. | | |
| <u>HB 1034</u> (Dead) | Authorizes the lieutenant governor, secretary of state, treasurer, auditor, superintendent of public instruction, commissioner of public lands, and insurance commissioner to institute or prosecute legal action against the state under the authority of his or her office if he or she has sought and obtained the written prior approval from the governor. | | |
| | Court-ordered restitution | H Rules 3C | MacEwen |
| <u>HB 1058</u> (Dead) | Changing provisions relating to court-ordered restitution in certain criminal cases. | | |
| | Revises court-ordered restitution provisions regarding the postponement of the commencement of payments and the inability of an offender to make payments. | | |
| | Marijuana offense penalties | H Rules C | Kirby |
| <u>SHB 1065</u> (Dead) | Concerning penalties for marijuana offenses. | | |
| | Addresses offenses for the delivery or possession of marijuana. | | |
| | Trafficking, etc/time limits | H Rules 3C | Pellicciotti |
| <u>EHB 1078</u> (Dead) (SB 5030) | Concerning human trafficking, prostitution, and commercial sexual abuse of a minor. | | |
| | HB 1078 - DIGEST Addresses the statute of limitations for trafficking, commercial sexual abuse of a minor, and promoting commercial sexual abuse of a minor. | | |
| | No-contact order/trafficking | Signed by Gov.: C 230 L 17 | Orwall |
| <u>SHB 1079</u> (SSB 5029) | Creating a criminal no-contact order for human trafficking and promoting prostitution-related offenses. | | |
| | Requires a defendant who is charged by citation, complaint, or information with an offense involving trafficking or promoting prostitution in the first or second degree, and not arrested, to appear in court for arraignment in person no later than fourteen days after the next day on which court is in session following the issuance of the citation or the filing of the complaint or information. Requires the court, at that appearance, to determine the necessity of imposing a no-contact order and consider other conditions of pretrial release. Creates a criminal no-contact order for offenses relating to human trafficking and promoting prostitution. | | |
| | Contr'd substance possession | H Public Safety | Appleton |
| <u>HB 1087</u> (Dead) | Reducing the penalty for possession of controlled substances. | | |
| | Revises the uniform controlled substances act to reduce the penalty for possession of controlled substances. | | |
| | Misdemeanor convictions | H Public Safety | Appleton |
| <u>HB 1088</u> (Dead) | Allowing for more than one vacation of a misdemeanor and gross misdemeanor conviction. | | |
| | Authorizes a person to apply to the sentencing court for, and the court may grant, vacation of the records | | |

of conviction for more than one misdemeanor or gross misdemeanor offense at one time, unless otherwise prohibited.

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| <u>HB 1104</u> (Dead) | Unlawful entry/private prop. Concerning unlawful entry onto private property. Establishes the following crimes: Trespassing to unlawfully collect resource data from private land; unlawfully collecting resource data if he or she enters onto private land and collects resource data from private land; and trespassing to access adjacent or proximate land. | H Judiciary | Taylor |
| <u>HB 1108</u> (Dead) | Substance trafficking/privacy Addressing controlled substances trafficking investigations pursuant to the privacy act. Provides appropriate investigative tools that facilitate and promote cooperation between local, state, and federal law enforcement agencies that remove barriers to cooperation in drug trafficking investigations. | H Judiciary | Klippert |
| <u>ESHB 1109</u> | Victims of sexual assault Supporting victims of sexual assault. Creates the Washington sexual assault initiative pilot project within the office of the attorney general to provide funding to support multidisciplinary community response teams engaged in seeking a just resolution to sexual assault cases resulting from evidence found in previously unsubmitted sexual assault kits. Changes the composition of the joint legislative task force on sexual assault forensic examination best practices. Requires the criminal justice training commission to: (1) Provide training for persons responsible for investigating sexual assault cases involving adult victims; (2) Develop training on a victim-centered, trauma-informed approach to interacting with victims and responding to sexual assault calls; and (3) In developing the training, seek advice from the Washington association of sheriffs and police chiefs, the Washington coalition of sexual assault programs, and experts on sexual assault and the neurobiology of trauma. Levies a four-dollar fee upon the admission to a sexually oriented live adult entertainment establishment. Creates the sexual assault prevention and response account. | Signed by Gov.: C 290 L 17 | Orwall |
| <u>SHB 1112</u> (Dead) (SSB 5272) | Trafficking victims/vacating Vacating convictions arising from offenses committed as a result of being a victim of trafficking, promoting prostitution, or promoting commercial sexual abuse of a minor. Addresses the vacating of prostitution offenses when the person committed the offense as a result of being a victim of trafficking, promoting prostitution in the first degree, promoting commercial sexual abuse of a minor, or trafficking in persons under the trafficking victims protection act. | H Rules R | Orwall |
| <u>HB 1118</u> (Dead) | Vehicle entry to assist. Concerning immunity from civil liability for damage or injury that results from the entry of a vehicle to render assistance. Provides a person with immunity from civil liability for any damage or injury that results from his or her entry into a vehicle for the purpose of rendering assistance to an animal, minor, or vulnerable adult present in the vehicle. | H Judiciary | Peterson |

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| <u>HB 1131</u> (Dead) (SB 5080) | Real property damage actions Concerning actions for damage to real property resulting from construction, alteration, or repair on adjacent property. Enacts this act to overrule the Washington supreme court decision in Vern J. Oja and Assoc. v. Washington Park Towers, Inc., 89 Wn.2d 72, 569 P.2d 1141 (1977), which held that claims for damage to real property resulting from construction activities on adjacent property do not accrue until the construction project on the adjacent property is complete. |
| <u>HB 1138</u> (Dead) | Offender DNA collection Expanding collection of offender DNA samples. Addresses the collection of DNA from adults charged for a criminal offense or arrested for a criminal offense when there has been a judicial determination of probable cause. Allows a person to request expungement of the person's sample and DNA records from the DNA identification system under certain circumstances. |
| <u>HB 1141</u> (Dead) | Child support/driver license Concerning a restricted driver's license for persons who fail to comply with a child support order. Requires the department of licensing to suspend a parent's driver's license and issue a restricted license for a period of ninety days for noncompliance with a child support order. |
| <u>ESHB 1153</u> (SSB 5099) | Vulnerable persons/crimes Concerning crimes against vulnerable persons. HB 1153-S - DIGEST Creates the crimes of theft from a vulnerable adult in the first and second degree. Increases penalties, reduces barriers to prosecution, and expands the scope of protection for vulnerable persons. Encourages each county to develop a written protocol for handling criminal cases involving vulnerable adults. |
| <u>SHB 1155</u> (Dead) | Sex offenses/statute of lim. Making felony sex offenses a crime that may be prosecuted at any time after its commission. Allows the following offenses to be prosecuted at any time after their commission: (1) Rape in the first, second, or third degree; (2) Rape of a child in the first, second, or third degree; (3) Child molestation in the first, second, or third degree; (4) Sexual misconduct with a minor in the first degree; (5) Sexually violating human remains; (6) Custodial sexual misconduct in the first degree; (7) Incest in the first or second degree; (8) Sexual exploitation of a minor; (9) Commercial sexual abuse of a minor; (10) Promoting commercial sexual abuse of a minor; and (11) Promoting travel for commercial sexual abuse of a minor. |
| <u>HB 1161</u> (Dead) | County auditors Concerning county auditors. Removes obsolete or redundant references and duties that pertain to meeting notices, document filing requirements, and inventory of county auditors. |

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| | Domestic violence Concerning domestic violence. | Signed by Gov.: C 272 L 17 | Goodman |
| <u>E2SHB 1163</u> | HB 1163-S2 - DIGEST Modifies domestic violence provisions relating to: (1) Offender scores for assault of a child and criminal mistreatment; and (2) Revising the crime of fourth degree assault. Requires a biological sample to be collected for purposes of DNA identification analysis from an adult or juvenile convicted of assault in the fourth degree where domestic violence was pleaded and proven. Authorizes a sheriff to waive fees associated with service of a writ of habeas corpus that was issued for the return of a child when the person who was granted the writ is, by reason of poverty, unable to pay the cost of service. Requires the administrative office of the courts, through the Washington state gender and justice commission of the supreme court, to convene a work group to address the issue of domestic violence perpetrator treatment and the role of certified perpetrator treatment programs in holding domestic violence perpetrators accountable. Creates the Washington domestic violence risk assessment work group to study how and when risk assessment can best be used to improve the response to domestic violence offenders and victims and find effective strategies to reduce domestic violence homicides, serious injuries, and recidivism that are a result of domestic violence incidents in the state. Requires the Washington state gender and justice commission, in collaboration with the Washington state coalition against domestic violence and the Washington State University criminal justice program, to coordinate the work group and provide staff support. Requires individual licensees to complete a one hour domestic violence and sexual assault awareness training course approved by the department of licensing upon renewal or reinstatement of a license for cosmetology, hair design, barbering, manicuring, or esthetics. | | |
| <u>SHB 1184</u> (SSB 5184) | Patronizing a prostitute Modifying patronizing a prostitute provisions. | Signed by Gov.: C 232 L 17 | Orwall |
| <u>SHB 1196</u> (Dead) (Inactive) (SB 5175) | Small claims court judgments Modifying the process for prevailing parties to recover judgments in small claims court. Revises small claims court provisions with regard to the process for prevailing parties to recover judgments in the court. | H Rules 3C | Goodman |
| <u>SHB 1200</u> | Voyeurism/second degree Concerning the crime of voyeurism. | Signed by Gov.: C 292 L 17 | McCabe |
| <u>HB 1216</u> (Dead) | Unlawful entry Concerning unlawful entry on certain properties. | H Judiciary | Klippert |

Authorizes a peace officer to remove a person from the premises and order the person to remain off the premises, when the person is unlawfully entering the premises. Authorizes an owner of premises to initiate an investigation and request the removal of an unauthorized person from the premises by providing a certain declaration to law enforcement.

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| <u>HB 1259</u> (Dead) | Detention standards Concerning standards for detention of persons with mental disorders or chemical dependency. Modifies detention standards for persons with mental disorders or chemical dependency. | H Judiciary | Klippert |
| <u>HB 1260</u> (Dead) | Marijuana misdemeanors Providing for the vacation of misdemeanor marijuana offense convictions. Allows a person convicted of a misdemeanor marijuana offense, who was at least twenty-one years old at the time of the offense, to apply to the sentencing court for a vacation of the applicant's record of conviction for the offense. | H Public Safety | Fitzgibbon |
| <u>HB 1290</u> (Dead) | Mistreatmnt/faith-based exem Removing references to faith-based exemptions regarding criminal mistreatment of children and vulnerable adults. Removes the references to faith-based exemptions with regard to the criminal mistreatment of children and vulnerable adults. | H Judiciary | Kilduff |
| <u>SHB 1298</u> (Dead) | Job applicants/arrests, etc. Prohibiting employers from asking about arrests or convictions before an applicant is determined otherwise qualified for a position. 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. | H Rules 3C | Ortiz-Self |
| <u>SHB 1305</u> (Dead) (ESSB 5388) | Unlawful entry Concerning unlawful entry on certain properties. Authorizes a peace officer to: (1) Remove a person from real property and order the person to remain off the property, when the person is unlawfully entering the property; and (2) If he or she has probable cause to believe that the person is guilty of criminal trespass, make an arrest or exclude anyone under penalty of criminal trespass. Authorizes an owner of premises to initiate an investigation and request the removal of an unauthorized person from the premises by providing a certain declaration to law enforcement. | H Rules C | Barkis |
| <u>HB 1308</u> (Dead) | Human decapitation Making human decapitation an aggravating circumstance for purposes of aggravated first degree murder. | H Judiciary | Shea |

Makes human decapitation an aggravating circumstance for purposes of aggravated first degree murder.

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| <u>HB 1326</u> (Dead) | Insurance loss claims Addressing examinations under oath when a person claims a loss under an insurance contract. | H Bus & Fin Svcs | Kirby |
| | Addresses the claiming of a loss under an insurance contract. Requires a policy of insurance to contain a provision for conducting an examination under oath. Prohibits a policy of underinsured motorist coverage from containing a provision authorizing the taking of an examination under oath. | | |
| <u>SHB 1355</u> (Dead) (SB 5278) | Public safety review panel Concerning the authority of the public safety review panel. | H Approps | Jenkins |
| | Finds that: (1) Persons subject to commitment following a determination of not guilty by reason of insanity present unique diagnostic, treatment, supervisory, and public safety challenges that differ substantially from other groups subject to civil commitment; and (2) A centralized, quasi-judicial administrative review board with specialized expertise in the unique nature of this population and their public safety challenges will enhance both patient care and public safety. Addresses the authority of the public safety review panel. | | |
| <u>ESHB 1371</u> (Dead) (SSB 5289) | Distracted driving Modifying the infraction of and penalties for distracted driving. | H Rules 3C | Farrell |
| | HB 1371-S - DIGEST Revises distracted driving provisions with regard to portable electronic devices which are defined as a device that is capable of wireless communication or electronic data retrieval and is not manufactured primarily for hands-free use in a motor vehicle. | | |
| <u>EHB 1378</u> (Dead) (SSB 5277) | Disqualification of judges Concerning disqualification of judges. | H Rules 3C | Graves |
| | HB 1378 - DIGEST Prohibits a superior court judge from sitting to hear or try an action or proceeding if he or she has been disqualified. Authorizes a party to, or an attorney appearing in, an action or proceeding in a superior court to disqualify a judge from hearing the matter, subject to certain limitations. | | |
| <u>HB 1380</u> (Dead) | Gun sale background checks Repealing background check provisions for gun sales and transfers relating to Initiative Measure No. 594. | H Judiciary | Shea |
| | Repeals provisions on background checks for gun sales and transfers relating to Initiative Measure No. 594. | | |
| <u>HB 1381</u> (Dead) | Concealed pistol licenses Increasing reciprocity for concealed pistol licenses. | H Judiciary | Shea |
| | Addresses concealed pistol licenses and the right to carry a gun in this state when licensed in another state. | | |

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| <u>SHB 1384</u> (Dead) (ESSB 5256) | Sexual assault protect order Concerning sexual assault protection orders. Addresses the duration and renewal of an ex parte order regarding sexual assault protection. | H Rules 3C | Goodman |
| <u>HB 1387</u> (Dead) (SB 5444) | Assault weapons/bckgrnd chck Concerning enhanced background checks and licensure for assault weapons and large capacity magazines. Requires a person to be in possession of an assault weapon license in order to possess, manufacture, transport, purchase, acquire, transfer, deliver, import, sell, or offer to sell an assault weapon or large capacity magazine. Requires the chief of police of a municipality or the sheriff of a county, within thirty days after the filing of an application of a resident of this state, to issue an assault weapon license for a period of one year from the date of issue. Prohibits a resident of a state other than this state from purchasing an assault weapon or a large capacity magazine in this state. | H Judiciary | Jinkins |
| <u>HB 1390</u> (Dead) (ESSB 5038) | Incentivized evidence discl. Concerning disclosures regarding incentivized evidence and testimony. Requires the state, before it introduces any testimony or statement of an informant in a trial or other criminal proceeding, to disclose to the defendant certain material and information that is known by the state or reasonably available to be discovered by the state. | H Judiciary | Gregerson |
| <u>HB 1398</u> (Dead) (ESB 5280) | Law enforcement/hate crime Making crimes and threats against persons because of their occupation as a law enforcement officer a hate crime. Finds that a hate crime committed against a victim because of the victim's occupation as a law enforcement officer may be identified in the same manner that a hate crime committed against a victim of another protected group is identified. | H Public Safety | McCabe |
| <u>HB 1416</u> (Dead) | Use of marijuana in public Increasing the penalty for use of marijuana in public places. Changes the penalty for the use of marijuana in public places from a class 3 civil infraction to a class 2 civil infraction. | H Commerce & Gami | Klippert |
| <u>SHB 1472</u> (Dead) (SB 5336) | Ballot return boxes/crimes Criminalizing damaging, destroying, tampering, or removing ballot return boxes or contents. Includes, in the crime of malicious mischief, when a person causes an interruption or impairment of service rendered to the public by, without lawful authority, physically damaging, destroying, tampering, or removing an official ballot deposit box, a ballot drop box, or the contents of a deposit box or a drop box. | H Rules 3C | Hudgins |
| <u>SHB 1524</u> (Dead) | Therapeutic courts Increasing success in therapeutic courts. | H Rules 3C | Kloba |

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.

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| <u>HB 1529</u> (Dead) (SSB 5073) | Use of deadly force Concerning recommendations from the joint legislative task force on the use of deadly force in community policing. Responds to the recommendations from the joint legislative task force on the use of deadly force in community policing on the following subject matter: The state deadly force statute; training and community outreach; law enforcement accountability to its community; data collection; behavioral health; less lethal weapons; and funding and oversight. | H Public Safety | Ryu |
| <u>SHB 1543</u> (Dead) (SB 5321) | Sex. assault/parental rights Concerning parental rights and responsibilities of sexual assault perpetrators and survivors. Establishes a process where a survivor, who becomes pregnant as a result of a sexual assault and who elects to raise the child, can seek the court's assistance in avoiding continued forced interactions with the rapist which eliminates another barrier to healing from the assault. | Signed by Gov.: C 234 L 17 | Doglio |
| <u>SHB 1591</u> (Dead) | Vehicular assault sentencing Increasing the punishment for vehicular assault. Addresses the offender score with regard to vehicular assault while driving under the influence. | H Rules R | Klippert |
| <u>E2SHB 1614</u> (Dead) | Impaired driving Concerning impaired driving. Modifies impaired driving provisions. | Signed by Gov.: C 336 L 17 | Goodman |
| <u>HB 1642</u> (Dead) | Eluding a police vehicle Changing the seriousness level for the crime of attempting to elude a pursuing police vehicle. Changes the seriousness level for the crime of attempting to elude a pursuing police vehicle. | H Approps | Irwin |
| <u>HB 1668</u> (Dead) | Crimes against law enforce. Enhancing penalties for crimes committed against law enforcement officers. Addresses crimes against law enforcement officers. | H Public Safety | Haler |
| <u>HB 1678</u> (Dead) | Community custody/concurrent Allowing multiple terms of community custody to be served concurrently. | H Public Safety | Pettigrew |

Requires community custody terms to be served concurrently to each other.

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| <u>SHB 1679</u> (Dead) (3SSB 5558) | Released offender identicard Issuing a two-year identicard for offenders released from prison facilities. Requires the department of corrections, working in conjunction with the department of licensing, to create and implement an identicard program to provide released offenders within the state a two-year state-issued identicard. | H Rules R | Goodman |
| <u>SHB 1680</u> (Dead) | Sentencing elements wrksheet Concerning the sentencing elements worksheet. Requires the department of corrections, in consultation with the administrative office of the courts, Washington superior court judges' association, Washington association of prosecuting attorneys, Washington association of criminal defense lawyers, Washington public defenders' association, and Washington association of county clerks, to develop a mandatory sentencing elements worksheet that will be used to identify and record the elements of a court's order that are required by the department to calculate an offender's confinement term and community custody term when ordered. | H Rules 3C | Goodman |
| <u>HB 1704</u> (Dead) | Doula services/incarceration Concerning doula services for incarcerated women. Requires jails and the department of corrections to make reasonable accommodations for the provision of available doula services to inmates who are pregnant or who have given birth in the last six weeks. | H HC/Wellness | DeBolt |
| <u>EHB 1728</u> | Child sex exploit./subpoenas Protecting minors from sexual exploitation. HB 1728 - DIGEST Authorizes law enforcement to use the limited use of administrative subpoena authority in this act for the sole purpose of investigating crimes involving the sexual exploitation of children. | Signed by Gov.: C 114 L 17 | Sawyer |
| <u>ESHB 1739</u> | Crime victims' compensation Concerning the crime victims' compensation program. HB 1739-S - DIGEST Modifies provisions regarding the crime victims' compensation program. | Signed by Gov.: C 235 L 17 | Gregerson |
| <u>2SHB 1743</u> (Dead) (SSB 5613) | Juvenile rehab. confinement Addressing confinement in juvenile rehabilitation facilities for juveniles convicted in adult court. Requires a child to be placed in a facility operated by the department of social and health services instead of the department of corrections, to determine the child's earned release date, when the child is convicted as an adult in the state courts of a crime amounting to a felony and is committed for a term of confinement. Requires the department of social and health services, if a child's sentence includes a term of community custody, to consult the department of corrections before the child's release to community | H Rules C | Goodman |

custody. Requires the state institute for public policy to assess the impact of this act on community safety, racial disproportionality, and youth rehabilitation. Provides that this act is null and void if appropriations are not approved.

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| <u>SHB 1759</u> (Dead) | Crime victims/communicating Addressing procedures for communicating with crime victims and survivors of crime victims. Requires the department of commerce, through the office of crime victims advocacy, to convene and coordinate a work group to: (1) Examine practices regarding notification of family members when a person has died from a suspected homicide or other criminal means; (2) Develop recommendations for providing crime victims and survivors of homicide victims with information about crime victim services; and (3) Develop recommendations for ways in which law enforcement officers responding to the scene of a crime may provide crime victims and survivors of homicide victims with information about crime victim services. | H Rules R | Ortiz-Self |
| <u>HB 1769</u> (Dead) | Deadly force task force recs Supporting law enforcement's efforts to implement the recommendations of the joint legislative task force on the use of deadly force in community policing. Implements the recommendations of the joint legislative task force on the use of deadly force in community policing. Requires the Washington association of sheriffs and police chiefs to establish grant programs to assist local law enforcement agencies in procuring less lethal weapons for primary responding law enforcement officers and establishing community engagement programs. Requires Washington law enforcement agencies to report to the office of the attorney general, certain information regarding each incident where: Deadly force is applied; and force is applied if death or great bodily harm results. Requires the office of the attorney general to compile and publish the data collected and ensure that the reporting is likely to comply with pending federal use of deadly force reporting standards. Creates the jail accreditation project to incentivize jails to seek and receive accreditation to improve the safety and welfare of correctional officers, inmates, and the public. Creates the law enforcement accreditation project to incentivize law enforcement agencies to seek and receive accreditation. Requires the department of commerce to administer the community and law enforcement partnership grant program to build and foster relationships between the community and law enforcement. Requires the Washington State University division of governmental studies and services to conduct a study on how to increase diversity in law enforcement agencies in this state. Requires the criminal justice training commission to: (1) Provide enhanced leadership training with the purpose of fostering agency culture that enhances internal legitimacy and, by extension, external legitimacy with the community; (2) Develop and offer advanced training for commissioned officers; (3) Expand advanced firearms training; and (4) Make efforts to provide enhanced crisis intervention training for at least fifty percent of full-time general authority Washington peace officers assigned to patrol duties. Creates the public safety enhancement account. | H Public Safety | Goodman |
| <u>E2SHB 1783</u> (Dead) | Legal financial obligations Concerning legal financial obligations. Addresses legal financial obligations. Eliminates the accrual of interest on certain nonrestitution portions of legal financial obligations. Prohibits a court from imposing costs on a defendant who is indigent at the time of sentencing. Provides that this act is null and void if appropriations are not approved. | H 3rd Reading | Holy |
| <u>2SHB 1789</u> | Sentencing laws & practices | H Rules 3C | Jinkins |

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| (Dead) (SB 5600) | Concerning sentencing laws and practices. Requires the sentencing guidelines commission to contract for the services of an external consultant to evaluate the state's sentencing laws and practices. Provides that this act is null and void if appropriations are not approved. | | |
| HB 1806 (Dead) | Crimes by corporations Increasing monetary penalties for crimes committed by corporations. Addresses the penalties imposed for criminal offenses by corporations. | H Rules 3C | Pellicciotti |
| HB 1821 (Dead) | Eluding a police vehicle Clarifying the crime of attempting to elude a police vehicle. Changes the term "driving a vehicle in a reckless manner while attempting to elude a pursuing police vehicle" to "driving a vehicle in a reckless manner in an attempt to elude a police vehicle" to clarify the crime of attempting to elude a police vehicle. | H Public Safety | Lovick |
| HB 1823 (Dead) | Business improve. districts Concerning business improvement districts. Modifies business improvement district provisions and changes the term "parking and business improvement areas" to "business improvement areas." | H Rules C | Peterson |
| SHB 1825 (Dead) | Family assessment responses Extending the timeline for completing a family assessment response, allowing the department of social and health services to complete a family assessment response upon the verbal agreement of a parent to participate, and defining disqualifying crimes. Authorizes the department of social and health services to complete a family assessment response upon the verbal agreement of a parent to participate. Extends the timeline for completing a family assessment response. Addresses a criminal offense that is within the categories of disqualifying crimes described in the adoption and safe families act of 1997. | H Rules 3C | Senn |
| HB 1866 (Dead) | Elderly incarcer. offenders Reviewing elderly incarcerated offenders for possible early release. Authorizes an offender, convicted of one or more crimes, to petition the indeterminate sentence review board for early release after serving at least twenty years of total confinement or reaching fifty years of age. | H Public Safety | Pettigrew |
| HB 1935 (Dead) (SB 5354) | 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 | H Judiciary | Orwall |

sentence for aggravated first degree murder.

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| | Criminal records | Signed by Gov.: C 174 L 17 | Lovick |
| | Standardizing the collection and distribution of criminal records. | | |
| <u>HB 1965</u> (SB 5730) | Requires an application for an original concealed pistol license or alien firearm license to include only one complete set of fingerprints to be forwarded to the Washington state patrol. Authorizes a photograph or copy of an individual's palmprints to be taken to update the file of a sex offender or a kidnapping offender. Authorizes certain law enforcement personnel to photograph and record the palmprints of adults who are lawfully arrested. | | |
| | DUI 4th offense/felony | H Public Safety | Klippert |
| <u>HB 1970</u> (Dead) | Making a fourth driving under the influence offense a felony. | | |
| | Makes a fourth DUI offense a felony. | | |
| | Person threatening to murder | H Judiciary | Klippert |
| | Concerning the mental health evaluation and treatment of individuals who threaten to murder a family member or other person who resides with the individual. | | |
| <u>HB 1972</u> (Dead) | Includes in the definition of "likelihood of serious harm," for purposes of the involuntary treatment act, a substantial risk that physical harm will be inflicted by a person who has threatened to murder a family member or other person who resides with the person, the threat seriously alarms the family member or other person, and the threat places the family member or other person in reasonable fear the person will attempt to carry out the threat. | | |
| | Voluntary intoxication | H Judiciary | Klippert |
| | Prohibiting the use of voluntary intoxication as a defense against a criminal charge. | | |
| <u>HB 1973</u> (Dead) | Provides that voluntary intoxication is not a defense to a criminal charge, nor may the fact of voluntary intoxication be used by a defendant to demonstrate the lack of any particular mental state that is an element of a crime charged. | | |
| | Rights of crime victims | H Judiciary | Klippert |
| | Concerning the rights of crime victims, survivors of crime victims, and witnesses of crime. | | |
| <u>HB 1974</u> (Dead) | Includes in the definition of "victim," for purposes of chapter 7.69 RCW (crime victims, survivors, and witnesses), a licensed business against whom a crime has been committed. | | |
| | Indigent criminal defense | H Approps | Koster |
| | Concerning state funding for indigent criminal defense services provided at the county and city level. | | |
| <u>HB 2012</u> (Dead) | Eliminates the streamlined sales tax mitigation program and redistributes an equivalent amount of funding through the county and municipal criminal justice assistance accounts for indigent criminal defense services. | | |

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| <u>HB 2024</u> (Dead) | 1st degree rape seriousness Increasing the seriousness level of first degree rape. Increases the seriousness level of first degree rape. | H Public Safety | Klippert |
| <u>SHB 2025</u> (Dead) | Offender programs comp. plan Requiring the development and implementation of a comprehensive plan to improve offender programs. Requires the department of corrections to develop and implement a comprehensive plan for cognitive behavioral change programs and reentry specific programs which must prioritize funding for and implementation of programs that: (1) Follow the risk needs responsivity model; (2) Focus on higher risk offenders, including violent and nonviolent offenders; (3) Are deemed evidence-based or research-based by the state institute for public policy or Washington State University, or are recognized in a nationally observed repository, including the national institute of justice, national institute of corrections, or the substance abuse and mental health services administration's national registry of evidence-based programs and practices; and (4) Have measurable outcomes including reducing recidivism and readmissions to correctional institutions below current levels. | H Approps | Goodman |
| <u>HB 2031</u> (Dead) | Public defense funding Concerning the funding of public defense services. Modifies public defense services provisions regarding funding. | H Approps | Appleton |
| <u>HB 2074</u> (Dead) | Execution of judgments Concerning proceedings supplemental to execution of judgments. Changes certain monetary amounts with regard to judgments under chapter 6.32 RCW. | H Judiciary | Stanford |
| <u>HIR 4201</u> (Dead) | Electronic communications Amending the state Constitution to ensure that electronic communications and data are secure from unreasonable searches and seizures. Proposes an amendment to the state Constitution to ensure that electronic communications and data are secure from unreasonable searches and seizures. | H Judiciary | Taylor |
| <u>SB 5000</u> (Dead) (HB 1000) | Law enforcement deadly force Concerning the use of deadly force by law enforcement and corrections officers. Improves the use of deadly force statute in a manner that: (1) Protects the sanctity of all human life, makes clear that the force used must be necessary and proportional and only be used as a last resort; (2) Adds more specific language regarding the threat that must be present to justify the use of deadly force; and (3) Revises language describing officer accountability for unjustified uses of deadly force. | S Law & Justice | McCoy |
| <u>SB 5009</u> (Dead) | Economic disruption crimes Concerning offenses involving economic disruption. | S Law & Justice | Ericksen |

Establishes the preventing economic disruption act. Authorizes the prosecuting attorney to file a special allegation when sufficient evidence exists to show that an accused or accomplice committed an offense to cause an economic disruption. Requires the court, in a criminal case in which there has been a special allegation and the accused has been convicted of the underlying crime, to make a finding of fact before sentencing whether the person committed the offense to cause an economic disruption.

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| | No-contact order/trafficking | S Rules X | Padden |
| | Creating a criminal no-contact order for human trafficking and promoting prostitution-related offenses. | | |
| <u>SSB 5029</u> (Dead) (SHB 1079) | Requires a defendant who is charged by citation, complaint, or information with an offense involving trafficking or promoting prostitution in the first or second degree, and is not arrested, to appear in court for arraignment or initial appearance in person, no later than fourteen days after the defendant is served with the citation, complaint, or information. Requires the court, at that appearance, to determine the necessity of imposing or extending a no-contact order and consider the provisions of RCW 9.41.800 (surrender of weapons or licenses--prohibitions on future possession or licensing) or other conditions of pretrial release according to court rules. | | |
| <u>SB 5030</u> (EHB 1078) | Trafficking, etc/time limits | Signed by Gov.: C 231 L 17 | Darneille |
| | Concerning human trafficking, prostitution, and commercial sexual abuse of a minor. | | |
| | Addresses the statute of limitations for trafficking, commercial sexual abuse of a minor, and promoting commercial sexual abuse of a minor. | | |
| <u>SB 5037</u> (Dead) | DUI 4th offense/felony | Signed by Gov.: C 335 L 17 | Padden |
| | Making a fourth driving under the influence offense a felony. | | |
| | Makes a fourth driving under the influence offense a felony. | | |
| <u>ESSB 5038</u> (Dead) (HB 1390) | Incentivized evidence discl. | S Rules 3 | Padden |
| | Concerning disclosures regarding incentivized evidence and testimony. | | |
| | 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. | | |
| <u>SB 5044</u> (Dead) | Civil forfeiture burden | S Law & Justice | Hasegawa |
| | Changing the burden of proof in certain civil asset forfeiture hearings. | | |
| | Changes the burden of proof in certain civil asset forfeiture hearings. | | |
| <u>SB 5059</u> (Dead) | Motor vehicle prop. offenses | S Rules 3 | O'Ban |
| | Addressing motor vehicle property offenses. | | |
| | Modifies offender score provisions with regard to motor vehicle property offenses. | | |

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| <u>SSB 5073</u> (Dead) (HB 1529) | <div> <div>Use of deadly force</div> <div>S Ways & Means</div> <div>Frockt</div> </div> <p>Concerning recommendations from the joint legislative task force on the use of deadly force in community policing.</p> <p>Responds to the recommendations considered by the joint legislative task force on the use of deadly force in community policing on the following subject matter: The state deadly force statute; training and community outreach; law enforcement accountability to its community; data collection; behavioral health; less lethal weapons; and funding and oversight. Provides that this act is null and void if appropriations are not approved.</p> |
| <u>SB 5080</u> (Dead) (HB 1131) | <div> <div>Real property damage actions</div> <div>S Rules 3</div> <div>Padden</div> </div> <p>Concerning actions for damage to real property resulting from construction, alteration, or repair on adjacent property.</p> <p>Enacts this act to overrule the Washington supreme court decision in Vern J. Oja and Assoc. v. Washington Park Towers, Inc., 89 Wn.2d 72, 569 P.2d 1141 (1977), which held that claims for damage to real property resulting from construction activities on adjacent property do not accrue until the construction project on the adjacent property is complete.</p> |
| <u>SSB 5081</u> | <div> <div>Uniform law on notarial acts</div> <div>Signed by Gov.: C 281 L 17</div> <div>Pedersen</div> </div> <p>Adopting the revised uniform law on notarial acts.</p> <p>Adopts the revised uniform law on notarial acts. Repeals chapter 42.44 RCW (notaries public).</p> |
| <u>SSB 5083</u> | <div> <div>Sex offenders/victim notice</div> <div>Signed by Gov.: C 86 L 17</div> <div>Pearson</div> </div> <p>Requiring the prosecuting attorney to use reasonable efforts in notifying a victim of a sex or kidnapping offender's petition for relief from registration.</p> <p>Addresses the petition for relief from registration or exemption from community notification requirements with regard to sex offenders and kidnapping offenders. Requires the prosecuting attorney to make reasonable efforts to notify the victim via the victim's choice of telephone, letter, or e-mail, if known.</p> |
| <u>SSB 5099</u> (Dead) (ESHB 1153) | <div> <div>Vulnerable persons/crimes</div> <div>S Rules 3</div> <div>Bailey</div> </div> <p>Concerning crimes against vulnerable persons.</p> <p>Increases penalties, reduces barriers to prosecution, and expands the scope of protection for vulnerable persons. Encourages each county to develop a written protocol for handling criminal cases involving vulnerable adults. Creates the crime of theft from a vulnerable adult.</p> |
| <u>ESSB 5106</u> (Dead) | <div> <div>Involuntary treatment act</div> <div>S Rules 3</div> <div>O'Ban</div> </div> <p>Clarifying obligations under the involuntary treatment act.</p> <p>SB 5106-S - DIGEST Revises the involuntary treatment act with regard to: (1) Clarifying obligations; (2) Joel's law amendments; (3) Less restrictive alternative revocations; and (4) Initial detention investigations.</p> |

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| <u>SB 5175</u> (Dead) (Inactive) (SHB 1196) | Small claims court judgments Modifying the process for prevailing parties to recover judgments in small claims court. Revises small claims court provisions with regard to the process for prevailing parties to recover judgments in the court. | S Law & Justice | Padden |
| <u>SSB 5184</u> (Dead) (SHB 1184) | Patronizing a prostitute Modifying patronizing a prostitute provisions. Provides that the crime of patronizing a prostitute may be considered as being committed in more than one location. For instance, a person who sends a communication to patronize a prostitute is considered to have committed the crime both at the place from which the contact was made and where the communication is received. | S Rules X | Padden |
| <u>SSB 5186</u> (Dead) | Blood samples/forensic tests Concerning the collection of blood samples for forensic testing. Provides that it is not professional misconduct for a person holding another credential under Title 18 RCW whose scope of practice includes performing venous blood draws to collect a blood sample without a person's consent when the person holding another credential is directed by a law enforcement officer to do so for the purpose of a blood test under the provisions of a search warrant or exigent circumstances. | S Rules 3 | Padden |
| <u>SB 5218</u> (Dead) | Arrest warrant/agency prop. Requiring notification to law enforcement of persons with an arrest warrant who are on public agency property. Requires a public agency employee, who has reasonable cause to believe that a person located on agency property has a warrant issued for his or her arrest, to immediately make a report or cause a report to be made to a local law enforcement agency. | S Rules X | Zeiger |
| <u>SSB 5255</u> (Dead) | Seizure & forfeiture reports Concerning seizure and forfeiture reporting. Revises the uniform controlled substances act with regard to the recordkeeping of a seizing agency about property seized and forfeited under state law and agreements with federal agencies. | S Rules X | Padden |
| <u>ESSB 5256</u> (SHB 1384) | Sexual assault protect order Concerning sexual assault protection orders. SB 5256-S - DIGEST Addresses the duration and renewal of an ex parte order regarding sexual assault protection. | Signed by Gov.: C 233 L 17 | Fain |
| <u>SSB 5272</u> (SHB 1112) | Trafficking victims/vacating Vacating convictions arising from offenses committed as a result of being a victim of trafficking, promoting prostitution, or promoting commercial sexual abuse of a minor. | Signed by Gov.: C 128 L 17 | Saldaña |

Addresses the vacating of prostitution offenses when the person committed the offense as a result of being a victim of trafficking, promoting prostitution in the first degree, promoting commercial sexual abuse of a minor, or trafficking in persons under the trafficking victims protection act. Requires a motion for vacation of a conviction of the prostitution offenses to be supported by the sworn testimony of the applicant at a hearing before the court.

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| <u>SSB 5277</u> (EHB 1378) | Disqualification of judges Concerning disqualification of judges. Prohibits a superior court judge from sitting to hear or try an action or proceeding if he or she has been disqualified. Authorizes a party to, or an attorney appearing in, an action or proceeding in a superior court to disqualify a judge from hearing the matter, subject to certain limitations. | Signed by Gov.: C 42 L 17 | Padden |
| <u>SB 5278</u> (Dead) (SHB 1355) | Public safety review panel Concerning the authority of the public safety review panel. Finds that: (1) Persons subject to commitment following a determination of not guilty by reason of insanity present unique diagnostic, treatment, supervisory, and public safety challenges that differ substantially from other groups subject to civil commitment; and (2) A centralized, quasi-judicial administrative review board with specialized expertise in the unique nature of this population and their public safety challenges will enhance both patient care and public safety. Addresses the authority of the public safety review panel. | S Ways & Means | Padden |
| <u>ESB 5280</u> (Dead) (HB 1398) | Law enforcement/hate crime Making crimes and threats against persons because of their occupation as a law enforcement officer a hate crime. SB 5280 - DIGEST Finds that a hate crime committed against a victim because of the victim's occupation as a law enforcement officer may be identified in the same manner that a hate crime committed against a victim of another protected group is identified. | S Rules 3 | Honeyford |
| <u>SB 5287</u> (Dead) | Persistent offenders Concerning persistent offenders. Requires an offender to have a resentencing hearing if a current or past conviction for assault in the second degree or robbery in the second degree was used as a basis for the finding that the offender was a persistent offender. | S Law & Justice | Darneille |
| <u>SSB 5289</u> (ESHB 1371) | Distracted driving Modifying the infraction of and penalties for distracted driving. Addresses traffic infractions for the crimes of distracted driving and driving dangerously distracted. Revises distracted driving provisions with regard to portable electronic devices which are defined as a device that is capable of wireless communication or electronic data retrieval and is not manufactured primarily for hands-free use in a motor vehicle. Creates the distracted driving prevention account. | Signed by Gov.: C 334 L 17 | Rivers |
| <u>2ESSB</u> | Department of corrections | S Rules 3 | Padden |

5294
(Dead)

Concerning the department of corrections.

SB 5294-S - DIGEST Addresses the department of corrections' early release error of over thirty-two hundred prisoners during a thirteen-year period. Authorizes the creation of the office of the corrections ombuds, independent of the department of corrections and the governor's office. Requires the governor to: (1) Convene an ombuds advisory council with several purposes in support of the ombuds function; and (2) Ensure that all offices are performing their duties and all personal and professional conflicts of interest are avoided. Requires the state auditor to designate the nonprofit organization that will contract to operate the office of the corrections ombuds. Directs the office of financial management to require the performance audit of the state employee whistleblower program to review the legislative report from the senate law and justice committee and other pertinent documentation regarding the department of corrections early release error, with particular focus on the inability of department of corrections employees to use the state employee whistleblower program to address concerns with mismanagement of the department of corrections. Prohibits the settlement of a cause of action brought by an employee from containing a provision prohibiting the employee from future work in state government. Requires the joint legislative audit and review committee to conduct an immediate performance audit of the information technology and records departments at the department of corrections. Creates the joint legislative task force to simplify criminal sentencing to: (1) Review and make recommendations regarding how the sentencing reform act of 1981 can be simplified; and (2) Limit the review to technical, nonsubstantive changes that will not reduce punishment or risk public safety.

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| <u>SSB 5301</u> | Responsible bidder criteria | Signed by Gov.: C 258 L 17 | Miloscia |
| | Including willful violations of certain state laws to the state's responsible bidder criteria. | | |
| | Revises responsible bidder criteria provisions to include willfully violating the minimum wage act and the wage payment act. | | |
| <u>SB 5307</u> (Dead) | Total confinement altern. | S Law & Justice | Darneille |
| | Creating alternatives to total confinement for certain qualifying offenders with minor children. | | |
| | Changes eligibility requirements for a parenting alternative program for certain offenders. | | |
| <u>SB 5321</u> (Dead) (SHB 1543) | Sex. assault/parental rights | S Law & Justice | Rivers |
| | Concerning parental rights and responsibilities of sexual assault perpetrators and survivors. | | |
| | Establishes a process where a survivor, who becomes pregnant as a result of a sexual assault and who elects to raise the child, can seek the court's assistance in avoiding continued forced interactions with the rapist which eliminates another barrier to healing from the assault. | | |
| <u>SB 5336</u> (SHB 1472) | Ballot return boxes/crimes | Signed by Gov.: C 283 L 17 | Miloscia |
| | Criminalizing damaging, destroying, tampering, or removing ballot return boxes or contents. | | |
| | Includes, in the crime of malicious mischief, when a person causes an interruption or impairment of service rendered to the public by physically damaging, destroying, tampering, or removing an official ballot deposit box, a ballot drop box, or the contents of a deposit box or a drop box. | | |
| <u>SB 5354</u> | Death penalty elimination | S Law & Justice | Miloscia |

(Dead)
(HB 1935) 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.

Indigent defense

S Rules 3

Sheldon

Modifying indigent defense provisions.

[SB 5376](#)
(Dead)

Modifies indigent defense services provisions relating to: (1) Determining if a person is indigent or indigent and able to contribute; and (2) Requiring a person receiving the appointment of counsel to sign an affidavit swearing under penalty of perjury that all income, assets, and living costs reported are complete and accurate. Requires the office of public defense to: (1) Offer training for the offices and individuals designated by the courts as responsible for determining indigency; and (2) Survey attorneys' fees statewide and publish the results to assist courts and their designees in identifying the usual and customary charges for retaining private counsel.

Unauthorized persons removal

Signed by Gov.: C 284 L 17

Zeiger

Concerning the removal of unauthorized persons from certain premises.

[ESSB 5388](#)
(SHB 1305)

SB 5388-S - DIGEST Authorizes an owner of a building, that is considered residential real property, to initiate an investigation and request the removal of an unauthorized person from the premises by providing a specific declaration to law enforcement. Authorizes a peace officer to remove the person from the premises and order the person to remain off the premises, if the person is unlawfully entering the premises. Requires a peace officer to have probable cause to believe that a person is guilty of criminal trespass in order to make an arrest or exclude anyone under penalty of criminal trespass.

Background checks

S Rules 3G

O'Ban

Concerning the use of background checks for persons who work with children, persons with developmental disabilities, and vulnerable adults.

[SB 5399](#)
(Dead)

Authorizes cities, towns, code cities, counties, and metropolitan park districts to require a federal background investigation, a state criminal background investigation, and a criminal background investigation conducted through a private organization of their employees, applicants for employment, volunteers, vendors, and independent contractors who, in the course of their work or volunteer activity, may have unsupervised access to children, persons with developmental disabilities, or vulnerable adults.

Invol. treatment procedures

S HumSer/MenHlth

Kuderer

Concerning certain procedures upon initial detention under the involuntary treatment act.

[SB 5441](#)
(Dead)

Revises involuntary treatment act provisions regarding a person who presents a likelihood of serious harm and the possession or control of a firearm.

Assault weapons/bckgrnd chck

S Law & Justice

Frockt

Concerning enhanced background checks and licensure for assault weapons and large capacity magazines.

[SB 5444](#)
(Dead)
(HB 1387)

Requires a person to be in possession of an assault weapon license in order to possess, manufacture, transport, purchase, acquire, transfer, deliver, import, sell, or offer to sell an assault weapon or large capacity magazine. Requires the chief of police of a municipality or the sheriff of a county, within thirty days after the filing of an application of a resident of this state, to issue an assault weapon license for a period of one year from the date of issue. Prohibits a resident of a state other than this state from purchasing an assault weapon or a large capacity magazine in this state.

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| <u>SB 5505</u> (Dead) | School district liability | S Law & Justice | Zeiger |
| | Eliminating school districts' liability for criminal misconduct of their students that occurs outside of school district custody or supervision. | | |
| | Provides immunity from liability to school districts for civil damages resulting from criminal acts committed by their students that occur outside of the district's custody or supervision. | | |
| <u>SB 5519</u> (Dead) (HB 1876) | Exclusive adult jurisdiction | S HumSer/MenHlth | Kuderer |
| | Concerning the revision of exclusive adult jurisdiction. | | |
| | Revises the basic juvenile court act with regard to the juvenile courts' exclusive original jurisdiction over proceedings. Requires a decline hearing to be held when the respondent is sixteen or seventeen years old and the information alleges a violent offense and the juvenile is alleged to have been armed with a firearm, unless the hearing is opposed by the prosecutor, the respondent, and the court. | | |
| <u>3SSB 5558</u> (Dead) (SHB 1679) | Released offender identicard | S Rules 3 | Darneille |
| | Issuing a two-year identicard for offenders released from prison facilities. | | |
| | Requires the department of corrections, working in conjunction with the department of licensing, to create and implement an identicard program to provide released offenders within the state a two-year state-issued identicard. | | |
| <u>SB 5596</u> (Dead) | Youth detention/noncriminal | S HumSer/MenHlth | Darneille |
| | Phasing out use of the valid court order exception to place youth in detention for noncriminal behavior. | | |
| | 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 sanction for contempt 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. | | |
| <u>SB 5600</u> (Dead) (2SHB 1789) | Rehabilitated offenders | S Law & Justice | Darneille |
| | Concerning rehabilitated offenders. | | |
| | Creates the community review board within the office of the governor to review incarcerated offenders for possible early release after twenty years of confinement. Authorizes an offender, convicted of and incarcerated for one or more crimes, to petition the community review board for early release after serving at least twenty years of total confinement. Requires the governor to review each decision of the | | |

community review board to approve or deny a petition for release. Requires the sentencing guidelines commission to contract for the services of an external consultant to evaluate the state's sentencing laws and practices.

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| <u>SSB 5605</u> (Dead) | OSPI background checks Aligning the office of the superintendent of public instruction's background check authority with that of the department of early learning. Aligns the background check authority of the office of the superintendent of public instruction with that of the department of early learning. Creates the K-12 criminal background check account. | S Rules 2 | Walsh |
| <u>2SSB 5610</u> (Dead) | 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. Addresses sentencing enhancements and exceptional sentences with regard to an offender being sentenced in adult court for a crime committed as a minor. | S Rules X | Darneille |
| <u>SSB 5613</u> (Dead) (2SHB 1743) | Juvenile rehab. confinement Addressing confinement in juvenile rehabilitation facilities for juveniles convicted in adult court. Requires a child to be placed in a facility operated by the department of social and health services instead of the department of corrections, to determine the child's earned release date, when the child is convicted as an adult in the state courts of a crime amounting to a felony and is committed for a term of confinement. Requires the state institute for public policy to evaluate the effectiveness of this act on community safety and youth rehabilitation and assess the benefits and costs associated with the law. | S Ways & Means | Darneille |
| <u>SB 5614</u> (Dead) | Diversion agreements Concerning diversion agreements and counsel and release agreements. Addresses the records of successfully completed diversion agreements and counsel and release agreements. | S Rules 3 | Darneille |
| <u>SSB 5618</u> | Domestic violence assault Concerning arrest of sixteen and seventeen year olds for domestic violence assault. Authorizes a police officer to arrest a person who is sixteen or seventeen years old if the officer has probable cause to believe that the child has assaulted a family or household member within the preceding four hours and the officer believes: (1) A felonious assault has occurred; (2) An assault has occurred which has resulted in bodily injury to the victim; or (3) That a physical action has occurred which was intended to cause another person to fear imminent serious bodily injury or death. | Signed by Gov.: C 223 L 17 | Darneille |
| <u>SB 5632</u> | Organized retail theft Modifying organized retail theft provisions. Includes, in the crime of organized retail theft, the theft of property with a cumulative value of at least | Signed by Gov.: C 329 L 17 | O'Ban |

seven hundred fifty dollars from a mercantile establishment with no less than six accomplices and at least one electronic communication made or received seeking participation in the theft in the course of planning or commission of the theft.

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| <u>SSB 5633</u> (Dead) | Definition of theft | S Rules 3 | Palumbo |
| | Changing the definition of theft. Revises the definition of "theft," for purposes of the state criminal code, to include concealing property of another intending that the concealment will deprive the other person permanently of its use or benefit. | | |
| <u>SSB 5634</u> (Dead) | Retail theft/aggregation | S Rules 3G | Padden |
| | Concerning aggregating counts of retail theft with special circumstances. Allows a series of thefts committed by the same person from one or more mercantile establishments over a period of one hundred eighty days to be aggregated in one count and the sum of the value of the property is the value considered in determining the degree of the retail theft with special circumstances involved. Authorizes the thefts committed by the same person in different counties that have been aggregated in one county to be prosecuted in any county in which one of the thefts occurred. Prohibits an aggregated series of thefts, or a single theft that has been aggregated in one county, from being prosecuted in more than one county. | | |
| <u>SB 5635</u> | Retail theft | Signed by Gov.: C 224 L 17 | Padden |
| | Concerning retail theft with special circumstances. Includes in the crime of retail theft with special circumstances, when a person commits theft of property from a mercantile establishment and is at the time of the theft, in possession of an item, article, implement, or device used, under circumstances evincing an intent to use or employ to overcome security systems including lined bags or tag removers. | | |
| <u>SB 5648</u> (Dead) | Vehicular homicide | S Law & Justice | Rolfes |
| | Concerning vehicular homicide. Includes in the crime of vehicular homicide, when a person was operating a motor vehicle while his or her ability to operate the motor vehicle was impaired by fatigue, drowsiness, or sleep. Requires the department of licensing to revoke a driver's license, for five years, when the driver has been convicted of vehicular homicide. | | |
| <u>SB 5676</u> (Dead) | Public defense fund distrib. | S Ways & Means | Takko |
| | Clarifying public defense fund distributions. Provides that, each fiscal year, nine hundred thousand dollars of the revenue generated by the 2015 supreme court order to increase the base traffic infraction fines is for the office of public defense. Requires the office of public defense to distribute fifty percent of those funds to counties and fifty percent to cities, according to the requirements in sections 3 and 4 of this act. | | |
| <u>SB 5693</u> | Sexually violent predators | S Law & Justice | Darneille |

(Dead) Concerning removal of juvenile convictions or adjudications from sexually violent predator status under RCW 71.09.030.

Addresses the removal from sexually violent predator status for juvenile convictions or adjudications.

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| | Sealing juvenile records | S HumSer/MenHlth | Darneille |
| <u>SB 5694</u> (Dead) | Concerning the sealing of juvenile records. | | |
| | Requires the records of an official juvenile court file to be confidential but may be released under certain circumstances. | | |
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| | Juvenile sex offender court | S Rules X | Darneille |
| <u>SB 5695</u> (Dead) | Concerning the development of a juvenile special sex offender disposition alternative treatment court. | | |
| | Authorizes counties to establish and operate juvenile special sex offender disposition alternative treatment courts. | | |
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| | Habitual property offenders | S Rules X | Padden |
| <u>SSB 5703</u> (Dead) | Establishing a special allegation for habitual property offenders. | | |
| | Increases the sanctions for habitual property offenders to provide more effective deterrents to recidivism. Enhances the courts' discretion to more appropriately sentence habitual property offenders with significant histories of burglary and theft. Provides that this act is null and void if appropriations are not approved. | | |
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| | Criminal records | S Law & Justice | Frockt |
| <u>SB 5730</u> (Dead) (HB 1965) | Standardizing the collection and distribution of criminal records. | | |
| | Requires an application for an original concealed pistol license or alien firearm license to include only one complete set of fingerprints to be forwarded to the Washington state patrol. Authorizes a photograph or copy of an individual's palmprints to be taken to update the file of a sex offender or a kidnapping offender. Authorizes certain law enforcement personnel to photograph and record the palmprints of adults who are lawfully arrested. | | |
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| | Coroner inquest procedures | S Rules X | Padden |
| <u>SSB 5769</u> (Dead) | Concerning coroner inquest procedures. | | |
| | Authorizes a county legislative authority, by a majority vote, to call for an inquest to be conducted if a medical examiner unreasonably refuses to conduct an inquest in a case. States that special consideration should be taken in conducting an inquest when a death results from interaction with law enforcement and when a death occurs during incarceration and is by unnatural means. Requires the coroner to notify the tribe, and include them in the inquest process to the extent possible, when the deceased is a member of a federally recognized Indian tribe in this state. Requires counties to establish funding reserves to fund inquest expenditures. Allows a juror to submit written questions for a witness, summoned by the coroner, to the coroner or prosecuting attorney. | | |
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| <u>SB 5776</u> | Offender photographs | S Law & Justice | Miloscia |

(Dead) Concerning the publication of offender photographs.

Requires the department of corrections to make certain identifying information about an offender public upon issuance of a secretary's warrant for that offender and the information must include a recent identifiable photograph of the offender that may be copied and distributed by the public for the purpose of enhanced safety. Requires law enforcement to provide the department of corrections with requested photographs.

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| ESSB 5810 | Attempted murder | Signed by Gov.: C 125 L 17 | Padden |
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Adding attempted murder to the list of offenses that may not be prosecuted more than ten years their commission.

Prohibits the crime of attempted murder from being prosecuted more than ten years after its commission.

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| SB 5811 (Dead) | Heroin abuse/invol treatment | S HumSer/MenHlth/ | O'Ban |
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Expanding use of the involuntary treatment act to combat heroin abuse.

Addresses heroin abuse. Provides the criteria for a person to be considered as gravely disabled due to a substance use disorder.

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| SB 5813 | Crimes against minors | Signed by Gov.: C 126 L 17 | Padden |
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Concerning crimes against minors.

States that, in a prosecution under chapter 9A.40 RCW (kidnapping, unlawful imprisonment, custodial interference, luring, trafficking, and coercion of involuntary servitude) in which the offense or degree of the offense depends on the victim's age, it is not a defense that the perpetrator did not know the victim's age or that the perpetrator believed the victim to be older. Changes the following crimes from a class C felony to a class B felony: (1) Second degree possession of depictions of a minor engaged in sexually explicit conduct; (2) Second degree dealing in depictions of a minor engaged in sexually explicit conduct; and (3) Second degree sending or bringing into the state depictions of a minor engaged in sexually explicit conduct.

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| SB 5818 (Dead) | Trafficking victims assist. | S HumSer/MenHlth | Saldaña |
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Providing public assistance to certain victims of human trafficking.

Requires the department of social and health services to establish a food assistance program for victims of human trafficking. Makes victims of human trafficking eligible for state family assistance programs, as provided in rule on the effective date of this act, who otherwise meet program eligibility requirements. Requires medical care services to be provided to victims of human trafficking, who are not eligible for medicaid, who otherwise qualify for the state family assistance program. Requires the state health care authority, to the extent possible, to: (1) Add the medical care services enrollees into the apple health for kids, with the same benefits and services provided to medicaid apple health for kids enrollees; and (2) Coordinate with the department, food assistance programs for legal immigrants, state family assistance programs, and refugee cash assistance.

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| SB 5830 (Dead) | Sexual violence crime fees | S Law & Justice | Chase |
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Concerning sexual violence crime fees.

Requires an individual who is charged with committing sexually violent crimes or criminal offenses with a substantial nexus to sexual violence to pay a fee upon the commission of the crime. Creates the Washington sexually oriented crime fee account.

Elder Law

| <u>Bill Details</u> | <u>Status</u> | <u>Sponsor</u> |
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| <u>HB 1139</u> (Dead) (SB 5447) | Office of pub. guardianship Concerning the methods of services provided by the office of public guardianship. Modifies office of public guardianship provisions with regard to services for supported decision-making assistance and estate administration. | H Rules 3C Kilduff |
| <u>ESHB 1153</u> (SSB 5099) | Vulnerable persons/crimes Concerning crimes against vulnerable persons. HB 1153-S - DIGEST Creates the crimes of theft from a vulnerable adult in the first and second degree. Increases penalties, reduces barriers to prosecution, and expands the scope of protection for vulnerable persons. Encourages each county to develop a written protocol for handling criminal cases involving vulnerable adults. | Signed by Gov.: C 266 L 17 Goodman |
| <u>HB 1162</u> (Dead) | Involuntary treatment notice Concerning requirements for providing notice regarding court review of initial detention decisions under the involuntary treatment act. Revises the involuntary treatment act with regard to notification requirements for court review of initial detention decisions. | H Rules 3C Kilduff |
| <u>SHB 1232</u> (Dead) (Inactive) (SB 5395) | Retirement comm. disclosures Concerning the timing and content of disclosures by continuing care retirement communities. Addresses continuing care retirement communities with regard to the timing and content of disclosures. | H Rules 3C Clibborn |
| <u>HB 1259</u> (Dead) | Detention standards Concerning standards for detention of persons with mental disorders or chemical dependency. Modifies detention standards for persons with mental disorders or chemical dependency. | H Judiciary Klippert |
| <u>HB 1290</u> (Dead) | Mistreatmnt/faith-based exem Removing references to faith-based exemptions regarding criminal mistreatment of children and vulnerable adults. Removes the references to faith-based exemptions with regard to the criminal mistreatment of children | H Judiciary Kilduff |

and vulnerable adults.

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| <u>HB 1354</u> (Dead) (SB 5406) | DSHS/long-term care settings Addressing the department of social and health services responses to reports of abandonment, abuse, financial exploitation, or neglect in certain long-term care settings. Requires the department of social and health services, in the case of a report of abandonment, abuse, financial exploitation, or neglect in an adult family home or assisted living facility, to designate the unit responsible for conducting inspections as the entity to initiate the first response to a report on behalf of the department. | H HC/Wellness Cody |
| <u>SHB 1365</u> (Dead) | Trained meeting facilitators Requiring the use of trained meeting facilitators in certain planning meetings involving children, parents, caregivers, and others. Ensures that facilitators guide the decision-making process in all child welfare shared planning meetings, unless the department of social and health services finds good cause to proceed without a facilitator. | H Approps Ortiz-Self |
| <u>HB 1401</u> | CASA & GAL removal Requiring the court to remove any person serving as a court-appointed special advocate or volunteer guardian ad litem if that person has made a materially false statement under oath. Requires a court to remove a person from serving as a court-appointed special advocate or volunteer guardian ad litem if the court is: (1) Notified that the person has been removed from another county's registry pursuant to the disposition of a grievance; or (2) Otherwise made aware that the individual was found by a court to have made a materially false statement that he or she knows to be false during an official proceeding under oath. | Signed by Gov.: C 99 L 17 Ortiz-Self |
| <u>2SHB 1402</u> | Incapacitated persons/rights Concerning the rights and obligations associated with incapacitated persons and other vulnerable adults. Prohibits a guardian or limited guardian from restricting an incapacitated person's or other vulnerable adult's right to communicate, visit, interact, or otherwise associate with persons of the incapacitated person's or vulnerable adult's choosing. Requires a guardian or limited guardian of an incapacitated person to inform certain persons, within five days, after the incapacitated person: (1) Makes a change in residence; (2) Has been admitted to a medical facility for acute care; (3) Has been treated in an emergency room setting or kept for hospital observation; or (4) Dies. Requires the office of public guardianship, in partnership with the office of the state long-term care ombuds, to develop and offer training targeted to the legal community and persons working in long-term care facilities. Provides that this act is null and void if appropriations are not approved. | Signed by Gov.: C 268 L 17 Jinkins |
| <u>HB 1636</u> (Dead) | Long-term services & support Establishing a program to fund long-term services and supports. Creates the long-term services and supports trust commission and requires the commission to establish rules and policies regarding long-term services and supports. Creates the long-term services and supports trust program to provide benefits to qualified enrollees. Specifies duties of the employment security | H HC/Wellness Jinkins |

department regarding long-term services and supports. Requires the department of social and health services to establish a registry for health care providers who meet the minimum qualifications necessary to conduct eligibility assessments. Requires employers to deduct from an employee's salary the equivalent of 0.49 percent of the employee's total compensation which will be submitted to the employment security department. Creates the long-term services and supports trust account.

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| <u>HB 1640</u> (Dead) (SB 5478) | Advance directives Allowing notaries and proof of identity for advance directives. Requires a directive to withhold or withdraw from life-sustaining treatment in a terminal condition or permanent unconscious condition to be: (1) Signed by the declarer, who has provided proof of identity; and (2) Acknowledged before a notary public or other individual authorized by law to take acknowledgments. | H Rules 3C | Graves |
| <u>HB 1772</u> (Dead) (SB 5118) | Personal needs allowance Increasing the personal needs allowance for persons receiving state-financed care. Requires the personal needs allowance to be adjusted for economic trends and conditions by increasing the allowance by the percentage cost-of-living adjustment for old-age, survivors, and disability social security benefits. | H Rules 3C | Appleton |
| <u>HB 1866</u> (Dead) | Elderly incarcer. offenders Reviewing elderly incarcerated offenders for possible early release. Authorizes an offender, convicted of one or more crimes, to petition the indeterminate sentence review board for early release after serving at least twenty years of total confinement or reaching fifty years of age. | H Public Safety | Pettigrew |
| <u>SHB 1988</u> (2SSB 5559) | Vulnerable youth guardians Implementing a vulnerable youth guardianship program. Authorizes a vulnerable youth to petition the court to have a vulnerable youth guardianship established for him or her by filing a petition in juvenile court. Gives jurisdiction to the juvenile division of superior courts to appoint a guardian for a consenting vulnerable youth who has been abandoned, neglected, or abused by one or both parents, or for whom the court determines that a guardian is otherwise necessary as one or both parents cannot adequately provide for the youth such that the youth risks physical or psychological harm if returned to the youth's home. Requires the Washington state task force against the trafficking of persons to: (1) Evaluate whether vulnerable youth guardianships have the unintended impact of placing youth at greater risk of being trafficked; and (2) Compile a list of service providers and available resources for survivors of human trafficking that a court issuing a vulnerable youth guardianship order can provide to a vulnerable youth applying for a guardian. | Signed by Gov.: C 279 L 17 | Ortiz-Self |
| <u>HB 2116</u> (Dead) (ESSB 5180) | Advisory committee on aging Establishing the legislative advisory committee on aging. Creates the legislative advisory committee on aging to review issues of importance to the state's aging community which may include housing, long-term care, health and wellness, transportation, and finances. | H HC/Wellness | Kraft |

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| <u>SSB 5081</u> | Uniform law on notarial acts Adopting the revised uniform law on notarial acts. Adopts the revised uniform law on notarial acts. Repeals chapter 42.44 RCW (notaries public). | Signed by Gov.: C 281 L 17 | Pedersen |
| <u>SSB 5099</u> (Dead) (ESHB 1153) | Vulnerable persons/crimes Concerning crimes against vulnerable persons. Increases penalties, reduces barriers to prosecution, and expands the scope of protection for vulnerable persons. Encourages each county to develop a written protocol for handling criminal cases involving vulnerable adults. Creates the crime of theft from a vulnerable adult. | S Rules 3 | Bailey |
| <u>SB 5103</u> (Dead) | Commitment review petitions Concerning petitions for review of involuntary commitment decisions filed by an immediate family member, guardian, or conservator. Revises the involuntary treatment act to require that: (1) A petition to the superior court for a person's initial detention be filed within ten calendar days following the designated mental health professional investigation or the request for a designated mental health professional investigation; (2) A designated mental health professional or agency disclose the date of a designated mental health professional investigation to an immediate family member, guardian, or conservator of a person to assist in the preparation of a petition; and (3) A designated crisis responder or agency disclose the date of a designated crisis responder investigation to an immediate family member, guardian, or conservator of a person to assist in the preparation of a petition. Requires the administrative office of the courts, in collaboration with stakeholders, to develop a user's guide to assist pro se litigants in the preparation and filing of a Joel's law petition and develop a model order of detention which contains an advisement of rights for the detained person. | S HumSer/MenHlth | O'Ban |
| <u>ESSB 5106</u> (Dead) | Involuntary treatment act Clarifying obligations under the involuntary treatment act. SB 5106-S - DIGEST Revises the involuntary treatment act with regard to: (1) Clarifying obligations; (2) Joel's law amendments; (3) Less restrictive alternative revocations; and (4) Initial detention investigations. | S Rules 3 | O'Ban |
| <u>SB 5118</u> (HB 1772) | Personal needs allowance Increasing the personal needs allowance for persons receiving state-financed care. Requires the personal needs allowance to be adjusted for economic trends and conditions by increasing the allowance by the percentage cost-of-living adjustment for old-age, survivors, and disability social security benefits. | Signed by Gov.: C 270 L 17 | Rolfes |
| <u>ESSB 5180</u> (Dead) (HB 2116) | Advisory committee on aging Establishing the legislative advisory committee on aging. SB 5180-S - DIGEST Creates the legislative advisory committee on aging to review issues of importance to | S Rules 3G | Bailey |

the state's aging community which may include housing, long-term care, health and wellness, transportation, and finances.

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| <u>2SSB 5349</u> (Dead) | Elder justice centers Concerning elder justice centers. Requires the department of social and health services to establish elder justice center demonstration programs to be operated in counties with a population of between four and five hundred thousand. | S Rules X | Cleveland |
| <u>SB 5395</u> (Dead) (Inactive) (SHB 1232) | Retirement comm. disclosures Concerning the timing and content of disclosures by continuing care retirement communities. Addresses continuing care retirement communities with regard to the timing and content of disclosures. | S Health Care | Rivers |
| <u>SB 5399</u> (Dead) | Background checks Concerning the use of background checks for persons who work with children, persons with developmental disabilities, and vulnerable adults. Authorizes cities, towns, code cities, counties, and metropolitan park districts to require a federal background investigation, a state criminal background investigation, and a criminal background investigation conducted through a private organization of their employees, applicants for employment, volunteers, vendors, and independent contractors who, in the course of their work or volunteer activity, may have unsupervised access to children, persons with developmental disabilities, or vulnerable adults. | S Rules 3G | O'Ban |
| <u>SB 5406</u> (Dead) (HB 1354) | DSHS/long-term care settings Addressing the department of social and health services responses to reports of abandonment, abuse, financial exploitation, or neglect in certain long-term care settings. Requires the department of social and health services, in the case of a report of abandonment, abuse, financial exploitation, or neglect in an adult family home or assisted living facility, to designate the unit responsible for conducting inspections as the entity to initiate the first response to a report on behalf of the department. | S Health Care | Becker |
| <u>SB 5433</u> (Dead) | Death with dignity decisions Concerning informed decision making for death with dignity decisions. Revises the state death with dignity act to require an attending physician to inform the patient of feasible alternatives, including the treatment for the purpose of cure and the treatment for the purpose of extending the patient's life, to ensure that the patient is making an informed decision. | S Rules 3 | Miloscia |
| <u>SB 5447</u> (Dead) (HB 1139) | Office of pub. guardianship Concerning the methods of services provided by the office of public guardianship. Modifies office of public guardianship provisions with regard to services for supported decision-making assistance and estate administration. | S Law & Justice | Conway |

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| <p>SB 5478 (Dead) (HB 1640)</p> | <p>Advance directives</p> <p>S Law & Justice</p> <p>Wilson</p> <p>Allowing notaries and proof of identity for advance directives.</p> <p>Requires a directive to withhold or withdraw from life-sustaining treatment in a terminal condition or permanent unconscious condition to be: (1) Signed by the declarer, who has provided proof of identity; and (2) Acknowledged before a notary public or other individual authorized by law to take acknowledgments.</p> | |
| <p>2SSB 5559 (Dead) (SHB 1988)</p> | <p>Vulnerable youth guardians</p> <p>S Rules X</p> <p>Darneille</p> <p>Implementing a vulnerable youth guardianship program.</p> <p>Authorizes a vulnerable youth to petition the court to have a vulnerable youth guardianship established for him or her by filing a petition in juvenile court. Gives jurisdiction to the juvenile division of superior courts to appoint a guardian for a consenting vulnerable youth who has been abandoned, neglected, or abused by one or both parents, or for whom the court determines that a guardian is otherwise necessary as one or both parents cannot adequately provide for the youth such that the youth risks physical or psychological harm if returned to the youth's home. Requires the Washington state task force against the trafficking of persons to: (1) Deliver an evaluation of the vulnerable youth guardianship program to the legislature; and (2) In its evaluation, determine whether a vulnerable youth advocate interview is necessary before a vulnerable youth guardianship is granted.</p> | |
| <p>2SSB 5577 (Dead)</p> | <p>Incapacitated persons/rights</p> <p>S Rules 3</p> <p>Conway</p> <p>Concerning the rights and obligations associated with incapacitated persons and other vulnerable adults.</p> <p>Prohibits a guardian or limited guardian from restricting an incapacitated person's or other vulnerable adult's right to communicate, visit, interact, or otherwise associate with persons of the incapacitated person's or vulnerable adult's choosing. Requires a guardian or limited guardian of an incapacitated person to inform certain persons, within five days, after the incapacitated person: (1) Makes a change in residence; (2) Has been admitted to a medical facility for emergency or acute care; or (3) Dies. Requires the office of public guardianship, in partnership with the office of the state long-term care ombuds, to develop and offer training targeted to the legal community and persons working in long-term care facilities.</p> | |
| <p>SB 5685 (Dead)</p> | <p>Guardians of incap. persons</p> <p>S Health Care</p> <p>Rivers</p> <p>Adopting certain safeguard standards for guardians of incapacitated persons.</p> <p>Prohibits a guardian or professional guardian from restricting contact between an incapacitated person and any other person except when necessary to protect the incapacitated person from substantial harm. Requires a guardian or professional guardian to obtain a court order before imposing restrictions, unless an emergency exists, and then he or she must obtain a court order as soon as practical after imposing the restrictions. Requires the certified professional guardianship board to adopt state standards of practice for certified professional guardians to include written protocols to assist in determining when restrictions are needed to prevent substantial harm.</p> | |
| <p>SB 5687 (Dead)</p> | <p>Guardianship curriculum</p> <p>S Health Care</p> <p>Rivers</p> <p>Concerning the public disclosure of guardianship training curriculum and materials.</p> | |

Makes the following available for copying and disclosure under the public records act: Training curriculum and materials for a certified professional guardianship course or program of a public agency.

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| | Incapacitated persons pilot | S Health Care | Bailey |
| | Creating a pilot program for protection of incapacitated persons. | | |
| SB 5690 (Dead) | 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. | | |
| | Guardianship alternatives | Signed by Gov.: C 271 L 17 | Bailey |
| SB 5691 | Modifying or terminating a guardianship when a less restrictive alternative is available to provide for the needs of an incapacitated person. | | |
| | Requires the court to modify or terminate a guardianship when a less restrictive alternative, such as a power of attorney or a trust, will adequately provide for the needs of the incapacitated person. | | |
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| | <u>Bill Details</u> | <u>Status</u> | <u>Sponsor</u> |
| HB 1001 | Utility esmts./aquatic lands | Signed by Gov.: C 19 L 17 | Morris |
| | Concerning utility easements on state-owned aquatic lands. | | |
| | Changes provisions regarding utility easements on state-owned aquatic lands. | | |
| HB 1008 (Dead) | Nat. resources agencies/land | H Cap Budget | Shea |
| | Concerning the acquisition of land by state natural resources agencies. | | |
| | Changes certain requirements of the department of fish and wildlife, the department of natural resources, and the parks and recreation commission with regard to the acquisition of real property. | | |
| HB 1009 (Dead) | Environ. impact mitigation | H Environment | Shea |
| | Clarifying that the authority to mitigate environmental impacts under the state environmental policy act applies only to significant adverse environmental impacts. | | |
| | Clarifies that the authority to mitigate environmental impacts under the state environmental policy act applies only to significant adverse environmental impacts. | | |
| HB 1013 (Dead) | Environ. policy act overlap | H Environment | Shea |
| | Reducing overlap between the state environmental policy act and other laws. | | |
| | Reduces the overlap between the state environmental policy act and certain other laws. | | |

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| <u>HB 1028</u> (Dead) | Asphalt prod./air pollution Reducing air pollution associated with asphalt production in urban areas. Ensures that cities retain proper latitude, via air regulations or traffic controls, to address risks to public health and safety that may be posed by certain industrial facilities that have a propensity for generating foul odors and nuisance complaints. | H Environment Pollet |
| <u>SHB 1048</u> (Dead) (SB 5499) | Renewable energy promotion Promoting a sustainable, local renewable energy industry through modifying renewable energy system tax incentives and providing guidance for renewable energy system component recycling. Modifies renewable energy system tax incentives and provides guidance for renewable energy system component recycling in order to promote a sustainable, local renewable energy industry. | H Finance Morris |
| <u>HB 1084</u> (Dead) (SB 5005) | Municipal water rights Identifying certain water rights held by municipal water suppliers as water rights available for municipal water supply purposes. Requires the department of ecology, if certain conditions are met and if requested by a municipal water supplier, to amend the water right documents and related records to identify irrigation purpose of use water rights or agricultural irrigation purpose of use water rights as being for municipal water supply purposes without reducing the amount of water available under the water rights. | H Ag & Nat Res Shea |
| <u>HB 1101</u> (Dead) (SSB 5755) | GMA populat. growth criteria Simplifying the population growth criteria for planning required by the growth management act. Revises the growth management act to simplify the population growth criteria for planning required by the act. | H Environment Taylor |
| <u>HB 1224</u> (Dead) | Growth mgmt/sup court review Granting local governments the authority to make challenges related to growth management planning subject to direct review in superior court. Establishes the growth management reform act of 2017. Authorizes the legislative authorities of certain counties to adopt an ordinance of direct review providing the superior court with exclusive jurisdiction over petitions to which the county is a party and that would otherwise qualify for filing with the growth management hearings board. Expires December 31, 2027. | H Environment Pike |
| <u>SHB 1225</u> (Dead) | Mineral resources/GMA Requiring planning for the availability of mineral resources for future generations under the growth management act. Revises growth management act provisions with regard to planning for the availability of mineral resources. Requires a county or city, in order to protect mineral resource lands from incompatible uses and to maintain the long-term commercial viability of mineral resource extraction, to designate as mineral resource lands all lands that have long-term significance for the extraction of minerals. | H Rules C Pike |

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| <u>HB 1249</u> (Dead) | Hydroelectricity Recognizing hydroelectricity as an eligible renewable resource in the energy independence act. Revises the definition of "eligible renewable resource," for purposes of the energy independence act, to include hydroelectricity. | H Tech & Econ De | Griffey |
| <u>HB 1268</u> (Dead) | Pedestrian infrastructure Exempting the construction of certain pedestrian infrastructure from the requirements of the state environmental policy act. Exempts the following from the requirements of the state environmental policy act: The construction or addition of pedestrian walks, paths, sidewalks, and sidewalk extensions to a road if the construction or addition does not result in additional lanes for automobiles. | H Rules C | Harmsworth |
| <u>SHB 1275</u> (ESSB 5393) | Fish passage barrier removal Including fish passage barrier removal projects that comply with the forest practices rules in the streamlined permit process provided in RCW 77.55.181. Allows a fish habitat enhancement project to be approved through the approval process established for forest practices hydraulic projects in chapter 76.09 RCW (the forest practices act). Addresses fish passage barrier removal projects that comply with forest practices rules. | Signed by Gov.: C 241 L 17 | Blake |
| <u>HB 1334</u> (Dead) | Energy independence act Concerning the energy independence act. Revises the energy independent act and declares that this state can promote energy independence, create high-quality jobs in the clean energy sector, maintain stable and affordable rates for all customers, especially low-income customers, and protect clean air and water in the Pacific Northwest. | H Tech & Econ De | Tarleton |
| <u>HB 1348</u> (Dead) | State water code priorities Concerning the priority in the state water code assigned to various beneficial uses. Rectifies the divergence of state law from its constitutional underpinnings and instead establishes a prioritization in the state water code that assigns instream flow rights as junior to water rights that are applied to beneficial uses of potable water supply, water for agriculture and irrigation, and water for commercial and industrial purposes. | H Ag & Nat Res | Taylor |
| <u>HB 1350</u> (Dead) | Local growth mngmnt planning Concerning local jurisdictions electing to participate in local operated growth management planning. Establishes the locally operated growth management act. Addresses local jurisdictions electing to participate in local operated growth management. Abolishes the growth management hearings board. Requires the growth management hearings board to transfer its: (1) Reports, documents, surveys, books, records, files, papers, written material, office furnishings and equipment, motor vehicles, and other tangible property to the department of enterprise services; and (2) Funds, credits, or other assets to the office of financial management. Requires existing contracts and obligations to be terminated or transferred to the office of financial management. Prohibits the growth management hearings board from | H Environment | Taylor |

accepting new petitions after July 1, 2017. Requires the board to issue a final order or dismissal of a case without prejudice in all of its cases on or before June 30, 2017.

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| <u>HB 1382</u> (Dead) | Groundwater withdrawals Establishing a rebuttable presumption that permit-exempt groundwater withdrawals do not impair instream flows or base flows. Establishes a rebuttable presumption that permit-exempt groundwater withdrawals do not impair instream flows or base flows. | H Ag & Nat Res | Shea |
| <u>HB 1394</u> (Dead) (SB 5269) | Columbia river water permits Concerning WAC 173-563-020(4) and 173-531A-060 regarding the processing of applications for Columbia river water right permits to clarify legislative intent to ensure that the rules can be implemented as written. Authorizes the department of ecology to also act on water right applications requesting permits for the use of water that is not associated with water supplies secured through the development of new storage facilities under subsections (1) through (4) of section 1 of this act. | H Rules C | Chandler |
| <u>HB 1441</u> (Dead) | State agency land purchases Prohibiting purchases of land within urban growth areas by state agencies. Prohibits a state agency from purchasing land lying within an urban growth area, designated in accordance with the growth management act, in a county located east of the crest of the Cascade mountain range. | H Environment | Haler |
| <u>HB 1454</u> (Dead) | Eminent domain/economic dev. Prohibiting the use of eminent domain for economic development. Allows private property to be taken only for public use and the taking of private property by a public entity for economic development does not constitute a public use. Prohibits a public entity from taking property for the purpose of economic development. | H Judiciary | Holy |
| <u>HB 1460</u> (Dead) | Transfer of water rights Redesigning the transfer of water rights, including the statutory process of relinquishment. Revises statutory processes of relinquishment. Establishes a presumption that water right holders have been putting water to beneficial use, in absence of evidence that water rights have been intentionally abandoned under common law doctrine that provides for the loss of water rights. | H Ag & Nat Res | Buys |
| <u>ESHB 1503</u> | On-site sewage sys. mandates Preventing unfunded mandates involving on-site sewage systems from affecting local governments and property owners. HB 1503-S - DIGEST States that the growth management act does not preclude certain counties from authorizing inspections of on-site sewage systems to be conducted by a homeowner, a homeowner's | Signed by Gov.: C 105 L 17 | Short |

family member, or a homeowner's tenant if he or she has completed certification requirements specified by the county. Allows a county to rely on self-inspection of on-site sewage systems for the purpose of protecting the quality or quantity of surface or groundwater resources.

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| | GMA/rail dependent uses | Gov vetoed | Pike |
| | Concerning rail dependent uses for purposes of the growth management act and related development regulations. | | |
| <u>ESHB 1504</u> (ESB 5517) | HB 1504-S - DIGEST Authorizes counties and cities to adopt development regulations to: (1) Assure that agriculture, forest, and mineral resource lands adjacent to short line railroads may be developed for freight rail dependent uses; and (2) Require buffers sufficient to prevent encroachment on or impacts to the adjacent resource lands. Authorizes the transportation element required by RCW 36.70A.070 (section 4 of this act) to include development of freight rail dependent uses on land adjacent to a short line railroad. Authorizes development regulations to be modified to include development of freight rail dependent uses that do not require urban government services in rural lands. | | |
| | GMA economic dev. element | H Environment | Griffey |
| | Concerning the economic development element of the growth management act. | | |
| <u>HB 1525</u> (Dead) (SSB 5790) | Establishes the economic revitalization act. Provides common sense direction for the application of the growth management act by reaffirming that local governments have broad authority to make decisions that will provide family-wage jobs and increase opportunities for hard-working taxpayers in communities with deteriorating economies. | | |
| | Forest riparian easement prg | Signed by Gov.: C 140 L 17 | Chapman |
| | Concerning the forest riparian easement program. | | |
| <u>ESHB 1531</u> (SSB 5394) | HB 1531-S - DIGEST Requires the department of natural resources to: (1) Share information regarding the carbon sequestration benefits of the forest riparian easement program with other state programs attempting to quantify carbon storage or account for carbon emissions; and (2) Promote the expansion of funding for the forest riparian easement program as one part of the state's overall climate strategy. | | |
| | Pesticide exposure | H HC/Wellness | Ortiz-Self |
| | Concerning pesticide exposure and notification of certain pesticide applications. | | |
| <u>HB 1564</u> (Dead) | Requires a person who applies, or causes to be applied, pesticides by aerial application, air-blast sprayer, or fumigation, to provide written notice of an intended pesticide application to a person who owns, manages, or controls property adjacent to the property of intended pesticide application. | | |
| | Right-of-way/envIRON. policy | H Environment | Shea |
| | Specifying that certain types of changes to the allowable uses of a right-of-way are not subject to the requirements of the state environmental policy act. | | |
| <u>HB 1589</u> (Dead) | Exempts the following from the requirements of the state environmental policy act: An action by a lead agency that results in the amendment of the allowable uses of an existing right-of-way if certain conditions are met. Declares that the classes of vehicles that an action, exempt under the state environmental policy act, may newly authorize is the use of golf carts. | | |

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| <u>HB 1590</u> (Dead) (ESSB 5431) | Composting/nuisance lawsuits | H Rules R | Blake |
| | Concerning the protection of composting from nuisance lawsuits. | | |
| | Confirms that composting activities are recognized as agricultural activities and protected from nuisance lawsuits. | | |
| <u>HB 1646</u> (Dead) (SB 5509) | Carbon tax | H Environment | Fitzgibbon |
| | Promoting an equitable clean energy economy by creating a carbon tax that allows investment in clean energy, clean air, healthy forests, and Washington's communities. | | |
| | Creates a carbon pollution mitigation tax on fossil fuel emissions of greenhouse gases that contribute to global climate change. Creates the carbon program oversight board to oversee implementation of this act and advise the governor on the achievement of greenhouse gas emission reductions. Creates an economic and environmental justice oversight panel as a joint body between the office of the governor, the department of ecology, and the department of health. Requires the department of revenue to establish and administer a low-income carbon pollution mitigation tax grant for state residents to assist in the equitable transition to lower carbon emission energy sources. Involves the following in some role regarding the imposition of the carbon tax: The department of ecology, the department of revenue, the department of commerce, the department of health, the Washington State University extension energy office, the recreation and conservation office, the office of the attorney general, and other state agencies with control of expenditures of carbon pollution mitigation tax receipts. Creates the clean energy account, the clean water climate program account, the sustainable forest health account, the carbon reduction investment fund, the sustainable infrastructure fund, and the equitable transition fund. | | |
| <u>HB 1659</u> (Dead) | Law interpretation, judicial | H Judiciary | Manweller |
| | Concerning judicial interpretation of law and other writings without deference to agency interpretation. | | |
| | Revises the administrative procedure act by requiring a court, in interpreting laws or other writings, to make its own determination without deference to the agency interpretation. | | |
| <u>SHB 1740</u> (Dead) | Development/growth plans | H Approps | McBride |
| | Using the state environmental policy act to encourage development that is consistent with forward-looking growth plans. | | |
| | Changes the time frame in which a proposed development may not be challenged in administrative or judicial appeals for noncompliance with the state environmental policy act. Authorizes money in the growth management planning and environmental review fund to be used to cover costs associated with the adoption of optional elements of comprehensive plans consistent with provisions of the state environmental policy act. | | |
| <u>HB 1745</u> (Dead) | SEPA categorical exemptions | H Environment | Taylor |
| | Establishing categorical exemptions in the state environmental policy act for development proposals that are consistent with locally adopted land use and shoreline regulations. | | |
| | Exempts the following from provisions of the state environmental policy act: (1) Development proposals in counties and cities planning under the growth management act that are consistent with the applicable comprehensive plan and development regulations adopted or amended under that act; and (2) | | |

Development proposals in shorelines of the state that are consistent with the applicable master programs adopted or amended under the shoreline management act of 1971. States that this applies to counties and cities with comprehensive plans or master programs, as applicable, subject to environmental analysis through an environmental impact statement before adoption.

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| | Growth mgmt planning req's | H Environment | Taylor |
| | Repealing growth management planning requirements in chapter 36.70A RCW. | | |
| <u>HB 1749</u> (Dead) | Repeals the growth management act (chapter 36.70A RCW). Requires the department of commerce to: (1) Prepare recommendations, in the form of draft legislation, to modify or repeal statutory provisions associated with chapter 36.70A RCW that are affected by the repeal of that chapter; and (2) Submit the recommendations to the appropriate legislative committees. | | |
| | Urban growth boundaries | H Environment | Griffey |
| | Authorizing new development outside of urban growth boundaries. | | |
| <u>HB 1774</u> (Dead) | Establishes the environmental protection land exchange act. Authorizes local governments, that are within rural counties, to designate and permit development on parcels of property outside of urban growth areas, to urban levels of service, without expanding the urban growth areas if certain square footage requirements are met. States that nothing in this act authorizes the growth management hearings board to hear petitions alleging noncompliance with this act. | | |
| | Manuf. housing communities | H Environment | Griffey |
| | Authorizing the development of new manufactured housing communities outside of urban growth areas under the growth management act. | | |
| <u>HB 1846</u> (Dead) (SB 5615) | Authorizes counties, that are required or that choose to plan under the growth management act, to establish a process as part of its urban growth areas for reviewing proposals to authorize new fully contained manufactured housing communities located outside of the initially designated urban growth areas. | | |
| | Urban growth area amendments | H Environment | Graves |
| | Addressing urban growth area amendments. | | |
| <u>HB 1961</u> (Dead) | Requires urban growth to also be located in areas adjacent to highways of statewide significance. Authorizes the legislative body of a city planning under the growth management act to request as part of the county's annual comprehensive plan amendment process that the county legislative body adjust the boundary of an existing urban growth area within which the city is located. Requires the review and evaluation program, that is required to be approved by a county, when determining if there is sufficient suitable land to accommodate the countywide population projection, to include facilities for medical, governmental, institutional, commercial, service, retail, housing, and other nonresidential uses. | | |
| | GMA actions effective date | H ref/S recede | Fitzgibbon |
| <u>ESHB 2023</u> (Dead) | Addressing the effective date of certain actions taken under the growth management act. | | |
| | HB 2023-S - DIGEST Addresses the growth management act with regard to initial effective dates of actions that: (1) Expand an urban growth area; (2) Remove the designation of agricultural, forest, or mineral | | |

resource lands; (3) Create or expand a limited area of more intensive rural development; (4) Establish a new fully contained community; or (5) Create or expand a master planned resort.

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| <u>HB 2059</u> (Dead) (SB 5464) | Washington investment trust Establishing the Washington investment trust. Creates the Washington investment trust which is a publicly owned depository to be known as a legacy institution that amasses sufficient capital reserves to address opportunities now and in the future. Creates the Washington investment trust commission as the primary governing authority of the trust. Creates the trust transition board to develop and recommend the following to the commission: (1) A start-up business plan for the trust; (2) Initial capital requirements of the trust; and (3) Options for capitalizing the trust. Creates an investment trust advisory board to review the trust's operations and make recommendations relating to the trust's management, services, policies, and procedures. Requires the state auditor to conduct an annual postaudit on all accounts and financial transactions of the trust. Exempts the trust from payment of fees and taxes levied by the state. Exempts the president of the trust from the provisions of the state civil service act. | H Bus & Fin Svcs | Frame |
| <u>HB 2100</u> (Dead) | Project permits/vested right Concerning the statutory vested rights doctrine and establishing rules for determining what regulations control decisions on project permit applications. Addresses the common law vested rights doctrine with regard to the control of decisions on project permit applications. | H Environment | Goodman |
| <u>SB 5002</u> (Dead) | Water banks/permanent avail. Requiring certain water banks to replace leased water rights provided for mitigation with water rights that will be permanently available. Requires a county-operated water bank that leases water rights to offer for mitigation to replace the rights with rights that will be permanently available for mitigation before the expiration of the lease. | S Ag/Water/Trade& | Honeyford |
| <u>SB 5003</u> (Dead) | Minimum flows/ecology auth. Clarifying the authority of the department of ecology regarding minimum flows. Declares that the legislature: (1) Recognizes that the department of ecology has been given the responsibility to approve certain uses of water and that the state has enacted policies providing for the preservation of fish through the establishment of minimum flows; and (2) Intends to ensure that these broad objectives may be met by providing increased flexibility to allow for the use of water and preservation of fish. | S Ag/Water/Trade& | Honeyford |
| <u>SSB 5004</u> (Dead) | Berry growers/burning waste Concerning outdoor burning of organic waste derived from pruning by commercial berry growers. Allows outdoor burning of organic waste derived from pruning by commercial berry growers as an ongoing agricultural activity, whether or not agricultural crops will be replanted on the land. | S Rules X | Honeyford |
| <u>SB 5005</u> | Municipal water rights | S Rules X | Padden |

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| (Dead) (HB 1084) | Identifying certain water rights held by municipal water suppliers as water rights available for municipal water supply purposes. | | |
| | Requires the department of ecology, if certain conditions are met and if requested by a municipal water supplier, to amend the water right documents and related records to identify irrigation purpose of use water rights or agricultural irrigation purpose of use water rights as being for municipal water supply purposes without reducing the amount of water available under the water rights. | | |
| SB 5010 (Dead) | Water rights relinquishment Promoting water conservation by protecting certain water rights from relinquishment. | S Rules 3 | Warnick |
| | Prohibits the relinquishment of certain water rights if the right is used for irrigation or agricultural purposes and is not exercised to the full extent of the right due to the implementation of water conservation or water use efficiency measures. | | |
| SB 5127 (Dead) (HB 1555) | Carbon pollution tax Establishing a carbon pollution tax and investment program to reduce greenhouse gas emissions, facilitate the transition to a clean energy economy, and invest in K-12 education and other vital public services. Establishes the carbon pollution tax and investment act. Imposes a carbon pollution tax on: (1) The sale or use of fossil fuels, including fossil fuels used in generating electricity; or (2) The sale or consumption of electricity generated through the combustion of fossil fuels. Creates the carbon pollution reduction account and the carbon reduction investment fund. | S Rules | Braun |
| SSB 5170 (Dead) | Independent remedial actions Concerning independent remedial actions under the model toxics control act. Revises the model toxics control act to address independent remedial actions. | S Rules 3 | Ericksen |
| SB 5171 (Dead) | State-owned aquatic lands Concerning certain uses of state-owned aquatic lands. Prohibits the department of natural resources from designating, establishing, or enlarging any aquatic reserve unless authorized by the legislature in a bill enacted pursuant to the state Constitution. Decreases the charge for the term of an easement. | S Natural Resour | Ericksen |
| ESB 5212 (Dead) | Land use control ordinances Concerning the scope of land use control ordinances for purposes of vesting. SB 5212 - DIGEST Clarifies the scope of land use control ordinances for purposes of vesting. | S Rules 3 | Wilson |
| E2SSB 5239 (Dead) | Water availability Ensuring that water is available to support development. Includes the following as an option of providing evidence of an adequate water supply when applying for | S Rules 3 | Warnick |

a building permit: A water well report for a groundwater withdrawal exempt from permitting that is not prohibited by an applicable water resources management rule adopted by the department of ecology. Authorizes a county or city to: (1) Impose conditions on building permits requiring connection to certain existing public water systems; and (2) In providing for the protection of the quantity of groundwater used for public water supplies, rely on or refer to applicable water resources management rules. Authorizes certain local governments, in approving a subdivision, dedication, or short subdivision, to rely on or refer to applicable water resources management rules to determine if appropriate provisions have been made for potable water supplies. Requires a permit to make beneficial use of public waters to be conditioned to mitigate impacts to fish or aquatic habitat.

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| <p>SB 5269 (Dead) (HB 1394)</p> | <p>Columbia river water permits</p> <p>Concerning WAC 173-563-020(4) and 173-531A-060 regarding the processing of applications for Columbia river water right permits to clarify legislative intent to ensure that the rules can be implemented as written.</p> <p>Authorizes the department of ecology to also act on water right applications requesting permits for the use of water that is not associated with water supplies secured through the development of new storage facilities under subsections (1) through (4) of section 1 of this act.</p> | <p>S Rules 3</p> | <p>Warnick</p> |
| <p>ESSB 5281 (Dead) (HB 1632)</p> | <p>On-site sewage systems</p> <p>Concerning rules for on-site sewage systems.</p> <p>SB 5281-S - DIGEST Prohibits rules adopted by the state board of health, regarding the design, construction, installation, operation, and maintenance of on-site sewage systems with design flows of less than three thousand five hundred gallons per day, from requiring: (1) A use permit to be conditioned with a requirement for a monitoring contract between a private company and a private individual or property owner; (2) Dedicated easements for the inspection, maintenance, or potential future expansion of an on-site sewage system; and (3) Replacement of an existing on-site sewage system if a repair returns the system to its previously permitted or original functioning state.</p> | <p>S Rules 3</p> | <p>Angel</p> |
| <p>ESSB 5393 (Dead) (SHB 1275)</p> | <p>Fish passage barrier removal</p> <p>Including fish passage barrier removal projects that comply with the forest practices rules in the streamlined permit process provided in RCW 77.55.181.</p> <p>SB 5393-S - DIGEST Authorizes a fish habitat enhancement project to also be approved through the approval process established for forest practices hydraulic projects in chapter 76.09 RCW (the forest practices act). Requires an applicant for a forest practices hydraulic project to submit a copy of his or her forest practices application to the appropriate local government in lieu of a joint aquatic resource permit. Prohibits a person who is aggrieved by the approval, denial, conditioning, or modification of a forest practices hydraulic project from appealing the decision. Addresses fish passage barrier removal projects that comply with forest practices rules.</p> | <p>S Rules 3G</p> | <p>Warnick</p> |
| <p>SSB 5394 (Dead) (ESHB 1531)</p> | <p>Forest riparian easement prg</p> <p>Concerning the forest riparian easement program.</p> <p>Requires the department of natural resources to: (1) Share information regarding the carbon sequestration benefits of the forest riparian easement program with other state programs attempting to quantify carbon storage or account for carbon emissions; and (2) Promote the expansion of funding for</p> | <p>S Rules 3G</p> | <p>Rivers</p> |

the forest riparian easement program as one part of the state's overall climate strategy.

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| <u>SB 5421</u> (Dead) | Greenhouse gas emissions Reducing greenhouse gas emissions. Requires the state to limit emissions of greenhouse gases to reduce, by 2025, overall emissions of greenhouse gases in the state to twenty percent below 1990 levels. | S Energy, Enviro | Chase |
| <u>ESSB 5431</u> (Dead) (HB 1590) | Composting/nuisance lawsuits Concerning the protection of composting from nuisance lawsuits. SB 5431-S - DIGEST Provides that composting is allowed and is not considered a nuisance unless the activity or practice violates county or city regulations or has a substantial adverse effect on public health and safety. | S Rules 3 | Warnick |
| <u>SB 5445</u> (Dead) | Eminent domain/economic dev. Prohibiting the use of eminent domain for economic development. Allows private property to be taken only for public use and the taking of private property by a public entity for economic development does not constitute a public use. Prohibits a public entity from taking property for the purpose of economic development. Specifies that condemnation of property in blighted areas for economic development is not a public use. | S Rules 3 | Padden |
| <u>SB 5464</u> (Dead) (HB 2059) | Washington investment trust Establishing the Washington investment trust. Creates the Washington investment trust which is a publicly owned depository to be known as a legacy institution that amasses sufficient capital reserves to address opportunities now and in the future. Creates the Washington investment trust commission as the primary governing authority of the trust. Creates the trust transition board to develop and recommend the following to the commission: (1) A start-up business plan for the trust; (2) Initial capital requirements of the trust; and (3) Options for capitalizing the trust. Creates an investment trust advisory board to review the trust's operations and make recommendations relating to the trust's management, services, policies, and procedures. Requires the state auditor to conduct an annual postaudit on all accounts and financial transactions of the trust. Exempts the trust from payment of fees and taxes levied by the state. Exempts the president of the trust from the provisions of the state civil service act. | S Fin Inst/Ins | Hasegawa |
| <u>SB 5499</u> (Dead) (SHB 1048) | Renewable energy promotion Promoting a sustainable, local renewable energy industry through modifying renewable energy system tax incentives and providing guidance for renewable energy system component recycling. Modifies renewable energy system tax incentives and provides guidance for renewable energy system component recycling in order to promote a sustainable, local renewable energy industry. | S Energy, Enviro | Palumbo |
| <u>SB 5509</u> (Dead) (HB 1646) | Carbon tax Promoting an equitable clean energy economy by creating a carbon tax that allows investment in clean | S Energy, Enviro | Carlyle |

energy, clean air, healthy forests, and Washington's communities.

Creates a carbon pollution mitigation tax on fossil fuel emissions of greenhouse gases that contribute to global climate change. Creates the carbon program oversight board to oversee implementation of this act and advise the governor on the achievement of greenhouse gas emission reductions. Creates an economic and environmental justice oversight panel as a joint body between the office of the governor, the department of ecology, and the department of health. Requires the department of revenue to establish and administer a low-income carbon pollution mitigation tax grant for state residents to assist in the equitable transition to lower carbon emission energy sources. Involves the following in some role regarding the imposition of the carbon tax: The department of ecology, the department of revenue, the department of commerce, the department of health, the Washington State University extension energy office, the recreation and conservation office, the office of the attorney general, and other state agencies with control of expenditures of carbon pollution mitigation tax receipts. Creates the clean energy account, the clean water climate program account, the sustainable forest health account, the carbon reduction investment fund, the sustainable infrastructure fund, and the equitable transition fund.

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| | GMA/rail dependent uses | S Rules 3 | Wilson |
| | Concerning rail dependent uses for purposes of the growth management act and related development regulations. | | |
| <u>ESB 5517</u> (Dead) (ESHB 1504) | SB 5517 - DIGEST Authorizes counties and cities to adopt development regulations to assure that agriculture, forest, and mineral resource lands adjacent to short line railroads may be developed for freight rail dependent uses. Authorizes the transportation element required by RCW 36.70A.070 (section 4 of this act) to include development of freight rail dependent uses on land adjacent to a short line railroad. Authorizes development regulations to be modified to include development of freight rail dependent uses that do not require urban government services in rural lands. | | |
| | Manuf. housing communities | S Rules 3 | Sheldon |
| | Authorizing the development of new manufactured housing communities outside of urban growth areas under the growth management act. | | |
| <u>SB 5615</u> (Dead) (HB 1846) | Authorizes counties, that are required or that choose to plan under the growth management act, to establish a process as part of its urban growth areas for reviewing proposals to authorize new fully contained manufactured housing communities located outside of the initially designated urban growth areas. | | |
| | GMA populat. growth criteria | S Rules | Short |
| <u>SSB 5755</u> (Dead) (HB 1101) | Simplifying the population growth criteria for planning required by the growth management act. | | |
| | Revises the growth management act to simplify the population growth criteria for planning required by the act. | | |
| | GMA economic dev. element | Signed by Gov.: C 331 L 17 | Short |
| | Concerning the economic development element of the growth management act. | | |
| <u>SSB 5790</u> (HB 1525) | Establishes the economic revitalization act. Provides common sense direction for the application of the growth management act by reaffirming that local governments have broad authority to make decisions that will provide family-wage jobs and increase opportunities for hard-working taxpayers in communities | | |

with deteriorating economies.

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| <u>SB 5794</u> (Dead) | Trust water rights program Concerning the transfer of seasonal irrigation water rights to the trust water rights program for the purpose of providing mitigation water to a third party for year-round potable water supplies. Provides mitigation water to a third party for year-round potable water supplies by transferring seasonal irrigation water rights to the trust water rights program. | S Ag/Water/Trade | Short |
| <u>SJM 8004</u> (Dead) | Columbia River system dams Requesting that certain federal officials prevent the breaching of any dam in the Columbia River system. Requests that certain federal officials prevent the breaching of any dam in the Columbia river system. | S Rules 3 | Sheldon |

Family Law

| <u>Bill Details</u> | <u>Status</u> | <u>Sponsor</u> |
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| <u>HB 1003</u> (Dead) | Abortion, notifying parents Establishing parental notification requirements for abortion. Requires parental or guardian notification for certain abortions. | H HC/Wellness Shea |
| <u>EHB 1078</u> (Dead) (SB 5030) | Trafficking, etc/time limits Concerning human trafficking, prostitution, and commercial sexual abuse of a minor. HB 1078 - DIGEST Addresses the statute of limitations for trafficking, commercial sexual abuse of a minor, and promoting commercial sexual abuse of a minor. | H Rules 3C Pellicciotti |
| <u>SHB 1079</u> (SSB 5029) | No-contact order/trafficking Creating a criminal no-contact order for human trafficking and promoting prostitution-related offenses. Requires a defendant who is charged by citation, complaint, or information with an offense involving trafficking or promoting prostitution in the first or second degree, and not arrested, to appear in court for arraignment in person no later than fourteen days after the next day on which court is in session following the issuance of the citation or the filing of the complaint or information. Requires the court, at that appearance, to determine the necessity of imposing a no-contact order and consider other conditions of pretrial release. Creates a criminal no-contact order for offenses relating to human trafficking and promoting prostitution. | Signed by Gov.: C 230 L 17 Orwall |
| <u>HB 1091</u> | Solemnizing marriages Authorizing tribal court judges to solemnize marriages. Authorizes the judge of a tribal court to solemnize marriages. | Signed by Gov.: C 130 L 17 Appleton |

Victims of sexual assault

Signed by Gov.: C 290 L 17

Orwall

Supporting victims of sexual assault.

ESHB 1109

Creates the Washington sexual assault initiative pilot project within the office of the attorney general to provide funding to support multidisciplinary community response teams engaged in seeking a just resolution to sexual assault cases resulting from evidence found in previously unsubmitted sexual assault kits. Changes the composition of the joint legislative task force on sexual assault forensic examination best practices. Requires the criminal justice training commission to: (1) Provide training for persons responsible for investigating sexual assault cases involving adult victims; (2) Develop training on a victim-centered, trauma-informed approach to interacting with victims and responding to sexual assault calls; and (3) In developing the training, seek advice from the Washington association of sheriffs and police chiefs, the Washington coalition of sexual assault programs, and experts on sexual assault and the neurobiology of trauma. Levies a four-dollar fee upon the admission to a sexually oriented live adult entertainment establishment. Creates the sexual assault prevention and response account.

Trafficking victims/vacating

H Rules R

Orwall

SHB 1112**(Dead)****(SSB 5272)**

Vacating convictions arising from offenses committed as a result of being a victim of trafficking, promoting prostitution, or promoting commercial sexual abuse of a minor.

Addresses the vacating of prostitution offenses when the person committed the offense as a result of being a victim of trafficking, promoting prostitution in the first degree, promoting commercial sexual abuse of a minor, or trafficking in persons under the trafficking victims protection act.

Office of pub. guardianship

H Rules 3C

Kilduff

HB 1139**(Dead) (SB****5447)**

Concerning the methods of services provided by the office of public guardianship.

Modifies office of public guardianship provisions with regard to services for supported decision-making assistance and estate administration.

Child support/driver license

H Judiciary

Manweller

HB 1141**(Dead)**

Concerning a restricted driver's license for persons who fail to comply with a child support order.

Requires the department of licensing to suspend a parent's driver's license and issue a restricted license for a period of ninety days for noncompliance with a child support order.

Vulnerable persons/crimes

Signed by Gov.: C 266 L 17

Goodman

ESHB 1153**(SSB 5099)**

Concerning crimes against vulnerable persons.

HB 1153-S - DIGEST Creates the crimes of theft from a vulnerable adult in the first and second degree. Increases penalties, reduces barriers to prosecution, and expands the scope of protection for vulnerable persons. Encourages each county to develop a written protocol for handling criminal cases involving vulnerable adults.

Sex offenses/statute of lim.

H Rules 3C

Griffey

SHB 1155**(Dead)**

Making felony sex offenses a crime that may be prosecuted at any time after its commission.

Allows the following offenses to be prosecuted at any time after their commission: (1) Rape in the first,

second, or third degree; (2) Rape of a child in the first, second, or third degree; (3) Child molestation in the first, second, or third degree; (4) Sexual misconduct with a minor in the first degree; (5) Sexually violating human remains; (6) Custodial sexual misconduct in the first degree; (7) Incest in the first or second degree; (8) Sexual exploitation of a minor; (9) Commercial sexual abuse of a minor; (10) Promoting commercial sexual abuse of a minor; and (11) Promoting travel for commercial sexual abuse of a minor.

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| <p><u>SHB 1160</u> (Dead) (SB 5418)</p> | <p>Sunshine committee</p> <p>Enacting recommendations of the sunshine committee.</p> <p>Addresses the recommendations of the sunshine committee with regard to disclosure exemptions for the following under the public records act: (1) Investigative records compiled by an employing agency conducting an investigation of a possible unfair practice or a possible violation related to discrimination, however, once the agency has notified the complaining employee of the outcome of the investigation, the exemption no longer applies; (2) Proprietary data, trade secrets, or other information submitted by a vendor to the department of social and health services for the development, acquisition, or implementation of state purchased health care; (3) Trade secrets; and (4) Bids, quotations, or proposals submitted to an agency for goods or services in response to a solicitation issued for the goods or services but only until the agency announces the apparent successful bidder or decides not to accept bids, quotations, or proposals. Authorizes the court, in an action to enjoin disclosure of financial, commercial, or proprietary information, to award attorneys' fees to a defendant to the extent that the defendant prevailed in opposing an injunction.</p> | <p>H Rules 3C</p> | <p>Springer</p> |
| <p><u>HB 1162</u> (Dead)</p> | <p>Involuntary treatment notice</p> <p>Concerning requirements for providing notice regarding court review of initial detention decisions under the involuntary treatment act.</p> <p>Revises the involuntary treatment act with regard to notification requirements for court review of initial detention decisions.</p> | <p>H Rules 3C</p> | <p>Kilduff</p> |
| <p><u>E2SHB 1163</u></p> | <p>Domestic violence</p> <p>Concerning domestic violence.</p> <p>HB 1163-S2 - DIGEST Modifies domestic violence provisions relating to: (1) Offender scores for assault of a child and criminal mistreatment; and (2) Revising the crime of fourth degree assault. Requires a biological sample to be collected for purposes of DNA identification analysis from an adult or juvenile convicted of assault in the fourth degree where domestic violence was pleaded and proven. Authorizes a sheriff to waive fees associated with service of a writ of habeas corpus that was issued for the return of a child when the person who was granted the writ is, by reason of poverty, unable to pay the cost of service. Requires the administrative office of the courts, through the Washington state gender and justice commission of the supreme court, to convene a work group to address the issue of domestic violence perpetrator treatment and the role of certified perpetrator treatment programs in holding domestic violence perpetrators accountable. Creates the Washington domestic violence risk assessment work group to study how and when risk assessment can best be used to improve the response to domestic violence offenders and victims and find effective strategies to reduce domestic violence homicides, serious injuries, and recidivism that are a result of domestic violence incidents in the state. Requires the Washington state gender and justice commission, in collaboration with the Washington state coalition against domestic violence and the Washington State University criminal justice program, to coordinate the work group and provide staff support. Requires individual licensees to complete a one hour domestic</p> | <p>Signed by Gov.: C 272 L 17</p> | <p>Goodman</p> |

violence and sexual assault awareness training course approved by the department of licensing upon renewal or reinstatement of a license for cosmetology, hair design, barbering, manicuring, or esthetics.

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| <u>SHB 1184</u> (SSB 5184) | Patronizing a prostitute Modifying patronizing a prostitute provisions. | Signed by Gov.: C 232 L 17 | Orwall |
| <u>SHB 1209</u> (Dead) (Inactive) (SB 5396) | Municipal financial services Addressing municipal access to local financial services. Revises public depositary provisions with regard to: (1) Investigation of a financial institution that is applying to become a public depositary; and (2) Revising the definition of "financial institution" to include federal or state chartered credit unions. | H Rules 3C | Bergquist |
| <u>HB 1221</u> (Dead) | Marriages/lim. juris. courts Concerning the solemnization of marriages by commissioners of courts of limited jurisdiction. Authorizes the commissioners of the courts of limited jurisdiction to solemnize marriages. | H Rules 3C | Rodne |
| <u>HB 1259</u> (Dead) | Detention standards Concerning standards for detention of persons with mental disorders or chemical dependency. Modifies detention standards for persons with mental disorders or chemical dependency. | H Judiciary | Klippert |
| <u>HB 1290</u> (Dead) | Mistreatmnt/faith-based exem Removing references to faith-based exemptions regarding criminal mistreatment of children and vulnerable adults. Removes the references to faith-based exemptions with regard to the criminal mistreatment of children and vulnerable adults. | H Judiciary | Kilduff |
| <u>HB 1306</u> (Dead) | DNA testing/paternity Authorizing the termination of all legal responsibilities of a nonparent if genetic testing shows by clear and convincing evidence that a man is not the genetic father of a child. Establishes the Evans family relief act. Authorizes a man to file a petition in superior court to rescind an acknowledgment of paternity, challenge a presumption of paternity, or contest an adjudication of paternity if genetic testing shows by clear and convincing evidence that the man is not the genetic father of the child. Authorizes the court to enter an order disestablishing a man as the father of the child based on genetic testing that shows that he is not the genetic father. | H Judiciary | Shea |
| <u>SHB 1365</u> | Trained meeting facilitators | H Approps | Ortiz-Self |

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| (Dead) | Requiring the use of trained meeting facilitators in certain planning meetings involving children, parents, caregivers, and others. | | |
| | Ensures that facilitators guide the decision-making process in all child welfare shared planning meetings, unless the department of social and health services finds good cause to proceed without a facilitator. | | |
| | Family reunification | H Rules R | Ortiz-Self |
| | Concerning family reunification in the child welfare process. | | |
| <u>2SHB 1366</u> (Dead) | Requires the department of social and health services to convene a parent-child visitation work group to: (1) Engage relevant stakeholders to include biological parents involved in or with experience in the child welfare process; and (2) Develop and implement changes in policy or practice to increase the amount and quality of parent-child visitation. Includes in the definition of "remedial services," for purposes of the juvenile court act, services and activities designed to facilitate access to and visitation of children by parents and siblings except in cases where that visitation is not in the best interest of the child or a court limits visitation. Provides that this act is null and void if appropriations are not approved. | | |
| <u>SHB 1384</u> (Dead) (ESSB 5256) | Sexual assault protect order | H Rules 3C | Goodman |
| | Concerning sexual assault protection orders. | | |
| | Addresses the duration and renewal of an ex parte order regarding sexual assault protection. | | |
| <u>HB 1396</u> (Dead) (Inactive) (SSB 5327) | Court clerk duties | H Judiciary | Graves |
| | Clarifying the duties of court clerks. | | |
| | Changes the duty of a court clerk from "conform to the direction of the court" to "support the court in the performance of the courts' statutory duties." Removes the duty of the clerk of the court to forward certain forms to the division of child support. | | |
| | CASA & GAL removal | Signed by Gov.: C 99 L 17 | Ortiz-Self |
| | Requiring the court to remove any person serving as a court-appointed special advocate or volunteer guardian ad litem if that person has made a materially false statement under oath. | | |
| <u>HB 1401</u> | Requires a court to remove a person from serving as a court-appointed special advocate or volunteer guardian ad litem if the court is: (1) Notified that the person has been removed from another county's registry pursuant to the disposition of a grievance; or (2) Otherwise made aware that the individual was found by a court to have made a materially false statement that he or she knows to be false during an official proceeding under oath. | | |
| <u>HB 1424</u> (Dead) | Minor chem. dep. treatment | H Erly Lrn/H Svc | Shea |
| | Ensuring a parent or guardian has the authority to admit and keep a minor child into a treatment facility for chemical dependency treatment for fourteen days. | | |
| | Authorizes a parent or guardian to: (1) Admit a minor child to a chemical dependency treatment program; and (2) Keep the minor child in the program for fourteen days. | | |
| <u>SHB 1543</u> | Sex. assault/parental rights | Signed by Gov.: C 234 L 17 | Doglio |

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| (Dead) (SB 5321) | Concerning parental rights and responsibilities of sexual assault perpetrators and survivors. Establishes a process where a survivor, who becomes pregnant as a result of a sexual assault and who elects to raise the child, can seek the court's assistance in avoiding continued forced interactions with the rapist which eliminates another barrier to healing from the assault. | | |
| HB 1554 (Dead) | Parenting plans Concerning parenting plans. | H Judiciary | Haler |
| HB 1603 (Dead) | Child support economic table Updating the child support economic table based on recommendations of the child support work group. Updates the child support economic table based on recommendations of the child support work group. | H Rules 3C | Kilduff |
| HB 1615 (SB 5365) | Relocation assistance Concerning relocation assistance for persons displaced by agency property acquisitions. Revises relocation assistance provisions with regard to persons displaced by agency property acquisitions. | Signed by Gov.: C 12 L 17 | Kloba |
| SHB 1617 (Dead) | Child welfare volunteer GALs Concerning child welfare volunteer guardian ad litem program requirements. Requires guardian ad litem programs to: (1) With volunteer guardian ad litem coordinators, ensure that those coordinators supervise no more than thirty volunteer guardians ad litem; and (2) Provide additional training to volunteer guardian ad litem coordinators to include the screening of volunteer guardian ad litem reports before those reports are submitted to the court. | H Rules R | Ortiz-Self |
| SHB 1618 (Dead) (Inactive) | Engagement coordinators Concerning family and community engagement coordinators. Changes the following terms to family and community engagement coordinator: Family engagement coordinator, parent and family engagement coordinator, and parent involvement coordinator. Requires a family and community engagement coordinator, within a school building or school district, to: (1) Identify and bridge barriers to students' and families' access to needed services; (2) Consult with an advisory group of students' families who reflect the demographic diversity within the school building or school district; and (3) Partner with community-based organizations to increase resources for family and community engagement. | H Rules 3C | Ortiz-Self |
| HB 1638 (Dead) | Trauma-informed child care Concerning the provision of trauma-informed child care. | H Erly Lrn/H Svc | Ortiz-Self |

Requires the department of early learning to: (1) Provide voluntary training on trauma-informed care to child care providers and administrators participating in the early achievers program; and (2) Convene an advisory group of stakeholders to review the early achievers rating system and make recommendations for modifications to the rating system criteria.

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| <u>HB 1640</u> (Dead) (SB 5478) | Advance directives | H Rules 3C | Graves |
| | Allowing notaries and proof of identity for advance directives. | | |
| <u>SHB 1641</u> | Homeless youth/health care | Signed by Gov.: C 275 L 17 | McBride |
| | Concerning informed consent for nonemergency, outpatient, primary health care services for unaccompanied homeless youth under the federal McKinney-Vento homeless assistance act. | | |
| <u>HB 1649</u> (Dead) (Inactive) | Right to life | H HC/Wellness | Shea |
| | Declaring that the right to life begins at the moment the individual comes into being. | | |
| <u>E2SHB 1661</u> (Dead) (SSB 5498) | Child, youth, families/dept | H 3rd Reading | Kagi |
| | Creating the department of children, youth, and families. | | |
| <u>E2SHB 1661</u> (Dead) (SSB 5498) | HB 1661-S2 - DIGEST Creates the department of children, youth, and families. Creates the office of innovation, alignment, and accountability, within the office of the governor, with the primary duties and focus, until July 1, 2018, on developing and presenting a plan for the establishment of the department of children, youth, and families. Requires the office of the family and children's ombuds to establish the oversight board for children, youth, and families which will begin its work on or after July 1, 2019. | | |
| | Transitions, on July 1, 2018, the office of innovation, alignment, and accountability from the office of the governor to be an office within the department of children, youth, and families. Abolishes the department of early learning and transfers its powers, duties, and functions to the department of children, youth, and families. Transfers the powers, duties, and functions of the department of social and health services, pertaining to child welfare services under chapters 13.34, 13.36, 13.38, 13.50, 13.60, 13.64, 26.33, 26.44, 74.13, 74.13A, 74.14B, 74.14C, and 74.15 RCW, to the department of children, youth, and families. Repeals the legislative children's oversight committee and transfers its duties to the oversight board for children, youth, and families. | | |
| <u>EHB 1728</u> | Child sex exploit./subpoenas | Signed by Gov.: C 114 L 17 | Sawyer |
| | Protecting minors from sexual exploitation. | | |
| <u>EHB 1728</u> | HB 1728 - DIGEST Authorizes law enforcement to use the limited use of administrative subpoena | | |

authority in this act for the sole purpose of investigating crimes involving the sexual exploitation of children.

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| <u>ESHB 1739</u> | Crime victims' compensation Concerning the crime victims' compensation program. HB 1739-S - DIGEST Modifies provisions regarding the crime victims' compensation program. | Signed by Gov.: C 235 L 17 | Gregerson |
| <u>SHB 1759</u> (Dead) | Crime victims/communicating Addressing procedures for communicating with crime victims and survivors of crime victims. Requires the department of commerce, through the office of crime victims advocacy, to convene and coordinate a work group to: (1) Examine practices regarding notification of family members when a person has died from a suspected homicide or other criminal means; (2) Develop recommendations for providing crime victims and survivors of homicide victims with information about crime victim services; and (3) Develop recommendations for ways in which law enforcement officers responding to the scene of a crime may provide crime victims and survivors of homicide victims with information about crime victim services. | H Rules R | Ortiz-Self |
| <u>HB 1775</u> (Dead) (Inactive) | Abortion after viability Enacting the Washington pain capable unborn child protection act. Establishes the Washington pain capable unborn child protection act. Prohibits, except in the case of a medical emergency or fetal anomaly, an abortion from being performed unless the physician performing the abortion has first made a determination of the probable postfertilization age of the unborn child or relied upon a determination made by another physician. Requires a hospital or health care facility, in which an abortion is performed, to report specific information to the department of health. Requires the department of health to issue a public report providing statistics for the previous calendar year compiled from the submitted reports covering that year. | H HC/Wellness | Van Werven |
| <u>HB 1790</u> (Dead) | Dependency petitions Concerning dependency petitions where the department of social and health services is the petitioner. Requires paid probation officers to determine if a dependency petition is reasonably justifiable except where the department of social and health services is the petitioner. | H Rules 3C | Lovick |
| <u>HB 1791</u> (Dead) | Child sex traffick. victims Authorizing the department of social and health services to assess and offer services to child sex trafficking victims. Authorizes the department of social and health services to assess and offer services to children it identifies as victims of sex trafficking and victims of severe forms of trafficking in persons. | H Erly Lrn/H Svc | Senn |
| <u>ESHB 1814</u> (SB 5490) | DSHS notification reqs. Concerning notification requirements for the department of social and health services. | Signed by Gov.: C 269 L 17 | Goodman |

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| <u>SHB 1815</u> | Dependency/alleged parent Concerning the rights of an alleged parent in dependency proceedings. Revises the definition of "parent" for purposes of chapter 13.04 RCW and provides a definition for "parent" for purposes of chapter 13.34 RCW for purposes of child welfare proceedings. | Signed by Gov.: C 276 L 17 | Kilduff |
| <u>HB 1823</u> (Dead) | Business improve. districts Concerning business improvement districts. Modifies business improvement district provisions and changes the term "parking and business improvement areas" to "business improvement areas." | H Rules C | Peterson |
| <u>SHB 1825</u> (Dead) | Family assessment responses Extending the timeline for completing a family assessment response, allowing the department of social and health services to complete a family assessment response upon the verbal agreement of a parent to participate, and defining disqualifying crimes. Authorizes the department of social and health services to complete a family assessment response upon the verbal agreement of a parent to participate. Extends the timeline for completing a family assessment response. Addresses a criminal offense that is within the categories of disqualifying crimes described in the adoption and safe families act of 1997. | H Rules 3C | Senn |
| <u>SHB 1930</u> (Dead) | Child custody Concerning child custody. Modifies child custody provisions regarding nonparental actions for child custody and temporary custody orders and temporary parenting plans. | H Rules 3C | Frame |
| <u>HB 1943</u> (Dead) | Child welfare court proceed. Concerning child welfare court proceedings. Modifies juvenile justice act provisions regarding court proceedings on a child's welfare, the dependency of a child, the termination of a child and parent relationship, and the removal of the references to supervising agency. | H Erly Lrn/H Svc | Kagi |
| <u>HB 1969</u> (Dead) | Child support, higher ed. Prohibiting mandatory child support for postsecondary education of adult children. Prohibits a court from ordering either or both parents to pay support for postsecondary education of a child over eighteen years of age. Prohibits the use of the child support schedule to order postsecondary educational support of a child. Authorizes a party to petition for modification of an existing order to pay postsecondary child support without showing a substantial change of circumstances. | H Judiciary | Klippert |

Person threatening to murder

H Judiciary

Klippert

Concerning the mental health evaluation and treatment of individuals who threaten to murder a family member or other person who resides with the individual.

[HB 1972](#)
(Dead)

Includes in the definition of "likelihood of serious harm," for purposes of the involuntary treatment act, a substantial risk that physical harm will be inflicted by a person who has threatened to murder a family member or other person who resides with the person, the threat seriously alarms the family member or other person, and the threat places the family member or other person in reasonable fear the person will attempt to carry out the threat.

Child care lic. mediation

H Approps

Dent

Providing for the use of administrative law judges as mediators to address adverse child care licensing decisions.

[SHB 2013](#)
(Dead)
(Inactive)

Requires the department of early learning to include the following in a written notice for the denial of an application or the revocation, suspension, or modification of a license: A description of the appeal process and the option to engage in mediation. Authorizes a licensee or applicant who receives a denial, modification, suspension, or revocation of a license to request a prehearing conference for the purpose of mediating the case as part of the adjudicative proceeding. Requires the mediation to be conducted by an administrative law judge who has received training in dispute resolution techniques or has a demonstrated history in resolving disputes.

Dependency/tribal juris.

H Rules R

Sawyer

Concerning transfer of jurisdiction from a tribe in dependency cases involving Indian children.

[SHB 2045](#)
(Dead)
(SSB 5770)

Requires the state court, if a tribal court orders transfer of jurisdiction from the tribe in dependency cases involving Indian children, to hold a hearing to determine if accepting jurisdiction is consistent with any applicable state or federal laws or court rules. Requires the tribal court to transfer a copy of the entire court file to the state court for its consideration.

Foster children/homeschool

H Erly Lrn/H Svc

Young

Allowing foster children to be homeschooled.

[HB 2053](#)
(Dead)

Reverses the changes to foster parent licensing rules, by the department of social and health services, forbidding home-based instruction to children in the care and custody of the department. Allows foster youth to receive home-based instruction including instruction offered by a foster parent.

Foster license/homeschooling

H Erly Lrn/H Svc

Young

Providing that home-based instruction of a foster child may not be the sole basis for denying a foster-family home license.

[HB 2054](#)
(Dead)

Reverses the changes to foster parent licensing rules, by the department of social and health services, forbidding home-based instruction to children in the care and custody of the department and allows foster parents to provide home-based instruction to foster youth. Prohibits the department of social and health services from denying a foster-family home license on the sole basis that a foster youth received home-based instruction.

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| <u>HB 2061</u> (Dead) | Youth shelter notifications Excluding holidays and weekends from the time period required for youth shelters to notify parents. Excludes holidays and weekends from the time period required for youth shelters to notify parents. | H Erly Lrn/H Svc | Sells |
| <u>HB 2117</u> (Dead) (SB 5598) | Relatives/child visitation 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. | H Judiciary | Gregerson |
| <u>ESHB 2121</u> (Dead) | TANF/nonparent caregivers Repealing income eligibility for temporary assistance for needy families benefits for a child who lives with a nonparent caregiver. Increases income eligibility for temporary assistance for needy families benefits for children living with a nonparent caregiver. Provides that this act is null and void if appropriations are not approved. | H Rules 3C | Pettigrew |
| <u>HJM 4005</u> (Dead) | Parental rights amendment Urging members of the United States congress to propose the parental rights amendment to the states for ratification. Urges members of the United States congress to propose the parental rights amendment to the states for ratification. | H Judiciary | Shea |
| <u>SSB 5029</u> (Dead) (SHB 1079) | No-contact order/trafficking Creating a criminal no-contact order for human trafficking and promoting prostitution-related offenses. Requires a defendant who is charged by citation, complaint, or information with an offense involving trafficking or promoting prostitution in the first or second degree, and is not arrested, to appear in court for arraignment or initial appearance in person, no later than fourteen days after the defendant is served with the citation, complaint, or information. Requires the court, at that appearance, to determine the necessity of imposing or extending a no-contact order and consider the provisions of RCW 9.41.800 (surrender of weapons or licenses--prohibitions on future possession or licensing) or other conditions of pretrial release according to court rules. | S Rules X | Padden |
| <u>SB 5030</u> (EHB 1078) | Trafficking, etc/time limits Concerning human trafficking, prostitution, and commercial sexual abuse of a minor. Addresses the statute of limitations for trafficking, commercial sexual abuse of a minor, and promoting commercial sexual abuse of a minor. | Signed by Gov.: C 231 L 17 | Darneille |
| <u>SSB 5081</u> | Uniform law on notarial acts Adopting the revised uniform law on notarial acts. Adopts the revised uniform law on notarial acts. Repeals chapter 42.44 RCW (notaries public). | Signed by Gov.: C 281 L 17 | Pedersen |

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| <u>SSB 5099</u> (Dead) (ESHB 1153) | Vulnerable persons/crimes Concerning crimes against vulnerable persons. | S Rules 3 | Bailey |
| <u>SB 5103</u> (Dead) | Commitment review petitions Concerning petitions for review of involuntary commitment decisions filed by an immediate family member, guardian, or conservator. Revises the involuntary treatment act to require that: (1) A petition to the superior court for a person's initial detention be filed within ten calendar days following the designated mental health professional investigation or the request for a designated mental health professional investigation; (2) A designated mental health professional or agency disclose the date of a designated mental health professional investigation to an immediate family member, guardian, or conservator of a person to assist in the preparation of a petition; and (3) A designated crisis responder or agency disclose the date of a designated crisis responder investigation to an immediate family member, guardian, or conservator of a person to assist in the preparation of a petition. Requires the administrative office of the courts, in collaboration with stakeholders, to develop a user's guide to assist pro se litigants in the preparation and filing of a Joel's law petition and develop a model order of detention which contains an advisement of rights for the detained person. | S HumSer/MenHlth | O'Ban |
| <u>SB 5105</u> (Dead) | Foster care licensing Streamlining foster care licensing. Requires the department of social and health services, when processing a child-placing agency application, to: (1) Accept scanned foster care parent applications that include an original signature electronically; (2) Complete and return background authorization forms within thirty days; (3) Ensure that the forms required across the state are uniform and consistent between regions; (4) If related department forms change after the application has been received by the department, not require the applicant to resubmit information on a substantially similar form; (5) Ensure that foster care parent applications are processed in a timely manner; and (6) Email the fingerprint original case agency number to a child-placing agency within five business days of receipt of the fingerprint-based background notice from the family or child-placing agency. | S HumSer/MenHlth | O'Ban |
| <u>ESSB 5106</u> (Dead) | Involuntary treatment act Clarifying obligations under the involuntary treatment act. SB 5106-S - DIGEST Revises the involuntary treatment act with regard to: (1) Clarifying obligations; (2) Joel's law amendments; (3) Less restrictive alternative revocations; and (4) Initial detention investigations. | S Rules 3 | O'Ban |
| <u>SSB 5184</u> (Dead) (SHB 1184) | Patronizing a prostitute Modifying patronizing a prostitute provisions. Provides that the crime of patronizing a prostitute may be considered as being committed in more than | S Rules X | Padden |

one location. For instance, a person who sends a communication to patronize a prostitute is considered to have committed the crime both at the place from which the contact was made and where the communication is received.

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| <u>ESSB 5256</u> (SHB 1384) | Sexual assault protect order Concerning sexual assault protection orders. SB 5256-S - DIGEST Addresses the duration and renewal of an ex parte order regarding sexual assault protection. | Signed by Gov.: C 233 L 17 | Fain |
| <u>SSB 5272</u> (SHB 1112) | Trafficking victims/vacating Vacating convictions arising from offenses committed as a result of being a victim of trafficking, promoting prostitution, or promoting commercial sexual abuse of a minor. Addresses the vacating of prostitution offenses when the person committed the offense as a result of being a victim of trafficking, promoting prostitution in the first degree, promoting commercial sexual abuse of a minor, or trafficking in persons under the trafficking victims protection act. Requires a motion for vacation of a conviction of the prostitution offenses to be supported by the sworn testimony of the applicant at a hearing before the court. | Signed by Gov.: C 128 L 17 | Saldaña |
| <u>SB 5307</u> (Dead) | Total confinement altern. Creating alternatives to total confinement for certain qualifying offenders with minor children. Changes eligibility requirements for a parenting alternative program for certain offenders. | S Law & Justice | Darneille |
| <u>SB 5320</u> (Dead) | Abortion, notifying parents Requiring notification to parents or guardians in cases of abortion. Establishes the parental notification of abortion act. | S Rules X | Padden |
| <u>SB 5321</u> (Dead) (SHB 1543) | Sex. assault/parental rights Concerning parental rights and responsibilities of sexual assault perpetrators and survivors. Establishes a process where a survivor, who becomes pregnant as a result of a sexual assault and who elects to raise the child, can seek the court's assistance in avoiding continued forced interactions with the rapist which eliminates another barrier to healing from the assault. | S Law & Justice | Rivers |
| <u>SSB 5327</u> (Inactive) (HB 1396) | Court clerk duties Clarifying the duties of court clerks. Removes the duty of the clerk of the court to forward certain forms to the division of child support. Removes the duty of the Washington association of county officials to report on the amounts of legal financial obligations collected by county clerks. | Signed by Gov.: C 183 L 17 | Angel |
| <u>SB 5365</u> | Relocation assistance | S Rules X | King |

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| (Dead) (HB 1615) | Concerning relocation assistance for persons displaced by agency property acquisitions. Revises relocation assistance provisions with regard to persons displaced by agency property acquisitions. | | |
| <u>SB 5396</u> (Dead) (Inactive) (SHB 1209) | Municipal financial services Concerning municipal access to local financial services. Revises public depositary provisions with regard to: (1) Loss in a public depositary and procedure for payment; (2) Requirements for becoming a public depositary; and (3) Revising the definition "financial institution" to include federal or state chartered credit unions. | S Fin Inst/Ins | Angel |
| <u>SB 5399</u> (Dead) | Background checks Concerning the use of background checks for persons who work with children, persons with developmental disabilities, and vulnerable adults. Authorizes cities, towns, code cities, counties, and metropolitan park districts to require a federal background investigation, a state criminal background investigation, and a criminal background investigation conducted through a private organization of their employees, applicants for employment, volunteers, vendors, and independent contractors who, in the course of their work or volunteer activity, may have unsupervised access to children, persons with developmental disabilities, or vulnerable adults. | S Rules 3G | O'Ban |
| <u>SB 5418</u> (Dead) (SHB 1160) | Sunshine committee Enacting recommendations of the sunshine committee. Addresses the recommendations of the sunshine committee with regard to the public records act. | S State Governmen | Chase |
| <u>SB 5447</u> (Dead) (HB 1139) | Office of pub. guardianship Concerning the methods of services provided by the office of public guardianship. Modifies office of public guardianship provisions with regard to services for supported decision-making assistance and estate administration. | S Law & Justice | Conway |
| <u>SB 5461</u> (Dead) | Paternity disestablish./DNA Authorizing the disestablishment of paternity responsibilities of a nonparent if genetic testing shows by clear and convincing evidence that a man is not the genetic father of a child. Establishes the disestablishing paternity act. Authorizes a party to a determination of parentage to file a petition in superior court to rescind an acknowledgment of paternity, challenge a presumption of paternity, or contest an adjudication of paternity if genetic testing shows by clear and convincing evidence that the acknowledged, presumed, or alleged father is not the genetic father of the child. | S Rules X | Rolfes |
| <u>SB 5478</u> (Dead) (HB 1640) | Advance directives Allowing notaries and proof of identity for advance directives. Requires a directive to withhold or withdraw from life-sustaining treatment in a terminal condition or | S Law & Justice | Wilson |

permanent unconscious condition to be: (1) Signed by the declarer, who has provided proof of identity; and (2) Acknowledged before a notary public or other individual authorized by law to take acknowledgments.

[SB 5490](#)
(Dead)
(ESHB
1814)

DSHS notification reqs.

S Rules 3

O'Ban

Concerning notification requirements for the department of social and health services.

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

Child, youth, families/dept

S Ways & Means

O'Ban

Creating the department of children, youth, and families.

Creates the department of children, youth, and families. Requires the department to: (1) In partnership with state and local agencies, tribes, and communities, protect children, youth, and family well-being with effective, high quality prevention, intervention, and early education services; and (2) Create the oversight board for children, youth, and families to monitor and ensure the department's compliance with administrative acts, relevant statutes, rules, and policies pertaining to early learning, juvenile rehabilitation, juvenile justice, and children and family services. Creates the office of innovation and alignment, within the office of the governor, with the primary duties and focus on developing and presenting a plan for the establishment of the department of children, youth, and families. Transitions the office of innovation and alignment from the office of the governor to be an office within the department of children, youth, and families. Requires the office of the family and children's ombuds to provide information on the rights and responsibilities of individuals receiving juvenile justice, juvenile rehabilitation, and child early learning services. Abolishes the department of early learning and transfers its powers, duties, and functions to the department of children, youth, and families. Transfers the powers, duties, and functions of the department of social and health services, pertaining to child welfare services under chapters 13.34, 13.36, 13.38, 13.50, 13.60, 13.64, 26.33, 26.44, 74.13, 74.13A, 74.14B, 74.14C, and 74.15 RCW, to the department of children, youth, and families.

[SSB 5498](#)
(Dead)
(E2SHB
1661)

Vulnerable youth guardians

S Rules X

Darneille

Implementing a vulnerable youth guardianship program.

Authorizes a vulnerable youth to petition the court to have a vulnerable youth guardianship established for him or her by filing a petition in juvenile court. Gives jurisdiction to the juvenile division of superior courts to appoint a guardian for a consenting vulnerable youth who has been abandoned, neglected, or abused by one or both parents, or for whom the court determines that a guardian is otherwise necessary as one or both parents cannot adequately provide for the youth such that the youth risks physical or psychological harm if returned to the youth's home. Requires the Washington state task force against the trafficking of persons to: (1) Deliver an evaluation of the vulnerable youth guardianship program to the legislature; and (2) In its evaluation, determine whether a vulnerable youth advocate interview is necessary before a vulnerable youth guardianship is granted.

[2SSB 5559](#)
(Dead)
(SHB
1988)

Minors/health info. discl.

S Health Care

Fortunato

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.

[SB 5561](#)
(Dead)

[2SSB 5577](#)

Incapacitated persons/rights

S Rules 3

Conway

(Dead) Concerning the rights and obligations associated with incapacitated persons and other vulnerable adults.

Prohibits a guardian or limited guardian from restricting an incapacitated person's or other vulnerable adult's right to communicate, visit, interact, or otherwise associate with persons of the incapacitated person's or vulnerable adult's choosing. Requires a guardian or limited guardian of an incapacitated person to inform certain persons, within five days, after the incapacitated person: (1) Makes a change in residence; (2) Has been admitted to a medical facility for emergency or acute care; or (3) Dies. Requires the office of public guardianship, in partnership with the office of the state long-term care ombuds, to develop and offer training targeted to the legal community and persons working in long-term care facilities.

Child support noncompliance

S Law & Justice

O'Ban

Creating efficiencies regarding requirements for license withholding and suspension for noncompliance with a child support order.

[SB 5591](#)

(Dead)

Requires a state agency, that issues drivers' licenses, professional or occupational licenses, or recreational or sporting licenses, to withhold, restrict, or suspend the license of a responsible parent when the department of social and health services certifies that parent's name as being a licensee who is not in compliance with a child support order.

Child support/electronic

S Law & Justice

O'Ban

Concerning electronic payments to the division of child support when remitting funds in response to an order to withhold income.

[SB 5597](#)

(Dead)

(HB 2188)

Requires an employer or other business that has received an income withholding order from the department of social and health services, requiring payment to the Washington state support registry, to remit payments through electronic funds transfer when certain conditions apply. Authorizes the division of child support to issue a notice of noncompliance to a person, firm, entity, or agency of state or federal government that it believes is not complying with the requirement above.

Relatives/child visitation

S Law & Justice

Pedersen

Granting relatives, including but not limited to grandparents, the right to seek visitation with a child through the courts.

[SB 5598](#)

(Dead)

(HB 2117)

Allows a relative to seek visitation with a child through the courts.

Domestic violence assault

Signed by Gov.: C 223 L 17

Darneille

Concerning arrest of sixteen and seventeen year olds for domestic violence assault.

[SSB 5618](#)

Authorizes a police officer to arrest a person who is sixteen or seventeen years old if the officer has probable cause to believe that the child has assaulted a family or household member within the preceding four hours and the officer believes: (1) A felonious assault has occurred; (2) An assault has occurred which has resulted in bodily injury to the victim; or (3) That a physical action has occurred which was intended to cause another person to fear imminent serious bodily injury or death.

Guardians of incap. persons

S Health Care

Rivers

Adopting certain safeguard standards for guardians of incapacitated persons.

[SB 5685](#)

(Dead)

Prohibits a guardian or professional guardian from restricting contact between an incapacitated person and any other person except when necessary to protect the incapacitated person from substantial harm. Requires a guardian or professional guardian to obtain a court order before imposing restrictions, unless an emergency exists, and then he or she must obtain a court order as soon as practical after imposing the restrictions. Requires the certified professional guardianship board to adopt state standards of practice for certified professional guardians to include written protocols to assist in determining when restrictions are needed to prevent substantial harm.

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| <u>SB 5693</u> (Dead) | Sexually violent predators Concerning removal of juvenile convictions or adjudications from sexually violent predator status under RCW 71.09.030. Addresses the removal from sexually violent predator status for juvenile convictions or adjudications. | S Law & Justice | Darneille |
| <u>SB 5694</u> (Dead) | Sealing juvenile records Concerning the sealing of juvenile records. Requires the records of an official juvenile court file to be confidential but may be released under certain circumstances. | S HumSer/MenHlth | Darneille |
| <u>SB 5695</u> (Dead) | Juvenile sex offender court Concerning the development of a juvenile special sex offender disposition alternative treatment court. Authorizes counties to establish and operate juvenile special sex offender disposition alternative treatment courts. | S Rules X | Darneille |
| <u>SSB 5706</u> (Dead) | Behavioral health/children Addressing parent-initiated behavioral health treatment for children aged thirteen to seventeen years old. Requires a parent to, during the evaluation of a minor at the request of the parent and during the course of medically necessary treatment commenced pursuant to the evaluation, be considered the personal representative of the minor for the purpose of transmission of medical information, making treatment decisions, and reviewing the compliance of the minor with treatment recommendations. Suspends RCW 71.34.500 through 71.34.530 (certain mental health services for minors) for the limited purpose of this evaluation and course of follow-up treatment, unless the parent agrees to a confidential relationship between the child and the health care provider, or the receipt of new information or a material change in circumstances causes the provider to reevaluate the medical necessity for treatment. | S Rules X | Becker |
| <u>SB 5709</u> (Dead) | Behavioral health/minors Providing notification to parents when a minor accesses behavioral health services. Addresses a minor's access to behavioral health services. Requires a provider of outpatient treatment who provides outpatient treatment to a minor thirteen years of age or older to provide notice of the minor's request for treatment to the minor's parents. | S HumSer/MenHlth/ | Miloscia |
| <u>SSB 5770</u> | Dependency/tribal juris. | S Rules 3 | McCoy |

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| (Dead) (SHB 2045) | Concerning transfer of jurisdiction from a tribe in dependency cases involving Indian children. Requires the state court, if a tribal court orders transfer of jurisdiction from the tribe in dependency cases involving Indian children, to hold a hearing to determine if accepting jurisdiction is consistent with any applicable state or federal laws. Requires the tribal court to transfer a copy of the entire court file to the state court for its consideration. |
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| Crimes against minors | Signed by Gov.: C 126 L 17 | Padden |
| Concerning crimes against minors. States that, in a prosecution under chapter 9A.40 RCW (kidnapping, unlawful imprisonment, custodial interference, luring, trafficking, and coercion of involuntary servitude) in which the offense or degree of the offense depends on the victim's age, it is not a defense that the perpetrator did not know the victim's age or that the perpetrator believed the victim to be older. Changes the following crimes from a class C felony to a class B felony: (1) Second degree possession of depictions of a minor engaged in sexually explicit conduct; (2) Second degree dealing in depictions of a minor engaged in sexually explicit conduct; and (3) Second degree sending or bringing into the state depictions of a minor engaged in sexually explicit conduct. | | |

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| Trafficking victims assist. | S HumSer/MenHlth | Saldaña |
| Providing public assistance to certain victims of human trafficking. Requires the department of social and health services to establish a food assistance program for victims of human trafficking. Makes victims of human trafficking eligible for state family assistance programs, as provided in rule on the effective date of this act, who otherwise meet program eligibility requirements. Requires medical care services to be provided to victims of human trafficking, who are not eligible for medicaid, who otherwise qualify for the state family assistance program. Requires the state health care authority, to the extent possible, to: (1) Add the medical care services enrollees into the apple health for kids, with the same benefits and services provided to medicaid apple health for kids enrollees; and (2) Coordinate with the department, food assistance programs for legal immigrants, state family assistance programs, and refugee cash assistance. | | |

Health Law

| <u>Bill Details</u> | <u>Status</u> | <u>Sponsor</u> |
|---|----------------------------|----------------|
| Personal health information Addressing nonpublic personal health information. SHB 1043 (SB 5124) | Signed by Gov.: C 193 L 17 | Robinson |
| Prohibits the insurance commissioner from disclosing nonpublic personal health information except in the furtherance of regulatory or legal action brought as a part of the insurance commissioner's official duties. Exempts the following from disclosure under the public records act: Nonpublic personal health information obtained by, disclosed to, or in the custody of the insurance commissioner. | | |
| Outpatient civil commitment Concerning procedures for enforcing outpatient civil commitment orders. HB 1069 (Dead) | H Rules 3C | Jenkins |

Revises the involuntary treatment act with regard to procedures for enforcing outpatient civil commitment orders.

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| <u>HB 1164</u> (Dead) | OTC drugs tax exemptions Concerning public awareness of tax exemptions for over-the-counter drugs dispensed to patients pursuant to a prescription. Requires licensed pharmacies to display a statement that informs customers of the tax exemption that is available for over-the-counter drugs that are dispensed pursuant to a prescription. Requires the pharmacy quality assurance commission, in consultation with the department of revenue, to establish guidelines for the content and location of the statement. | H Finance | Wylie |
| <u>HB 1211</u> (Dead) (SB 5160) | Continuity of care/Rx insur. Addressing prescription drug insurance continuity of care. Prohibits an issuer from denying continued coverage or increasing the copayment or coinsurance amount for a prescription drug to a medically stable enrollee under certain circumstances. | H HC/Wellness | Jinkins |
| <u>SHB 1234</u> (SSB 5554) | Contraceptive coverage Addressing private health plan coverage of contraceptives. Requires a health benefit plan that includes coverage for contraceptive drugs to provide reimbursement for a twelve-month refill of contraceptive drugs obtained at one time by the enrollee. | Signed by Gov.: C 293 L 17 | Robinson |
| <u>ESHB 1239</u> (Dead) | Social security/medical recs Concerning requests for medical records to support an application for social security benefits. HB 1239-S - DIGEST Requires a health care facility or a health care provider to, upon request of a patient or a patient's personal representative, provide the patient or representative with one copy of the patient's health care information free of charge if the patient is appealing the denial of federal supplemental security income or social security disability benefits. Requires issuers and third-party payors, upon request of a covered person or a covered person's personal representative, to provide the covered person or representative with one copy of the covered person's health care information free of charge if the covered person is appealing the denial of federal supplemental security income or social security disability benefits. | H Rules 3C | Sullivan |
| <u>HB 1242</u> (Dead) | Investigational med. product Concerning patients' access to investigational medical products. Allows an eligible patient and his or her treating physician to request that a manufacturer make an investigational product available for treatment of the patient. | H HC/Wellness | Vick |
| <u>SHB 1314</u> | Health care auth. auditing Addressing health care authority auditing practices. Addresses auditing requirements of the state health care authority and contractors that conduct audits on | Signed by Gov.: C 242 L 17 | Caldier |

behalf of the authority. Requires the state health care authority to: (1) Develop and implement a procedure by which an improper payment identified by an audit may be resubmitted as a claims adjustment; and (2) Provide educational and training programs annually for providers.

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| <u>EBB 1322</u> (SSB 5360) | Dev disability respite provs Reducing training requirements for developmental disability respite providers working three hundred hours or less in any calendar year. | Signed by Gov.: C 267 L 17 | Kilduff |
| | HB 1322 - DIGEST Requires a person working as an individual provider who provides respite care services only for individuals with developmental disabilities and works three hundred hours or less in a calendar year to complete fourteen hours of training within the first one hundred twenty days after becoming an individual provider. | | |
| <u>HB 1337</u> (SB 5221) | Medical licensure compact Creating the interstate medical licensure compact. Creates the interstate medical licensure compact. | Signed by Gov.: C 195 L 17 | Riccelli |
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| <u>2SHB 1338</u> (SB 5253) | State health insurance pool Addressing the Washington state health insurance pool. Declares an intent to: (1) Extend the expiration date to December 31, 2022, for nonmedicare coverage in the Washington state health insurance pool; and (2) Study the necessity of continuing pool coverage in the short and long terms, the role of the pool in light of the evolving health care landscape, and the creation of a funding mechanism that equitably and broadly apportions pool costs across the state's health care marketplace. Provides that this act is null and void if appropriations are not approved. | Signed by Gov.: C 110 L 17 | Cody |
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| <u>ESHB 1339</u> (Dead) | Opioid drug prescriptions Concerning restrictions on prescriptions for opioid drugs. HB 1339-S - DIGEST Requires a practitioner, in order to prescribe an opioid drug, to annually complete continuing education regarding best practices in the prescribing of opioid drugs. Requires each disciplining authority to adopt rules establishing requirements for prescribing opioid drugs. | H Rules 3C | Cody |
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| <u>HB 1356</u> (Dead) (SB 5413) | Physician limited licenses Concerning physician limited licenses. Addresses the medical quality assurance commission's issuance of limited licenses for physicians. | H HC/Wellness | Haler |
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| <u>SHB 1364</u> (Dead) (SB 5224) | Practice of dental therapy Establishing the practice of dental therapy. Creates new credentials for dental therapists. | H Approps | Cody |
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| <u>SHB 1414</u> | Dental services for tribes | H Rules 3C | Stonier |

(Dead)
(SSB 5079)

Concerning dental health services in tribal settings.

Authorizes dental health aide therapist services under certain conditions. Provides that dental health aide therapist services are eligible for medicaid funding in order to promote increased dental care access for persons served in settings operated by Indian tribes and tribal organizations. Requires the state health care authority to coordinate with the centers for medicare and medicaid services to provide that dental health aide therapist services are eligible for federal funding of up to one hundred percent.

Insurance & vision care prov

H HC/Wellness

Kirby

Addressing contracts between insurance carriers and vision care providers.

[HB 1463](#)
(Dead) (SB 5410)

Prohibits a contract between a vision care provider and an entity that offers vision care insurance or a vision care discount care plan from: (1) Limiting or specifying the fee that a vision care provider may charge for vision care services or materials that are not reimbursed by the vision care insurance or discount care plan; (2) Requiring a vision care provider to participate in one vision care insurance plan or discount care program as a condition for participating in another insurance plan; (3) Changing terms, contractual discounts, or reimbursement rates, under vision care insurance or a discount card, without a signed acknowledgment that the provider agrees to the changes; and (4) Restricting or limiting a provider's choice of suppliers of materials.

Eye care

H HC/Wellness

Dent

[HB 1473](#)
(Dead) (SSB 5411)

Concerning eye care.

Establishes the consumer protection in eye care act. Protects consumers from improper or unsupervised use of technology for purposes of obtaining a prescription for corrective lenses or obtaining any other diagnosis or assistance.

Health info. disclosure

Signed by Gov.: C 298 L 17

Kilduff

Concerning disclosure of health-related information with persons with a close relationship with a patient.

[SHB 1477](#)
(SB 5400)

Authorizes health care providers and health care facilities to use or disclose the health-related information of a patient without obtaining an authorization from the patient if certain conditions are met. Requires a health care provider or health care facility who discloses health care information to document certain information in the patient's medical record.

Preventive service coverage

H Rules 3C

Robinson

[ESHB 1523](#)
(Dead) (SB 5602)

Requiring health plans to cover, with no cost sharing, all preventive services required to be covered under federal law as of December 31, 2016.

Requires a health plan to provide coverage for the same preventive services required to be covered under: (1) 42 U.S.C. Sec. 300gg-13 (2016); and (2) Federal rules or guidance in effect on December 31, 2016, implementing 42 U.S.C. Sec. 300gg-13.

Therapeutic courts

H Rules 3C

Kloba

[SHB 1524](#)
(Dead)

Increasing success in therapeutic courts.

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.

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| <u>2SHB 1541</u> (Dead) (SB 5401) | Rx drug cost transparency | H Rules 3C | Robinson |
| | 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. | | |
| <u>HB 1559</u> (Dead) | Uniformed personnel arbitrat | H Approps | Goodman |
| | Granting binding interest arbitration rights to certain uniformed personnel. | | |
| | Grants binding interest arbitration rights to duly sworn police officers employed as members of a police force by a regional or state university or The Evergreen State College. Prohibits the duly sworn police officers, mentioned above, from engaging in a strike, work slowdown, or stoppage. | | |
| <u>HB 1565</u> (Dead) | Young adult health coverage | H HC/Wellness | Macri |
| | Providing health coverage for young adults. | | |
| | Requires the state health care authority to provide health coverage to individuals who: (1) Are at least nineteen years old and no older than twenty-six; (2) Have an income that is at or below one hundred thirty-three percent of the federal poverty level; (3) Are not incarcerated; and (4) Are not eligible for categorically needy medical assistance as defined in the social security Title XIX state plan. | | |
| <u>HB 1636</u> (Dead) | Long-term services & support | H HC/Wellness | Jinkins |
| | Establishing a program to fund long-term services and supports. | | |
| | Creates the long-term services and supports trust commission and requires the commission to establish rules and policies regarding long-term services and supports. Creates the long-term services and supports trust program to provide benefits to qualified enrollees. Specifies duties of the employment security department regarding long-term services and supports. Requires the department of social and health services to establish a registry for health care providers who meet the minimum qualifications necessary to conduct eligibility assessments. Requires employers to deduct from an employee's salary the equivalent of 0.49 percent of the employee's total compensation which will be submitted to the employment security department. Creates the long-term services and supports trust account. | | |

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| Advance directives | H Rules 3C | Graves |
| <u>HB 1640</u> (Dead) (SB 5478) | Allowing notaries and proof of identity for advance directives. | |
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| Health care employees | H Rules 3C | Riccelli |
| Addressing meal and rest breaks and mandatory overtime for certain health care employees. | | |
| <u>HB 1715</u> (Dead) | Addresses meals and rest periods for licensed practical nurses, registered nurses, surgical technologists, diagnostic radiologic technologists, cardiovascular invasive specialists, respiratory care practitioners, and certified nursing assistants. Prohibits an employer from: (1) Using prescheduled on-call time to fill chronic or foreseeable staff shortages; and (2) Scheduling nonemergency procedures that would require overtime. | |
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| Crime victims' compensation | Signed by Gov.: C 235 L 17 | Gregerson |
| <u>ESHB 1739</u> | Concerning the crime victims' compensation program. | |
| HB 1739-S - DIGEST Modifies provisions regarding the crime victims' compensation program. | | |
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| Mental health professionals | H Rules 3C | Cody |
| <u>ESHB 1753</u> (Dead) (SSB 5580) | Concerning professionals qualified to examine individuals in the mental health and substance use disorder treatment systems. | |
| Corrects a technical oversight by recognizing a designated chemical dependency specialist as one of the qualified examining professionals authorized to sign an initial fourteen-day substance use disorder detention petition during the interim period between June 28, 2016, and April 1, 2018. Allows a physician assistant working with a supervising psychiatrist to qualify as a designated crisis responder. | | |
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| Doctors of medical science | H HC/Wellness | Jenkins |
| <u>HB 1771</u> (Dead) | Concerning doctors of medical science. | |
| Establishes the doctor of medical science act. Requires the medical quality assurance commission to grant an applicant a license as a doctor of medical science if certain conditions are met. | | |
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| Dental laboratories | H Rules 3C | Stonier |
| <u>SHB 1782</u> (Dead) (SB 5669) | Concerning dental laboratories. | |
| Requires a dental laboratory that is operating, doing business, or intending to operate or do business in this state to register with the state dental quality assurance commission and pay a fee. | | |
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| Duty to warn/mental health | H Judiciary | Cody |
| <u>HB 1810</u> (Dead) (ESB) | Concerning obligations of mental health professionals. | |

5800) Requires a mental health professional or an individual health care provider providing mental health services to a patient to warn or to take reasonable precautions to provide protection from a patient's violent behavior only if the patient has communicated to the mental health professional or individual health care provider an actual threat of physical violence against a reasonably identifiable victim or victims.

Health provider changes

H Judiciary

Jinkins

Concerning notice of material changes to the operations or governance structure of a health care provider or provider organization.

[HB 1811](#)
(Dead)

Requires each party to a transaction that results in a material change to the operations or governance structure of a provider or provider organization to submit written notice to the attorney general of the material change. Requires a provider or provider organization that conducts business in this state, and files a premerger notification with the federal trade commission or the United States department of justice, to provide written notification to the attorney general of the filing and, upon request of the attorney general, provide a copy of the merger, acquisition, or other information.

Criminal records

Signed by Gov.: C 174 L 17

Lovick

Standardizing the collection and distribution of criminal records.

[HB 1965](#)
(SB 5730)

Requires an application for an original concealed pistol license or alien firearm license to include only one complete set of fingerprints to be forwarded to the Washington state patrol. Authorizes a photograph or copy of an individual's palmprints to be taken to update the file of a sex offender or a kidnapping offender. Authorizes certain law enforcement personnel to photograph and record the palmprints of adults who are lawfully arrested.

Person threatening to murder

H Judiciary

Klippert

Concerning the mental health evaluation and treatment of individuals who threaten to murder a family member or other person who resides with the individual.

[HB 1972](#)
(Dead)

Includes in the definition of "likelihood of serious harm," for purposes of the involuntary treatment act, a substantial risk that physical harm will be inflicted by a person who has threatened to murder a family member or other person who resides with the person, the threat seriously alarms the family member or other person, and the threat places the family member or other person in reasonable fear the person will attempt to carry out the threat.

Industrial hemp research

H Approps

Ryu

Concerning funding of industrial hemp research.

[HB 1979](#)
(Dead)

Makes an appropriation from the general fund to the agricultural local fund to provide funding to further the industrial hemp research program.

Investigational med. product

Signed by Gov.: C 212 L 17

Pedersen

Concerning patients' access to investigational medical products.

[SSB 5035](#)

Authorizes an eligible patient and his or her treating physician to request that a manufacturer make an investigational product available for treatment of the patient.

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| | Dental services for tribes | Signed by Gov.: C 5 L 17 | McCoy |
| | Concerning dental health services in tribal settings. | | |
| <u>SSB 5079</u> (SHB 1414) | Authorizes dental health aide therapist services under certain conditions. Provides that dental health aide therapist services are eligible for medicaid funding in order to promote increased dental care access for persons served in settings operated by Indian tribes, tribal organizations, and urban Indian organizations. Requires the state health care authority to coordinate with the centers for medicare and medicaid services to provide that dental health aide therapist services are eligible for federal funding of up to one hundred percent. | | |
| | Personal health information | S Health Care | Rivers |
| <u>SB 5124</u> (Dead) (SHB 1043) | Addressing nonpublic personal health information. | | |
| | Prohibits the insurance commissioner from disclosing nonpublic personal health information except in the furtherance of regulatory or legal action brought as a part of the insurance commissioner's official duties. | | |
| | Continuity of care/Rx insur. | S Health Care | Rivers |
| <u>SB 5160</u> (Dead) (HB 1211) | Concerning prescription drug insurance continuity of care. | | |
| | Prohibits an issuer from denying continued coverage or increasing the copayment or coinsurance amount for a prescription drug to a medically stable enrollee under certain circumstances. | | |
| | Hearing loss training | Signed by Gov.: C 216 L 17 | Bailey |
| <u>SB 5177</u> | Requiring long-term care workers to be trained to recognize hearing loss. | | |
| | Requires entry-level training for long-term care workers to include the identification of hearing loss in a client and how to seek assistance if hearing loss is suspected. | | |
| | Hearing loss education prog. | S Health Care | Bailey |
| <u>SB 5178</u> (Dead) | Requiring the department of health to develop a hearing loss education program for health care professionals. | | |
| | Requires the department of health, in consultation with certain disciplining authorities, to establish an ongoing hearing loss educational program as an integral part of its health professions regulation. Prohibits funds from the health professions account from being used to fund the requirement above unless the disciplining authority authorizes expenditures from its proportions of the account. | | |
| | All payer claims database | S Ways & Means | Becker |
| <u>SB 5197</u> (Dead) | Requiring additional security review of the all payer claims database. | | |
| | Changes certain reporting requirements of the office of the chief information officer with regard to the statewide all-payer health care claims database. | | |
| <u>SB 5221</u> | Medical licensure compact | S Rules X | Fain |

(Dead)
(HB 1337)

Creating the interstate medical licensure compact.

Creates the interstate medical licensure compact.

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| | Safe injection sites | S Rules 3 | Miloscia |
| | Concerning safe injection sites in Washington state. | | |
| <u>SSB 5223</u> (Dead) (HB 1761) | Declares that the state fully occupies and preempts the entire field of safe injection site regulation within the boundaries of the state, including the registration, licensing, possession, purchase, sale, acquisition, transfer, use, authorization, or any other element relating to safe injection sites. Provides for submission of this act to a vote of the people. | | |

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| <u>SB 5224</u> (Dead) (SHB 1364) | Practice of dental therapy | S Health Care | Frockt |
| | Establishing the practice of dental therapy. | | |
| | Creates new credentials for dental therapists. | | |

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| <u>SB 5253</u> (Dead) (2SHB 1338) | State health insurance pool | S Ways & Means | Cleveland |
| | Addressing the Washington state health insurance pool. | | |
| | Removes certain December 2017 dates with regard to eligibility for, and cancellation and discontinuing of, Washington state health insurance pool coverage. | | |

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| <u>SSB 5360</u> (Dead) (EHB 1322) | Disability respite providers | S Rules X | Bailey |
| | Reducing training requirements for disability respite providers working 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 with disabilities and works three hundred hours or less in a calendar year to complete fourteen hours of training within the first one hundred twenty days after becoming an individual provider. | | |

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| | Naturopathy | S Health Care | Becker |
| | Concerning the practice of naturopathy. | | |
| <u>SB 5369</u> (Dead) | Authorizes a naturopath to prescribe and administer legend drugs and controlled substances contained in schedules III through V of the uniform controlled substances act as necessary in the practice of naturopathy. Requires a naturopath who prescribes controlled substances to register with the department of health to access the prescription monitoring program. Requires the board of naturopathy to establish education and training requirements related to prescribing legend drugs and controlled substances. | | |

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| <u>SB 5400</u> (Dead) (SHB 1477) | Health info. disclosure | S HumSer/MenHlth | Zeiger |
| | Concerning disclosure of health-related information with persons with a close relationship with a patient. | | |
| | Authorizes certain health care providers and facilities to disclose, under certain circumstances, health- | | |

related information to persons with a close relationship with a patient.

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| | Rx drug cost transparency | S Health Care | Rivers |
| | Addressing prescription drug cost transparency. | | |
| <u>SB 5401</u> (Dead) (2SHB 1541) | 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. | | |
| | Insurance & vision care prov | S Health Care | Rivers |
| | Addressing contracts between insurance carriers and vision care providers. | | |
| <u>SB 5410</u> (Dead) (HB 1463) | Prohibits a contract between a vision care provider and an entity that offers vision care insurance or a vision care discount care plan from: (1) Limiting or specifying the fee that a vision care provider may charge for vision care services or materials that are not reimbursed by the vision care insurance or discount care plan; (2) Requiring a vision care provider to participate in one vision care insurance plan or discount care program as a condition for participating in another insurance plan; (3) Changing terms, contractual discounts, or reimbursement rates, under vision care insurance or a discount card, without a signed acknowledgment that the provider agrees to the changes; and (4) Restricting or limiting a provider's choice of suppliers of materials. | | |
| | Eye care | S Ways & Means | Cleveland |
| <u>SSB 5411</u> (Dead) (HB 1473) | Concerning eye care. | | |
| | Establishes the consumer protection in eye care act. Protects consumers from improper or unsupervised use of technology for purposes of obtaining a prescription for corrective lenses or obtaining any other diagnosis or assistance. | | |
| | Physician limited licenses | Signed by Gov.: C 45 L 17 | Cleveland |
| <u>SB 5413</u> (HB 1356) | Concerning physician limited licenses. | | |
| | Addresses the medical quality assurance commission's issuance of limited licenses for physicians. | | |
| | Death with dignity decisions | S Rules 3 | Miloscia |
| <u>SB 5433</u> (Dead) | Concerning informed decision making for death with dignity decisions. | | |
| | Revises the state death with dignity act to require an attending physician to inform the patient of feasible alternatives, including the treatment for the purpose of cure and the treatment for the purpose of extending the patient's life, to ensure that the patient is making an informed decision. | | |
| <u>SB 5436</u> | Telemedicine locations | Signed by Gov.: C 219 L 17 | Becker |

Expanding patient access to health services through telemedicine by further defining where a patient may receive the service.

Provides that an originating site for a telemedicine health care service includes any location determined by the individual receiving the service.

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| <u>SB 5441</u> (Dead) | Invol. treatment procedures Concerning certain procedures upon initial detention under the involuntary treatment act. Revises involuntary treatment act provisions regarding a person who presents a likelihood of serious harm and the possession or control of a firearm. | S HumSer/MenHlth | Kuderer |
| <u>SB 5445</u> (Dead) | Eminent domain/economic dev. Prohibiting the use of eminent domain for economic development. Allows private property to be taken only for public use and the taking of private property by a public entity for economic development does not constitute a public use. Prohibits a public entity from taking property for the purpose of economic development. Specifies that condemnation of property in blighted areas for economic development is not a public use. | S Rules 3 | Padden |
| <u>SB 5457</u> (Dead) | Telemedicine payment parity Expanding patient access to health services through telemedicine and store and forward technology by requiring parity in payment for services. Requires parity in payment for services to expand patient access to health services through telemedicine and store and forward technology. | S Rules X | Becker |
| <u>SB 5478</u> (Dead) (HB 1640) | Advance directives Allowing notaries and proof of identity for advance directives. Requires a directive to withhold or withdraw from life-sustaining treatment in a terminal condition or permanent unconscious condition to be: (1) Signed by the declarer, who has provided proof of identity; and (2) Acknowledged before a notary public or other individual authorized by law to take acknowledgments. | S Law & Justice | Wilson |
| <u>SSB 5554</u> (Dead) (SHB 1234) | Contraceptive coverage Addressing private health plan coverage of contraceptives. Requires a health benefit plan that includes coverage for contraceptive drugs to provide reimbursement for a twelve-month refill of contraceptive drugs obtained at one time by the enrollee. | S Rules X | Hobbs |
| <u>SB 5566</u> (Dead) | Mental health/civil rights Concerning admissibility of mental health evidence in claims for noneconomic damages under certain civil rights laws. Revises the state civil rights act regarding admissibility of mental health evidence in claims for | S Law & Justice | Kuderer |

noneconomic damages.

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| <u>SSB 5580</u> (Dead) (ESHB 1753) | Mental health professionals Concerning professionals qualified to examine individuals in the mental health and substance use disorder treatment systems. Authorizes a chemical dependency professional to sign a petition for chemical dependency involuntary treatment. | S Rules X | O'Ban |
| <u>SB 5586</u> (Dead) | 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. | S Health Care | Ranker |
| <u>SB 5593</u> (Dead) | Postsurgical care Concerning postsurgical care. Authorizes an ambulatory surgical facility to offer postsurgical care services in a postsurgical care center with the maximum length of stay for patients not to exceed seventy-two hours. Requires the department of health to make or cause to be made a survey of a postsurgical care center where an ambulatory surgical facility provides postsurgical care services in coordination with a survey conducted of the ambulatory surgical facility. | S Health Care | Frockt |
| <u>SB 5595</u> (HB 1996) | State hospital reimbursement Concerning maintaining the quarterly average census method for calculating state hospital reimbursements. Calculates state hospital reimbursements by continuing to use the quarterly average census method. | Signed by Gov.: C 222 L 17 | Billig |
| <u>SB 5602</u> (Dead) (ESHB 1523) | Preventive service coverage Requiring health plans to cover, with no cost sharing, all preventive services required to be covered under federal law as of December 31, 2016. Requires a health plan to provide coverage for the same preventive services required to be covered under: (1) 42 U.S.C. Sec. 300gg-13 (2016); and (2) Federal rules or guidance in effect on December 31, 2016, implementing 42 U.S.C. Sec. 300gg-13. | S Health Care | Keiser |
| <u>SB 5700</u> (Dead) | Long-term care/LGBTQ needs Requiring training for long-term care providers on the needs of the LGBTQ population. | S Health Care | Ranker |

Requires adult family home licensees, assisted living facility licensees, and nursing home licensees to complete one hour of cultural competency training on issues relating to the LGBTQ population. Requires continuing education training for long-term care workers to include at least one hour of cultural competency training on issues relating to the LGBTQ population.

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| <u>SB 5722</u> (Dead) | Conversion therapy Restricting the practice of conversion therapy. Regulates the professional conduct of licensed health care providers with regard to performing conversion therapy on patients under age eighteen. | S Health Care | Liias |
| <u>SB 5728</u> (Dead) | Young adult health care prg Creating the young adult affordable health care program. Creates the young adult affordable health care program to provide an incentive with a subsidy for young adults under the age of twenty-six who are United States citizens living in this state. Requires the insurance commissioner to develop the program and ensure access to private commercial health care products, certified as qualifying plans with health savings accounts with an accompanying catastrophic health insurance plan. | S Health Care | Ericksen |
| <u>SB 5730</u> (Dead) (HB 1965) | Criminal records Standardizing the collection and distribution of criminal records. Requires an application for an original concealed pistol license or alien firearm license to include only one complete set of fingerprints to be forwarded to the Washington state patrol. Authorizes a photograph or copy of an individual's palmprints to be taken to update the file of a sex offender or a kidnapping offender. Authorizes certain law enforcement personnel to photograph and record the palmprints of adults who are lawfully arrested. | S Law & Justice | Frockt |
| <u>SB 5760</u> (Dead) | Reproductive health care Declaring that it is an unfair practice for any employer who provides health insurance to its employees as part of an employee's benefit package to not include contraceptive coverage as part of the benefit package, to fail to comply with federal rules adopted under the affordable care act relating to the provision of contraceptive coverage, or to discriminate against any employee based on that employee's use of any reproductive health care service, drug, or device. Establishes the employee reproductive choice act. Declares an intent to clarify that, in this state, barrier-free access to birth control remains a fundamental right and that discriminating against women through limitations on access to essential health benefits is against the public policy of this state and subject to the jurisdiction of the human rights commission and the state's law against discrimination. | S Com/Labor/Spor | Ranker |
| <u>ESB 5800</u> (Dead) (HB 1810) | Duty to warn/mental health Concerning obligations of mental health professionals. SB 5800 - DIGEST Requires a mental health professional or an individual health care provider providing mental health services to a patient to warn or to take reasonable precautions to provide protection from a | S Rules 3 | Baumgartner |

patient's violent behavior only if the patient has communicated to the mental health professional or individual health care provider an actual threat of physical violence against a reasonably identifiable victim or victims.

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| SB 5811 (Dead) | Heroin abuse/invol treatment | S HumSer/MenHlth/ | O'Ban |
| | Expanding use of the involuntary treatment act to combat heroin abuse. | | |
| | Addresses heroin abuse. Provides the criteria for a person to be considered as gravely disabled due to a substance use disorder. | | |

Indian Law

| <u>Bill Details</u> | <u>Status</u> | <u>Sponsor</u> |
|--|--|----------------------------|
| HB 1091 | Solemnizing marriages | Signed by Gov.: C 130 L 17 |
| | Authorizing tribal court judges to solemnize marriages. | |
| | Authorizes the judge of a tribal court to solemnize marriages. | |
| SHB 1183 (2SSB 5300) | Creative districts | Signed by Gov.: C 240 L 17 |
| | Authorizing specified local governments, including municipalities and federally recognized Indian tribes, that typically have limited access to economic development resources, to designate a portion of their territory as a creative district subject to certification by the Washington state arts commission. (REVISED FOR PASSED LEGISLATURE: 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. Provides that this act is null and void if appropriations are not approved. | |
| 2SHB 1357 (Dead) (SB 5511) | Tribal-state relations | H Rules R |
| | Concerning tribal-state relations. | |
| | Addresses issues of mutual concern to the tribes and the state. Creates the joint summit council on Indian affairs which is part of the legislative branch of state government. Creates an administrative committee that consists of the legislative members of the council. Provides that this act is null and void if appropriations are not approved. | |
| SHB 1414 (Dead) (SSB 5079) | Dental services for tribes | H Rules 3C |
| | Concerning dental health services in tribal settings. | |
| | Authorizes dental health aide therapist services under certain conditions. Provides that dental health aide therapist services are eligible for medicaid funding in order to promote increased dental care access for persons served in settings operated by Indian tribes and tribal organizations. Requires the state health | |

care authority to coordinate with the centers for medicare and medicaid services to provide that dental health aide therapist services are eligible for federal funding of up to one hundred percent.

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| <u>SHB 1815</u> | Dependency/alleged parent Concerning the rights of an alleged parent in dependency proceedings. Revises the definition of "parent" for purposes of chapter 13.04 RCW and provides a definition for "parent" for purposes of chapter 13.34 RCW for purposes of child welfare proceedings. | Signed by Gov.: C 276 L 17 | Kilduff |
| <u>SHB 2045</u> (Dead) (SSB 5770) | Dependency/tribal juris. Concerning transfer of jurisdiction from a tribe in dependency cases involving Indian children. Requires the state court, if a tribal court orders transfer of jurisdiction from the tribe in dependency cases involving Indian children, to hold a hearing to determine if accepting jurisdiction is consistent with any applicable state or federal laws or court rules. Requires the tribal court to transfer a copy of the entire court file to the state court for its consideration. | H Rules R | Sawyer |
| <u>HB 2059</u> (Dead) (SB 5464) | Washington investment trust Establishing the Washington investment trust. Creates the Washington investment trust which is a publicly owned depository to be known as a legacy institution that amasses sufficient capital reserves to address opportunities now and in the future. Creates the Washington investment trust commission as the primary governing authority of the trust. Creates the trust transition board to develop and recommend the following to the commission: (1) A start-up business plan for the trust; (2) Initial capital requirements of the trust; and (3) Options for capitalizing the trust. Creates an investment trust advisory board to review the trust's operations and make recommendations relating to the trust's management, services, policies, and procedures. Requires the state auditor to conduct an annual postaudit on all accounts and financial transactions of the trust. Exempts the trust from payment of fees and taxes levied by the state. Exempts the president of the trust from the provisions of the state civil service act. | H Bus & Fin Svcs | Frame |
| <u>SSB 5079</u> (SHB 1414) | Dental services for tribes Concerning dental health services in tribal settings. Authorizes dental health aide therapist services under certain conditions. Provides that dental health aide therapist services are eligible for medicaid funding in order to promote increased dental care access for persons served in settings operated by Indian tribes, tribal organizations, and urban Indian organizations. Requires the state health care authority to coordinate with the centers for medicare and medicaid services to provide that dental health aide therapist services are eligible for federal funding of up to one hundred percent. | Signed by Gov.: C 5 L 17 | McCoy |
| <u>SSB 5081</u> | Uniform law on notarial acts Adopting the revised uniform law on notarial acts. Adopts the revised uniform law on notarial acts. Repeals chapter 42.44 RCW (notaries public). | Signed by Gov.: C 281 L 17 | Pedersen |
| <u>2SSB 5300</u> | Creative districts | S Rules 3 | Zeiger |

(Dead)
(SHB
1183)

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.

Washington investment trust

S Fin Inst/Ins

Hasegawa

Establishing the Washington investment trust.

[SB 5464](#)
(Dead)
(HB 2059)

Creates the Washington investment trust which is a publicly owned depository to be known as a legacy institution that amasses sufficient capital reserves to address opportunities now and in the future. Creates the Washington investment trust commission as the primary governing authority of the trust. Creates the trust transition board to develop and recommend the following to the commission: (1) A start-up business plan for the trust; (2) Initial capital requirements of the trust; and (3) Options for capitalizing the trust. Creates an investment trust advisory board to review the trust's operations and make recommendations relating to the trust's management, services, policies, and procedures. Requires the state auditor to conduct an annual postaudit on all accounts and financial transactions of the trust. Exempts the trust from payment of fees and taxes levied by the state. Exempts the president of the trust from the provisions of the state civil service act.

[SB 5511](#)
(Dead)
(2SHB
1357)

Tribal-state relations

S State Governme

McCoy

Concerning tribal-state relations.

Addresses issues of mutual concern to the tribes and the state. Creates the joint summit council on Indian affairs which is part of the legislative branch of state government. Creates an administrative committee that consists of the legislative members of the council.

[SSB 5605](#)
(Dead)

OSPI background checks

S Rules 2

Walsh

Aligning the office of the superintendent of public instruction's background check authority with that of the department of early learning.

Aligns the background check authority of the office of the superintendent of public instruction with that of the department of early learning. Creates the K-12 criminal background check account.

[ESB 5741](#)
(Dead)

Fuel taxes/tribes

S Rules 3

King

Clarifying the collection of fuel taxes within tribal jurisdictions. (REVISED FOR ENGROSSED: Clarifying the collection of fuel taxes on motor vehicle fuel sold by businesses owned or operated by a tribe or member of the tribe.)

SB 5741 - DIGEST Honors the treaty rights of the Yakama Nation while protecting the state's interest in collecting and enforcing its fuel taxes. Clarifies the collection of fuel taxes within tribal jurisdictions.

[SSB 5769](#)
(Dead)

Coroner inquest procedures

S Rules X

Padden

Concerning coroner inquest procedures.

Authorizes a county legislative authority, by a majority vote, to call for an inquest to be conducted if a medical examiner unreasonably refuses to conduct an inquest in a case. States that special consideration should be taken in conducting an inquest when a death results from interaction with law enforcement and when a death occurs during incarceration and is by unnatural means. Requires the coroner to notify the tribe, and include them in the inquest process to the extent possible, when the deceased is a member of a federally recognized Indian tribe in this state. Requires counties to establish funding reserves to fund inquest expenditures. Allows a juror to submit written questions for a witness, summoned by the coroner, to the coroner or prosecuting attorney.

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| | Dependency/tribal juris. | S Rules 3 | McCoy |
| <u>SSB 5770</u> (Dead) (SHB 2045) | Concerning transfer of jurisdiction from a tribe in dependency cases involving Indian children. | | |
| | Requires the state court, if a tribal court orders transfer of jurisdiction from the tribe in dependency cases involving Indian children, to hold a hearing to determine if accepting jurisdiction is consistent with any applicable state or federal laws. Requires the tribal court to transfer a copy of the entire court file to the state court for its consideration. | | |

Intellectual Property

| <u>Bill Details</u> | <u>Status</u> | <u>Sponsor</u> |
|---|--|------------------|
| | Cybersecurity panel | H Approps |
| | Establishing a blue ribbon panel on cybersecurity. | |
| <u>SHB 1418</u> (Dead) | Requires the office of the state chief information officer and the state homeland security advisor to convene a blue ribbon panel on cybersecurity to review the following issues: (1) Protecting critical infrastructure from the threat of cyberattack; (2) Protecting data transfer and enhancing the security of the state's intergovernmental network; and (3) Best practices for local government response in the event of a debilitating cybersecurity incident. | |
| | Washington investment trust | H Bus & Fin Svcs |
| | Establishing the Washington investment trust. | |
| <u>HB 2059</u> (Dead) (SB 5464) | Creates the Washington investment trust which is a publicly owned depository to be known as a legacy institution that amasses sufficient capital reserves to address opportunities now and in the future. Creates the Washington investment trust commission as the primary governing authority of the trust. Creates the trust transition board to develop and recommend the following to the commission: (1) A start-up business plan for the trust; (2) Initial capital requirements of the trust; and (3) Options for capitalizing the trust. Creates an investment trust advisory board to review the trust's operations and make recommendations relating to the trust's management, services, policies, and procedures. Requires the state auditor to conduct an annual postaudit on all accounts and financial transactions of the trust. Exempts the trust from payment of fees and taxes levied by the state. Exempts the president of the trust from the provisions of the state civil service act. | |
| <u>SB 5464</u> (Dead) (HB 2059) | Washington investment trust | S Fin Inst/Ins |
| | Establishing the Washington investment trust. | |
| | | Hasegawa |

Creates the Washington investment trust which is a publicly owned depository to be known as a legacy institution that amasses sufficient capital reserves to address opportunities now and in the future. Creates the Washington investment trust commission as the primary governing authority of the trust. Creates the trust transition board to develop and recommend the following to the commission: (1) A start-up business plan for the trust; (2) Initial capital requirements of the trust; and (3) Options for capitalizing the trust. Creates an investment trust advisory board to review the trust's operations and make recommendations relating to the trust's management, services, policies, and procedures. Requires the state auditor to conduct an annual postaudit on all accounts and financial transactions of the trust. Exempts the trust from payment of fees and taxes levied by the state. Exempts the president of the trust from the provisions of the state civil service act.

International Practice

| <u>Bill Details</u> | <u>Status</u> | <u>Sponsor</u> |
|--|---|-----------------------|
| International law & property HB 1202 (Dead) | H Judiciary Prohibiting the use of international law to infringe on property rights. Prohibits the adoption, development, or implementation of community development policies based on international accords that infringe or restrict private property rights and the expenditure of public funds in furtherance of any international accords that endanger a citizen's private property rights. | Young |
| Criminal records HB 1965 (SB 5730) | Signed by Gov.: C 174 L 17 Standardizing the collection and distribution of criminal records. Requires an application for an original concealed pistol license or alien firearm license to include only one complete set of fingerprints to be forwarded to the Washington state patrol. Authorizes a photograph or copy of an individual's palmprints to be taken to update the file of a sex offender or a kidnapping offender. Authorizes certain law enforcement personnel to photograph and record the palmprints of adults who are lawfully arrested. | Lovick |
| Immigration resources ESHB 2029 (Dead) (SB 5801) | H Rules 3C Providing a referral resource for those seeking information and assistance for immigration and citizenship related matters. Requires the human rights commission, in consultation with relevant state agencies, and individuals or groups having experience and knowledge of immigration law and the provision of immigration and citizenship related assistance, including those with experience providing culturally appropriate services to populations that have traditionally been underserved or unserved, to establish a toll-free telephone hotline and a web site to refer callers and users to sources of information and assistance for victims of hate crimes or harassment due to their actual or perceived immigration, national origin, or citizenship related status. Exempts the following personal information from public inspection and copying under the public records act: Information revealing the identity of a person or entity requesting information or assistance via the hotline or web site. | Ortiz-Self |
| Discrimination/immigration HB 2030 (Dead) (SB 5803) | H Judiciary Addressing discrimination based on citizenship or immigration status. | Ortiz-Self |

Addresses citizenship and immigration status discrimination.

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| <u>HB 2059</u> (Dead) (SB 5464) | Washington investment trust | H Bus & Fin Svcs | Frame |
| | Establishing the Washington investment trust. Creates the Washington investment trust which is a publicly owned depository to be known as a legacy institution that amasses sufficient capital reserves to address opportunities now and in the future. Creates the Washington investment trust commission as the primary governing authority of the trust. Creates the trust transition board to develop and recommend the following to the commission: (1) A start-up business plan for the trust; (2) Initial capital requirements of the trust; and (3) Options for capitalizing the trust. Creates an investment trust advisory board to review the trust's operations and make recommendations relating to the trust's management, services, policies, and procedures. Requires the state auditor to conduct an annual postaudit on all accounts and financial transactions of the trust. Exempts the trust from payment of fees and taxes levied by the state. Exempts the president of the trust from the provisions of the state civil service act. | | |
| <u>SB 5040</u> | Uniform business orgs. code | Signed by Gov.: C 31 L 17 | Pedersen |
| | Making revisions to the uniform business organizations code. Revises the uniform business organizations code. | | |
| <u>SSB 5081</u> | Uniform law on notarial acts | Signed by Gov.: C 281 L 17 | Pedersen |
| | Adopting the revised uniform law on notarial acts. Adopts the revised uniform law on notarial acts. Repeals chapter 42.44 RCW (notaries public). | | |
| <u>SB 5464</u> (Dead) (HB 2059) | Washington investment trust | S Fin Inst/Ins | Hasegawa |
| | Establishing the Washington investment trust. Creates the Washington investment trust which is a publicly owned depository to be known as a legacy institution that amasses sufficient capital reserves to address opportunities now and in the future. Creates the Washington investment trust commission as the primary governing authority of the trust. Creates the trust transition board to develop and recommend the following to the commission: (1) A start-up business plan for the trust; (2) Initial capital requirements of the trust; and (3) Options for capitalizing the trust. Creates an investment trust advisory board to review the trust's operations and make recommendations relating to the trust's management, services, policies, and procedures. Requires the state auditor to conduct an annual postaudit on all accounts and financial transactions of the trust. Exempts the trust from payment of fees and taxes levied by the state. Exempts the president of the trust from the provisions of the state civil service act. | | |
| <u>SB 5730</u> (Dead) (HB 1965) | Criminal records | S Law & Justice | Frockt |
| | Standardizing the collection and distribution of criminal records. Requires an application for an original concealed pistol license or alien firearm license to include only one complete set of fingerprints to be forwarded to the Washington state patrol. Authorizes a photograph or copy of an individual's palmprints to be taken to update the file of a sex offender or a kidnapping offender. | | |

Authorizes certain law enforcement personnel to photograph and record the palmprints of adults who are lawfully arrested.

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| | Immigration resources | S Law & Justice | Saldaña |
| | Providing a referral resource for those seeking information and assistance for immigration and citizenship related matters. | | |
| SB 5801 (Dead) (ESHB 2029) | Requires the human rights commission, in consultation with relevant state agencies, and individuals or groups having experience and knowledge of immigration law and the provision of immigration and citizenship related assistance, including those with experience providing culturally appropriate services to populations that have traditionally been underserved or unserved, to establish a toll-free telephone hotline and a web site to refer callers and users to sources of information and assistance for immigration and citizenship related matters. Exempts the following personal information from public inspection and copying under the public records act: Information revealing the identity of a person or entity requesting immigration and citizenship related information or assistance via the hotline or web site. | | |
| | Discrimination/immigration | S Law & Justice | Saldaña |
| SB 5803 (Dead) (HB 2030) | Addressing discrimination based on citizenship or immigration status. | | |
| | Addresses citizenship and immigration status discrimination. | | |
| | Trafficking victims assist. | S HumSer/MenHlth | Saldaña |
| | Providing public assistance to certain victims of human trafficking. | | |
| SB 5818 (Dead) | Requires the department of social and health services to establish a food assistance program for victims of human trafficking. Makes victims of human trafficking eligible for state family assistance programs, as provided in rule on the effective date of this act, who otherwise meet program eligibility requirements. Requires medical care services to be provided to victims of human trafficking, who are not eligible for medicaid, who otherwise qualify for the state family assistance program. Requires the state health care authority, to the extent possible, to: (1) Add the medical care services enrollees into the apple health for kids, with the same benefits and services provided to medicaid apple health for kids enrollees; and (2) Coordinate with the department, food assistance programs for legal immigrants, state family assistance programs, and refugee cash assistance. | | |
| | Militia/immigration laws | S Law & Justice | Frockt |
| SB 5852 (Dead) | Preventing the organized militia of this state from being used to enforce federal immigration laws. | | |
| | Prohibits the governor from entering into a written agreement with the United States attorney general under the authority provided in 8 U.S.C. Sec. 1357(g) of the immigration and nationality act that enables the organized militia of this state to perform federal immigration law enforcement functions in this state. | | |

Juvenile Law

| <u>Bill Details</u> | <u>Status</u> | <u>Sponsor</u> | |
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| HB 1069 | Outpatient civil commitment | H Rules 3C | Jinkins |

(Dead) Concerning procedures for enforcing outpatient civil commitment orders.

Revises the involuntary treatment act with regard to procedures for enforcing outpatient civil commitment orders.

2SHB 1170 **Tuancy reduction efforts** Signed by Gov.: C 291 L 17 Orwall

Maintaining and facilitating court-based and school-based efforts to promote attendance and reduce truancy.

Promotes attendance and reduces truancy by maintaining and facilitating court-based and school-based efforts. Provides that this act is null and void if appropriations are not approved.

SHB 1199 **Transit infract./youth court** Signed by Gov.: C 9 L 17 Irwin

(SSB 5203) Allowing youth courts to have jurisdiction over transit infractions.

Gives a youth court jurisdiction over transit infractions alleged to have been committed by sixteen or seventeen year old juveniles.

HB 1236 **Tuancy/school assignments** H Judiciary Klippert

(Dead) Encouraging courts to require that children subject to truancy petitions complete and submit assignments.

Encourages a court, in conjunction with an order to attend school or certain programs, to order a child to: (1) Complete and submit all required assignments to the teacher in all of his or her classes; and (2) Submit to the court, on a monthly basis, satisfactory proof that there has been compliance with the requirement to complete and submit all assignments and that the child is showing positive progress toward passing each class at the end of the term.

SHB 1251 **Youth counsel/dependency** H Approps Frame

(Dead) (SB 5363) Concerning the appointment of counsel for youth in dependency court proceedings.

Gives a child the right to be represented by counsel at all stages of a proceeding in which the child is alleged to be dependent. Requires the court to appoint an attorney for a child in a dependency proceeding six months after granting a petition to terminate the parent and child relationship and when there is no remaining parent with parental rights. Provides a schedule for phase in of court appointment of an attorney for every child over the age of two in a dependency proceeding.

2SHB 1280 **Referred and diverted youth** H Rules 3C Kagi

(Dead) (SB 5257) Including referred and diverted youth in establishing community juvenile accountability program guidelines.

Requires the guidelines established by the juvenile rehabilitation administration for certain programs to target referred and diverted youth.

SHB 1355 **Public safety review panel** H Approps Jinkins

(Dead) (SB 5278) Concerning the authority of the public safety review panel.

Finds that: (1) Persons subject to commitment following a determination of not guilty by reason of insanity present unique diagnostic, treatment, supervisory, and public safety challenges that differ substantially from other groups subject to civil commitment; and (2) A centralized, quasi-judicial administrative review board with specialized expertise in the unique nature of this population and their public safety challenges will enhance both patient care and public safety. Addresses the authority of the public safety review panel.

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| | Student mental health | H Rules 3C | Ortiz-Self |
| | Improving students' mental health by enhancing nonacademic professional services. | | |
| <u>SHB 1377</u> (Dead) | Addresses the role of a school counselor, a school social worker, and a school psychologist in promoting student achievement and creating a safe learning environment. Requires first-class school districts to provide at least six hours of professional collaboration per year for school counselors, social workers, and psychologists that focuses on recognizing signs of emotional or behavioral distress in students. Creates the professional collaboration lighthouse grant program to assist school districts with early adoption and implementation of mental health professional collaboration time. Requires the superintendent of public instruction to designate two school districts as lighthouse school districts to serve as resources and examples of best practices in designing and operating a professional collaboration program for school counselors, social workers, and psychologists, and local licensed mental health service providers. Requires the professional educator standards board to convene a task force on school counselors, psychologists, and social workers to review certain issues. | | |

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| <u>SHB 1377</u> (Dead) | Disqualification of judges | H Rules 3C | Graves |
| (SSB 5277) | Concerning disqualification of judges. | | |
| | HB 1378 - DIGEST Prohibits a superior court judge from sitting to hear or try an action or proceeding if he or she has been disqualified. Authorizes a party to, or an attorney appearing in, an action or proceeding in a superior court to disqualify a judge from hearing the matter, subject to certain limitations. | | |

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| | Therapeutic courts | H Rules 3C | Kloba |
| | Increasing success in therapeutic courts. | | |
| <u>SHB 1524</u> (Dead) | 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. | | |

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| | Dropout prevention/farming | H Education | Doglio |
| | Concerning dropout prevention through engaging youth in farming. | | |
| <u>HB 1542</u> (Dead) | Creates the dropout prevention through farm engagement pilot project to measure the effectiveness and cost-benefit of a particular alternative high school program on improving outcomes for at-risk youth. Requires the office of the superintendent of public instruction to: (1) Select five pilot projects from school districts that agree to partner with community-based organizations, food banks, and farms or gardens to establish an alternative high school program targeted primarily to at-risk youth; and (2) Conduct an evaluation after the pilot projects have been operating for two years, including analysis of a statistical | | |

comparison group of students who did not participate in the project. Expires August 31, 2020.

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| <u>HB 1565</u> (Dead) | Young adult health coverage Providing health coverage for young adults. | H HC/Wellness | Macri |
| | Requires the state health care authority to provide health coverage to individuals who: (1) Are at least nineteen years old and no older than twenty-six; (2) Have an income that is at or below one hundred thirty-three percent of the federal poverty level; (3) Are not incarcerated; and (4) Are not eligible for categorically needy medical assistance as defined in the social security Title XIX state plan. | | |
| <u>HB 1628</u> (Dead) (SSB 5241) | Foster care/ed. success Concerning the educational success of youth in foster care. | H Education | Kagi |
| | Eliminates academic and nonacademic barriers and changes requirements of school districts with regard to the educational success of youth in foster care. | | |
| <u>HB 1630</u> (Dead) (SB 5608) | Minors/homeless info. system Allowing minors to consent to share their personally identifying information in the Washington homeless client management information system. | H 3rd Reading | Slatter |
| | 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. | | |
| <u>HB 1638</u> (Dead) | Trauma-informed child care Concerning the provision of trauma-informed child care. | H Erly Lrn/H Svc | Ortiz-Self |
| | Requires the department of early learning to: (1) Provide voluntary training on trauma-informed care to child care providers and administrators participating in the early achievers program; and (2) Convene an advisory group of stakeholders to review the early achievers rating system and make recommendations for modifications to the rating system criteria. | | |
| <u>SHB 1641</u> | Homeless youth/health care Concerning informed consent for nonemergency, outpatient, primary health care services for unaccompanied homeless youth under the federal McKinney-Vento homeless assistance act. | Signed by Gov.: C 275 L 17 | McBride |
| | Authorizes informed consent for health care on behalf of a patient, who is incapacitated because he or she is under the age of majority and is not otherwise authorized to provide informed consent, to be obtained from a school nurse, school counselor, or homeless student liaison under certain circumstances. | | |
| <u>E2SHB 1661</u> (Dead) (SSB 5498) | Child, youth, families/dept Creating the department of children, youth, and families. | H 3rd Reading | Kagi |
| | HB 1661-S2 - DIGEST Creates the department of children, youth, and families. Creates the office of innovation, alignment, and accountability, within the office of the governor, with the primary duties and focus, until July 1, 2018, on developing and presenting a plan for the establishment of the department of | | |

children, youth, and families. Requires the office of the family and children's ombuds to establish the oversight board for children, youth, and families which will begin its work on or after July 1, 2019. Transitions, on July 1, 2018, the office of innovation, alignment, and accountability from the office of the governor to be an office within the department of children, youth, and families. Abolishes the department of early learning and transfers its powers, duties, and functions to the department of children, youth, and families. Transfers the powers, duties, and functions of the department of social and health services, pertaining to child welfare services under chapters 13.34, 13.36, 13.38, 13.50, 13.60, 13.64, 26.33, 26.44, 74.13, 74.13A, 74.14B, 74.14C, and 74.15 RCW, to the department of children, youth, and families. Repeals the legislative children's oversight committee and transfers its duties to the oversight board for children, youth, and families.

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| | Juvenile rehab. confinement | H Rules C | Goodman |
| | Addressing confinement in juvenile rehabilitation facilities for juveniles convicted in adult court. | | |
| <u>2SHB 1743</u> (Dead) (SSB 5613) | Requires a child to be placed in a facility operated by the department of social and health services instead of the department of corrections, to determine the child's earned release date, when the child is convicted as an adult in the state courts of a crime amounting to a felony and is committed for a term of confinement. Requires the department of social and health services, if a child's sentence includes a term of community custody, to consult the department of corrections before the child's release to community custody. Requires the state institute for public policy to assess the impact of this act on community safety, racial disproportionality, and youth rehabilitation. Provides that this act is null and void if appropriations are not approved. | | |
| | Legal financial obligations | H 3rd Reading | Holy |
| <u>E2SHB 1783</u> (Dead) | Concerning legal financial obligations. | | |
| | Addresses legal financial obligations. Eliminates the accrual of interest on certain nonrestitution portions of legal financial obligations. Prohibits a court from imposing costs on a defendant who is indigent at the time of sentencing. Provides that this act is null and void if appropriations are not approved. | | |
| | Child sex traffick. victims | H Erly Lrn/H Svc | Senn |
| <u>HB 1791</u> (Dead) | Authorizing the department of social and health services to assess and offer services to child sex trafficking victims. | | |
| | Authorizes the department of social and health services to assess and offer services to children it identifies as victims of sex trafficking and victims of severe forms of trafficking in persons. | | |
| | Foster youth/driving | Signed by Gov.: C 206 L 17 | Clibborn |
| <u>ESHB 1808</u> (SB 5663) | Providing support for foster youth in obtaining drivers' licenses and automobile liability insurance. | | |
| | Requires the department of social and health services to contract with a private nonprofit organization to provide driver's license support for foster youth, including youth receiving extended foster care services. Provides that this act is null and void if appropriations are not approved. | | |
| | Dependency/alleged parent | Signed by Gov.: C 276 L 17 | Kilduff |
| <u>SHB 1815</u> | Concerning the rights of an alleged parent in dependency proceedings. | | |

Revises the definition of "parent" for purposes of chapter 13.04 RCW and provides a definition for "parent" for purposes of chapter 13.34 RCW for purposes of child welfare proceedings.

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| <u>SHB 1816</u> | Homeless youth info. sharing | Signed by Gov.: C 277 L 17 | Frame |
| | Concerning information sharing related to implementation of the homeless youth prevention and protection act of 2015. | | |
| Authorizes the department of social and health services, for the purpose of ensuring the safety and welfare of youth who are in foster care, to disclose to the department of commerce and certain contracted providers, only those confidential child welfare records that pertain to or may assist with meeting the service needs of foster youth who are admitted to crisis residential centers or HOPE centers under contract with the office of homeless youth prevention and protection. Changes certain duties of the department of commerce and the department of social and health services with regard to the homeless youth prevention and protection act of 2015. | | | |
| <u>HB 1823</u> (Dead) | Business improve. districts | H Rules C | Peterson |
| | Concerning business improvement districts. | | |
| Modifies business improvement district provisions and changes the term "parking and business improvement areas" to "business improvement areas." | | | |
| <u>SHB 1867</u> | Ext. foster care transitions | Signed by Gov.: C 265 L 17 | Fey |
| | Improving transitions in extended foster care to increase housing stability for foster youth. | | |
| Authorizes eligible nonminor dependents to unenroll and reenroll, an unlimited number of times between ages eighteen and twenty-one, in extended foster care through a voluntary placement agreement. Requires the department of social and health services to allow youth who have received extended foster care services, but lost his or her eligibility, to reenter the extended foster care program through a voluntary placement agreement when he or she meets the eligibility criteria again. Requires the state institute for public policy to conduct a study measuring the outcomes for youth who have received extended foster care services. Provides that this act is null and void if appropriations are not approved. | | | |
| <u>HB 1965</u> (SB 5730) | Criminal records | Signed by Gov.: C 174 L 17 | Lovick |
| | Standardizing the collection and distribution of criminal records. | | |
| Requires an application for an original concealed pistol license or alien firearm license to include only one complete set of fingerprints to be forwarded to the Washington state patrol. Authorizes a photograph or copy of an individual's palmprints to be taken to update the file of a sex offender or a kidnapping offender. Authorizes certain law enforcement personnel to photograph and record the palmprints of adults who are lawfully arrested. | | | |
| <u>HB 1983</u> | Juv. corrections/counties | Signed by Gov.: C 278 L 17 | Dye |
| | Reducing the population requirement in a consortium of counties in order to operate a juvenile correctional facility. | | |
| Changes the population requirement from five hundred thirty thousand to two hundred thousand regarding the alternative administration of a juvenile correctional facility. | | | |

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| <u>SHB 1988</u> (2SSB 5559) | Vulnerable youth guardians Implementing a vulnerable youth guardianship program. | Signed by Gov.: C 279 L 17 | Ortiz-Self |
| | Authorizes a vulnerable youth to petition the court to have a vulnerable youth guardianship established for him or her by filing a petition in juvenile court. Gives jurisdiction to the juvenile division of superior courts to appoint a guardian for a consenting vulnerable youth who has been abandoned, neglected, or abused by one or both parents, or for whom the court determines that a guardian is otherwise necessary as one or both parents cannot adequately provide for the youth such that the youth risks physical or psychological harm if returned to the youth's home. Requires the Washington state task force against the trafficking of persons to: (1) Evaluate whether vulnerable youth guardianships have the unintended impact of placing youth at greater risk of being trafficked; and (2) Compile a list of service providers and available resources for survivors of human trafficking that a court issuing a vulnerable youth guardianship order can provide to a vulnerable youth applying for a guardian. | | |
| <u>SB 5110</u> (Dead) | Youth voter registration Enhancing youth voter registration. | S State Governme | Billig |
| | Allows a person who is sixteen or seventeen years old to preregister to vote at any location where voter registration occurs or through electronic means. Requires a licensing agent to determine if an applicant wants to preregister to vote. Exempts the following from public inspection and copying under the public records act: Information contained in voter preregistration records. | | |
| <u>SSB 5155</u> (Dead) | Student suspens. & expulsion Concerning suspension and expulsion of students including kindergarten and early elementary school students. 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). | S Rules X | Billig |
| <u>SSB 5203</u> (Dead) (SHB 1199) | Transit infract./youth court Allowing youth courts to have jurisdiction over transit infractions. Gives a youth court jurisdiction over transit infractions alleged to have been committed by sixteen or seventeen year old juveniles. | S Rules X | Wilson |
| <u>SB 5226</u> (Dead) | School district liability Eliminating school districts' liability for criminal misconduct of their students that occurs outside of school district custody or supervision. Provides immunity from liability to school districts for civil damages resulting from criminal acts committed by their students that occur outside of the district's custody or supervision. | S Law & Justice | Zeiger |
| <u>SSB 5241</u> (HB 1628) | Foster care & homeless ed. Concerning the educational success of youth who are homeless or in foster care. | Signed by Gov.: C 40 L 17 | Carlyle |

Eliminates academic and nonacademic barriers and changes requirements of school districts with regard to the educational success of youth who are homeless or in foster care.

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| <u>SB 5257</u> (Dead) (2SHB 1280) | Referred and diverted youth Including referred and diverted youth in establishing community juvenile accountability program guidelines. Requires the guidelines established by the juvenile rehabilitation administration for certain programs to target referred and diverted youth. | S HumSer/MenHlth | Kuderer |
| <u>SSB 5277</u> (EHB 1378) | Disqualification of judges Concerning disqualification of judges. Prohibits a superior court judge from sitting to hear or try an action or proceeding if he or she has been disqualified. Authorizes a party to, or an attorney appearing in, an action or proceeding in a superior court to disqualify a judge from hearing the matter, subject to certain limitations. | Signed by Gov.: C 42 L 17 | Padden |
| <u>SB 5278</u> (Dead) (SHB 1355) | Public safety review panel Concerning the authority of the public safety review panel. Finds that: (1) Persons subject to commitment following a determination of not guilty by reason of insanity present unique diagnostic, treatment, supervisory, and public safety challenges that differ substantially from other groups subject to civil commitment; and (2) A centralized, quasi-judicial administrative review board with specialized expertise in the unique nature of this population and their public safety challenges will enhance both patient care and public safety. Addresses the authority of the public safety review panel. | S Ways & Means | Padden |
| <u>ESSB 5293</u> | Truancy reduction Concerning court-based and school-based efforts to promote attendance and reduce truancy. SB 5293-S - DIGEST Addresses the promotion of attendance and the reduction of truancy using court-based and school-based efforts. | Gov vetoed | Darneille |
| <u>SB 5363</u> (Dead) (SHB 1251) | Youth counsel/dependency Concerning the appointment of counsel for youth in dependency court proceedings. Gives a child the right to be represented by counsel and have counsel appointed for him or her by the court at all stages of a proceeding in which a child is alleged to be dependent. Requires the court to appoint an attorney for a child in a dependency proceeding before the initial shelter care hearing. | S HumSer/MenHlth | Walsh |
| <u>SSB 5498</u> (Dead) (E2SHB 1661) | Child, youth, families/dept Creating the department of children, youth, and families. Creates the department of children, youth, and families. Requires the department to: (1) In partnership with state and local agencies, tribes, and communities, protect children, youth, and family well-being with effective, high quality prevention, intervention, and early education services; and (2) Create the oversight | S Ways & Means | O'Ban |

board for children, youth, and families to monitor and ensure the department's compliance with administrative acts, relevant statutes, rules, and policies pertaining to early learning, juvenile rehabilitation, juvenile justice, and children and family services. Creates the office of innovation and alignment, within the office of the governor, with the primary duties and focus on developing and presenting a plan for the establishment of the department of children, youth, and families. Transitions the office of innovation and alignment from the office of the governor to be an office within the department of children, youth, and families. Requires the office of the family and children's ombuds to provide information on the rights and responsibilities of individuals receiving juvenile justice, juvenile rehabilitation, and child early learning services. Abolishes the department of early learning and transfers its powers, duties, and functions to the department of children, youth, and families. Transfers the powers, duties, and functions of the department of social and health services, pertaining to child welfare services under chapters 13.34, 13.36, 13.38, 13.50, 13.60, 13.64, 26.33, 26.44, 74.13, 74.13A, 74.14B, 74.14C, and 74.15 RCW, to the department of children, youth, and families.

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| <p>SB 5505 (Dead)</p> | <p>School district liability</p> <p>Eliminating school districts' liability for criminal misconduct of their students that occurs outside of school district custody or supervision.</p> <p>Provides immunity from liability to school districts for civil damages resulting from criminal acts committed by their students that occur outside of the district's custody or supervision.</p> | <p>S Law & Justice</p> | <p>Zeiger</p> |
| <p>SB 5519 (Dead) (HB 1876)</p> | <p>Exclusive adult jurisdiction</p> <p>Concerning the revision of exclusive adult jurisdiction.</p> <p>Revises the basic juvenile court act with regard to the juvenile courts' exclusive original jurisdiction over proceedings. Requires a decline hearing to be held when the respondent is sixteen or seventeen years old and the information alleges a violent offense and the juvenile is alleged to have been armed with a firearm, unless the hearing is opposed by the prosecutor, the respondent, and the court.</p> | <p>S HumSer/MenHlth</p> | <p>Kuderer</p> |
| <p>2SSB 5559 (Dead) (SHB 1988)</p> | <p>Vulnerable youth guardians</p> <p>Implementing a vulnerable youth guardianship program.</p> <p>Authorizes a vulnerable youth to petition the court to have a vulnerable youth guardianship established for him or her by filing a petition in juvenile court. Gives jurisdiction to the juvenile division of superior courts to appoint a guardian for a consenting vulnerable youth who has been abandoned, neglected, or abused by one or both parents, or for whom the court determines that a guardian is otherwise necessary as one or both parents cannot adequately provide for the youth such that the youth risks physical or psychological harm if returned to the youth's home. Requires the Washington state task force against the trafficking of persons to: (1) Deliver an evaluation of the vulnerable youth guardianship program to the legislature; and (2) In its evaluation, determine whether a vulnerable youth advocate interview is necessary before a vulnerable youth guardianship is granted.</p> | <p>S Rules X</p> | <p>Darneille</p> |
| <p>SB 5563 (Dead)</p> | <p>Truancy law costs</p> <p>Providing flexibility to school districts to reduce costs related to compliance with truancy laws.</p> <p>Reduces costs related to compliance with truancy laws by providing flexibility to school districts.</p> | <p>S HumSer/MenHlth</p> | <p>Fortunato</p> |
| <p>SB 5596</p> | <p>Youth detention/noncriminal</p> | <p>S HumSer/MenHlth</p> | <p>Darneille</p> |

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| (Dead) | Phasing out use of the valid court order exception to place youth in detention for noncriminal behavior. | | |
| | 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 sanction for contempt 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. | | |
| SSB 5605 (Dead) | OSPI background checks Aligning the office of the superintendent of public instruction's background check authority with that of the department of early learning. Aligns the background check authority of the office of the superintendent of public instruction with that of the department of early learning. Creates the K-12 criminal background check account. | S Rules 2 | Walsh |
| SB 5608 (Dead) (HB 1630) | Minors/homeless info. system Allowing minors to consent to share their personally identifying information in the Washington homeless client management information system. 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. | S HumSer/MenHlth | Darneille |
| 2SSB 5610 (Dead) | 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. Addresses sentencing enhancements and exceptional sentences with regard to an offender being sentenced in adult court for a crime committed as a minor. | S Rules X | Darneille |
| SSB 5613 (Dead) (2SHB 1743) | Juvenile rehab. confinement Addressing confinement in juvenile rehabilitation facilities for juveniles convicted in adult court. Requires a child to be placed in a facility operated by the department of social and health services instead of the department of corrections, to determine the child's earned release date, when the child is convicted as an adult in the state courts of a crime amounting to a felony and is committed for a term of confinement. Requires the state institute for public policy to evaluate the effectiveness of this act on community safety and youth rehabilitation and assess the benefits and costs associated with the law. | S Ways & Means | Darneille |
| SB 5614 (Dead) | Diversion agreements Concerning diversion agreements and counsel and release agreements. Addresses the records of successfully completed diversion agreements and counsel and release agreements. | S Rules 3 | Darneille |

Domestic violence assault

Signed by Gov.: C 223 L 17

Darneille

Concerning arrest of sixteen and seventeen year olds for domestic violence assault.

SSB 5618

Authorizes a police officer to arrest a person who is sixteen or seventeen years old if the officer has probable cause to believe that the child has assaulted a family or household member within the preceding four hours and the officer believes: (1) A felonious assault has occurred; (2) An assault has occurred which has resulted in bodily injury to the victim; or (3) That a physical action has occurred which was intended to cause another person to fear imminent serious bodily injury or death.

Minors/homeless info. system

S HumSer/MenHlth

Zeiger

SB 5625**(Dead)****(HB 1630)**

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

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.

Foster youth/driving

S HumSer/MenHlth

Zeiger

SB 5663**(Dead)****(ESHB****1808)**

Providing support for foster youth in obtaining drivers' licenses and automobile liability insurance.

Requires the department of social and health services to contract with a private nonprofit organization to provide driver's license support for foster youth, including youth receiving extended foster care services. Makes an appropriation from the highway safety fund to the department of social and health services for the purposes of this act.

Public defense fund distrib.

S Ways & Means

Takko

SB 5676**(Dead)**

Clarifying public defense fund distributions.

Provides that, each fiscal year, nine hundred thousand dollars of the revenue generated by the 2015 supreme court order to increase the base traffic infraction fines is for the office of public defense. Requires the office of public defense to distribute fifty percent of those funds to counties and fifty percent to cities, according to the requirements in sections 3 and 4 of this act.

Sexually violent predators

S Law & Justice

Darneille

SB 5693**(Dead)**

Concerning removal of juvenile convictions or adjudications from sexually violent predator status under RCW 71.09.030.

Addresses the removal from sexually violent predator status for juvenile convictions or adjudications.

Sealing juvenile records

S HumSer/MenHlth

Darneille

SB 5694**(Dead)**

Concerning the sealing of juvenile records.

Requires the records of an official juvenile court file to be confidential but may be released under certain circumstances.

SB 5695**Juvenile sex offender court**

S Rules X

Darneille

(Dead) Concerning the development of a juvenile special sex offender disposition alternative treatment court.

Authorizes counties to establish and operate juvenile special sex offender disposition alternative treatment courts.

Behavioral health/children

S Rules X

Becker

Addressing parent-initiated behavioral health treatment for children aged thirteen to seventeen years old.

SSB 5706

(Dead)

Requires a parent to, during the evaluation of a minor at the request of the parent and during the course of medically necessary treatment commenced pursuant to the evaluation, be considered the personal representative of the minor for the purpose of transmission of medical information, making treatment decisions, and reviewing the compliance of the minor with treatment recommendations. Suspends RCW 71.34.500 through 71.34.530 (certain mental health services for minors) for the limited purpose of this evaluation and course of follow-up treatment, unless the parent agrees to a confidential relationship between the child and the health care provider, or the receipt of new information or a material change in circumstances causes the provider to reevaluate the medical necessity for treatment.

Behavioral health/minors

S HumSer/MenHlth/

Miloscia

Providing notification to parents when a minor accesses behavioral health services.

SB 5709

(Dead)

Addresses a minor's access to behavioral health services. Requires a provider of outpatient treatment who provides outpatient treatment to a minor thirteen years of age or older to provide notice of the minor's request for treatment to the minor's parents.

Young adult health care prg

S Health Care

Ericksen

Creating the young adult affordable health care program.

SB 5728

(Dead)

Creates the young adult affordable health care program to provide an incentive with a subsidy for young adults under the age of twenty-six who are United States citizens living in this state. Requires the insurance commissioner to develop the program and ensure access to private commercial health care products, certified as qualifying plans with health savings accounts with an accompanying catastrophic health insurance plan.

Criminal records

S Law & Justice

Frockt

Standardizing the collection and distribution of criminal records.

SB 5730

(Dead)
(HB 1965)

Requires an application for an original concealed pistol license or alien firearm license to include only one complete set of fingerprints to be forwarded to the Washington state patrol. Authorizes a photograph or copy of an individual's palmprints to be taken to update the file of a sex offender or a kidnapping offender. Authorizes certain law enforcement personnel to photograph and record the palmprints of adults who are lawfully arrested.

Concurrently involved girls

S HumSer/MenHlth

Darneille

Concerning assessment of the needs of girls and young women concurrently involved in the juvenile justice and child welfare systems.

SB 5831

(Dead)

Requires the state institute for public policy, in consultation with the state supreme court gender and

justice commission, to conduct a statewide study on the needs of dually involved females. Defines "dually involved female" as a female under eighteen years old who has concurrent involvement with both the child welfare and juvenile justice systems in the state.

Labor & Employment

| <u>Bill Details</u> | <u>Status</u> | <u>Sponsor</u> |
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| Gig economy worker benefits HB 2109 (Dead) | H Labor & Workpla | Farrell |
| Creating portable, prorated, universal benefits for workers of the gig economy. | | |
| Requires contracting agents, that have facilitated the provision of services by at least fifty individual workers in a consecutive twelve-month period, to contribute funds to qualified benefit providers to provide benefits to the workers of the contracting agents. | | |
| OSPI background checks SSB 5605 (Dead) | S Rules 2 | Walsh |
| Aligning the office of the superintendent of public instruction's background check authority with that of the department of early learning. | | |
| Aligns the background check authority of the office of the superintendent of public instruction with that of the department of early learning. Creates the K-12 criminal background check account. | | |
| Workers' compensation system SB 5822 (Dead) (Inactive) | S Rules | Baumgartner |
| Improving workers' compensation system costs and administration and worker outcomes through modification of procedures for claims to self-insureds, clarification of recovery in third-party legal actions, clarification of occupational disease claims, and lowering age barriers for structured settlements. | | |
| Revises the state industrial insurance act. Adopts a series of targeted reforms to address the costs and administration of workers' compensation. Clarifies the standards for occupational disease coverage and provides injured workers with a clear time period in which an occupational disease claim must be filed. Reduces the age restriction originally placed upon eligibility for the program. States that in light of certain developments and to align with past recommendations of the joint legislative audit and review committee, the legislature intends that the department of labor and industries' role in the management of claims by self-insured employers transition from readjudication to accountability oversight, first with respect to the allowance and denial of claims and by January 1, 2019, with respect to all claims management decisions. | | |
| Equal pay act enforcement SB 5836 (Dead) | S Rules 2 | Fain |
| Enhancing enforcement of the equal pay act. | | |
| Updates the existing state equal pay act to reflect the equal status of workers in the state and requires men and women in the same job to be compensated as equals. | | |

LAMP

| <u>Bill Details</u> | <u>Status</u> | <u>Sponsor</u> |
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| <u>SHB 1055</u> (2SSB 5021) | Military members/pro bono | Signed by Gov.: C 163 L 17 | Kilduff |
| | Concerning pro bono legal services for military service members, veterans, and their families. | | |
| | Willing to testify if need be. This is AG-request legislation and similar to what was offered last session. The LAMP Section is again named in this bill and we will likely be called to testify in support similar to last session. | | |
| <u>HB 1056</u> (Dead) (SB 5041) | Military/consumer protection | H 3rd Reading | Kilduff |
| | Concerning consumer protections for military service members on active duty. | | |
| | This is AG-request legislation. | | |
| <u>HB 1173</u> (Dead) (SB 5061) | WSPRS/military service | H Approps | Muri |
| | Addressing military service credit for members of the Washington state patrol retirement system. | | |
| | Modifies Washington state patrol retirement system provisions with regard to military service credit for members of that system. | | |
| <u>HB 1177</u> (Dead) (SB 5305) | Disabled veterans/rec. lands | H Comm Dev, Housi | Muri |
| | Supporting access to state recreation lands by disabled veterans. | | |
| | Exempts a person who displays a lifetime veteran's disability pass from the requirements of the discover pass, the vehicle access pass, and the day-use permit. | | |
| <u>HB 1180</u> (Dead) | Veterans with disabilities | H Comm Dev, Housi | Blake |
| | Enhancing recreational opportunities for veterans with disabilities. | | |
| | Requires complimentary discovery passes, hunting licenses, and combination fishing licenses for certain veterans of the United States armed forces. | | |
| <u>HB 1228</u> (Dead) | Workers' comp/liquor & drugs | H Labor & Workpla | Pike |
| | Limiting industrial insurance benefits for injuries or diseases caused by use of intoxicating liquor or drugs. | | |
| | Prohibits industrial insurance benefits, other than medical benefits, from being paid to or on behalf of a worker or to his or her spouse, child, or dependent if the worker's being under the influence of or affected by intoxicating liquor or any drug was the primary cause of the worker's injury or death. | | |
| <u>SHB 1247</u> (Dead) | Veteran's disability passes | H Approps | McCabe |
| | Concerning eligibility for lifetime veteran's disability passes. | | |
| | 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.

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| | Gold star license plates | Signed by Gov.: C 24 L 17 | Reeves |
| | Concerning certain gold star license plate qualified applicants. | | |
| <u>SHB 1320</u> (SB 5209) | Allows an eligible widow or widower, in lieu of applying for a gold star license plate, to apply for a standard issue license plate or a qualifying special license plate for one personal use motor vehicle. Exempts the widow or widower from annual vehicle registration fees and license plate fees for that vehicle. | | |
| | Veteran definition | Signed by Gov.: C 97 L 17 | Hayes |
| | Defining veteran for the purpose of receiving certain benefits. | | |
| <u>SHB 1369</u> (SSB 5245) | Revises the definition of "veteran," for the purpose of receiving certain benefits, to include a person who is in receipt of a United States department of defense discharge document DD form 214, NGB form 22, or their equivalent or successor discharge paperwork, that characterizes his or her service as honorable. Authorizes veterans' scoring criteria to be claimed: (1) Upon release from active military service with an honorable discharge or a discharge for medical reasons with an honorable record, where applicable; or (2) Upon receipt of a United States department of defense discharge document DD form 214, NGB form 22, or their equivalent or successor discharge paperwork, that characterizes his or her service as honorable. | | |
| | Dept. of veterans affairs | H Rules R | Ryu |
| <u>HB 1534</u> (Dead) (SB 5391) | Clarifying the powers, duties, and functions of the department of veterans affairs. | | |
| | Revises department of veterans affairs provisions to clarify the powers, duties, and functions of the department. | | |
| | Parenting plans | H Judiciary | Haler |
| <u>HB 1554</u> (Dead) | Concerning parenting plans. | | |
| | Addresses sole decision-making authority and mutual decision-making authority in a parenting plan. Prohibits a court from presuming that a parent, solely because of his or her sex, is more qualified than the other parent to engage in parenting functions or from providing more residential time with the child. | | |
| | Veterans/care & support srv. | H 3rd Reading | Reeves |
| | Creating a community care and supportive services program for veterans. | | |
| <u>HB 1571</u> (Dead) | 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. | | |
| <u>E2SHB 1802</u> | Veterans/shared leave access | Signed by Gov.: C 173 L 17 | Reeves |
| | Increasing the access of veterans, military service members, and military spouses to shared leave in state | | |

employment.

Creates the veterans' in-state service shared leave pool to allow employees to donate leave to be used as shared leave for veteran employees who meet certain requirements or for spouses of the veteran employees who meet certain requirements and are caring for their spouses. Requires an agency head to allow employees who are veterans, and their spouses, to access shared leave from the veterans' in-state service shared leave pool upon employment. Requires the office of financial management to adopt rules and policies governing the donation and use of shared leave from the veterans' in-state service shared leave pool. Provides that this act is null and void if appropriations are not approved.

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| | Criminal records | Signed by Gov.: C 174 L 17 | Lovick |
| | Standardizing the collection and distribution of criminal records. | | |
| <u>HB 1965</u> (SB 5730) | Requires an application for an original concealed pistol license or alien firearm license to include only one complete set of fingerprints to be forwarded to the Washington state patrol. Authorizes a photograph or copy of an individual's palmprints to be taken to update the file of a sex offender or a kidnapping offender. Authorizes certain law enforcement personnel to photograph and record the palmprints of adults who are lawfully arrested. | | |
| | Hate crime/military status | H Public Safety | Klippert |
| | Making crimes and threats against persons because of their occupation as an honorably discharged veteran or military status a hate crime. | | |
| <u>HB 1986</u> (Dead) | Finds that a hate crime committed against a victim because of the victim's occupation as an honorably discharged veteran or his or her military status may be identified in the same manner that a hate crime committed against a victim of another protected group is identified. | | |
| | State guard retirement age | H Rules R | Klippert |
| <u>SHB 2004</u> (Dead) | Concerning the retirement age for state guard members. | | |
| | 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. | | |
| | Military members/pro bono | S Rules 3 | O'Ban |
| <u>2SSB 5021</u> (Dead) (SHB 1055) | Concerning pro bono legal services for military service members, veterans, and their families. | | |
| | This is AG-request legislation and similar to what was offered last session. The LAMP Section is again named in this bill and we will likely be called to testify in support similar to last session. | | |
| | Military/consumer protection | S Rules 3 | Baumgartner |
| <u>SB 5041</u> (Dead) (HB 1056) | Concerning consumer protections for military service members on active duty. | | |
| | Revises the Washington service members' civil relief act with regard to consumer protections for military service members on active duty. | | |
| <u>SB 5061</u> | WSPRS/military service | S Ways & Means | O'Ban |

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| (Dead) (HB 1173) | Addressing military service credit for members of the Washington state patrol retirement system. Modifies Washington state patrol retirement system provisions with regard to military service credit for members of that system. |
| <u>SSB 5081</u> | <div> <div>Uniform law on notarial acts</div> <div>Signed by Gov.: C 281 L 17</div> <div>Pedersen</div> </div> Adopting the revised uniform law on notarial acts. Adopts the revised uniform law on notarial acts. Repeals chapter 42.44 RCW (notaries public). |
| <u>SSB 5104</u> (Dead) | <div> <div>Property tax/line of duty</div> <div>S Rules 3</div> <div>O'Ban</div> </div> Concerning the creation of a property tax exemption for spouses of military members or first responders killed in the line of duty. Provides a lifetime property tax exemption for a residence owned by a spouse or domestic partner: (1) Currently receiving dependency and indemnity compensation; (2) Who had received dependency and indemnity compensation, but for whom such compensation was discontinued as a result of remarriage; (3) Recipient of a duty-related death benefit from the law enforcement officers' and firefighters' retirement system; or (4) Recipient of a death benefit from the volunteer firefighters' and reserve officers' relief and pensions system or the Washington state patrol. |
| <u>SB 5209</u> (Dead) (SHB 1320) | <div> <div>Gold star license plates</div> <div>S Rules X</div> <div>O'Ban</div> </div> Concerning certain gold star license plate qualified applicants and recipients. Allows an eligible widow or widower to apply for a standard issue license plate or a qualifying special license plate for one personal use motor vehicle. He or she is exempt from annual vehicle registration fees and license plate fees for that vehicle. |
| <u>SSB 5245</u> (Dead) (SHB 1369) | <div> <div>Veteran definition</div> <div>S Rules X</div> <div>Hobbs</div> </div> Defining veteran for the purpose of receiving certain benefits. Revises the definition of "veteran," for the purpose of receiving certain benefits, to include a person who is in receipt of a United States department of defense discharge document DD form 214, or its equivalent or successor discharge paperwork, that characterizes his or her service as honorable. |
| <u>SB 5305</u> (Dead) (HB 1177) | <div> <div>Disabled veterans/rec. lands</div> <div>S Ways & Means</div> <div>O'Ban</div> </div> Supporting access to state recreation lands by disabled veterans. Exempts a person who displays a lifetime veteran's disability pass from the requirements of the discover pass, the vehicle access pass, and the day-use permit. |
| <u>SB 5391</u> (HB 1534) | <div> <div>Dept. of veterans affairs</div> <div>Signed by Gov.: C 185 L 17</div> <div>Zeiger</div> </div> Clarifying the powers, duties, and functions of the department of veterans affairs. Revises department of veterans affairs provisions to clarify the powers, duties, and functions of the department. |

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| <u>SB 5724</u> (Dead) | Federal orders, assistance | S Law & Justice | Hasegawa |
| | Concerning federal orders that violate the United States Constitution, Washington Constitution, or judicial precedent. | | |
| <u>SB 5730</u> (Dead) (HB 1965) | Criminal records | S Law & Justice | Frockt |
| | Standardizing the collection and distribution of criminal records. | | |
| <u>SB 5778</u> | Resident student definition | Signed by Gov.: C 191 L 17 | Wilson |
| | Modifying the definition of resident student to comply with the federal requirements established by the veterans access, choice, and accountability act of 2014. | | |
| <u>SB 5826</u> | Veteran tuition waivers | Signed by Gov.: C 127 L 17 | Hobbs |
| | Concerning eligibility for veteran or national guard tuition waivers. | | |
| <u>SB 5849</u> | Veterans' services | Signed by Gov.: C 192 L 17 | Angel |
| | Addressing the need for veterans' services. | | |
| <u>SB 5849</u> | Veterans' services | Signed by Gov.: C 192 L 17 | Angel |
| | Requires the department of veterans affairs to offer training and support for volunteers interested in providing peer-to-peer support to other veterans. Requires the office of financial management to develop a military recruitment program that targets veterans and gives them credit for their knowledge, skills, and leadership abilities and, in developing the program, consult with the department of enterprise services, the department of veterans affairs, and other interested stakeholders. | | |

LGBT

Bill Details

Status

Sponsor

| | | | |
|---|--|---------------|--------|
| | Gender-segregated facilities Allowing the use of gender-segregated facilities. | H Judiciary | Taylor |
| <u>HB 1011</u> (Dead) | Provides that nothing in the state civil rights act: (1) Prohibits a public or private entity from limiting access to a private facility segregated by gender to a person if the person is preoperative, nonoperative, or otherwise has genitalia of a different gender from that for which the facility is segregated; and (2) Prevents a minor child or a person with a disability from entering a facility segregated by gender when the child or person is a different gender from the gender for which the facility is segregated if certain conditions are met. | | |
| | Parenting plans Concerning parenting plans. | H Judiciary | Haler |
| <u>HB 1554</u> (Dead) | Addresses sole decision-making authority and mutual decision-making authority in a parenting plan. Prohibits a court from presuming that a parent, solely because of his or her sex, is more qualified than the other parent to engage in parenting functions or from providing more residential time with the child. | | |
| | Homeless housing & assist. Concerning access to homeless housing and assistance. | H 2nd Reading | Macri |
| <u>SHB 1570</u> (Dead) | Establishes the Washington housing opportunities act. Improves resources available to aid with increasing access and removing barriers to housing for individuals and families in the state. Requires the department of commerce, in collaboration with the state institute for public policy, to conduct a statewide homeless study every ten years to better understand the causes and characteristics of the homeless in the state and help decision makers promote efforts toward housing stability. Requires the department of commerce to: (1) Coordinate its efforts on the state homeless housing strategic plan with the office of homeless youth prevention and protection programs advisory committee; and (2) Provide an update on the state's homeless housing strategic plan and its activities for the prior fiscal year. | | |
| | Long-term care/LGBTQ needs Requiring training for long-term care providers on the needs of the LGBTQ population. | S Health Care | Ranker |
| <u>SB 5700</u> (Dead) | Requires adult family home licensees, assisted living facility licensees, and nursing home licensees to complete one hour of cultural competency training on issues relating to the LGBTQ population. Requires continuing education training for long-term care workers to include at least one hour of cultural competency training on issues relating to the LGBTQ population. | | |
| | Conversion therapy Restricting the practice of conversion therapy. | S Health Care | Liias |
| <u>SB 5722</u> (Dead) | Regulates the professional conduct of licensed health care providers with regard to performing conversion therapy on patients under age eighteen. | | |

Litigation

Bill Details

Status

Sponsor

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| | Dispute resolution fees | H Rules 3C | Jinkins |
| | Concerning filing fee surcharges for funding dispute resolution centers. | | |
| <u>SHB 1070</u> (Dead) | Funds dispute resolution centers by: (1) Increasing the surcharge on each civil filing fee in district court and for small claims actions; and (2) Establishing a surcharge of up to twenty dollars on each civil filing fee in superior court. Exempts the following from the surcharge on superior court civil filing fees: A person filing an action under the manufactured/mobile home landlord-tenant act who pays or is charged the annual assessment for the manufactured/mobile home communities dispute resolution program. | | |
| <u>SHB 1196</u> (Dead) (Inactive) (SB 5175) | Small claims court judgments | H Rules 3C | Goodman |
| | Modifying the process for prevailing parties to recover judgments in small claims court. | | |
| | Revises small claims court provisions with regard to the process for prevailing parties to recover judgments in the court. | | |
| <u>SHB 1209</u> (Dead) (Inactive) (SB 5396) | Municipal financial services | H Rules 3C | Bergquist |
| | Addressing municipal access to local financial services. | | |
| | Revises public depository provisions with regard to: (1) Investigation of a financial institution that is applying to become a public depository; and (2) Revising the definition of "financial institution" to include federal or state chartered credit unions. | | |
| <u>HB 1228</u> (Dead) | Workers' comp/liquor & drugs | H Labor & Workpla | Pike |
| | Limiting industrial insurance benefits for injuries or diseases caused by use of intoxicating liquor or drugs. | | |
| | Prohibits industrial insurance benefits, other than medical benefits, from being paid to or on behalf of a worker or to his or her spouse, child, or dependent if the worker's being under the influence of or affected by intoxicating liquor or any drug was the primary cause of the worker's injury or death. | | |
| <u>HB 1259</u> (Dead) | Detention standards | H Judiciary | Klippert |
| | Concerning standards for detention of persons with mental disorders or chemical dependency. | | |
| | Modifies detention standards for persons with mental disorders or chemical dependency. | | |
| <u>HB 1277</u> (Dead) (Inactive) (SSB 5185) | Emerg. response volunteers | H Judiciary | Shea |
| | Providing immunity from liability for professional or trade associations providing emergency response volunteers. | | |
| | Prohibits an act or omission, by a covered volunteer emergency worker while engaged in a covered activity, from imposing any liability for civil damages resulting from the act or omission upon a professional or trade association. | | |
| <u>ESHB 1323</u> (Dead) | Loss prevention reviews | H Rules 3C | Wylie |
| | Concerning loss prevention reviews by state agencies. | | |

(Inactive)

(ESSB
5173)

HB 1323-S - DIGEST Requires state agencies, in consultation with the department of enterprise services and upon delegation, to appoint a loss prevention review team when the death of a person, serious injury to a person, or other substantial loss is alleged or suspected to be caused at least in part by the actions of the state agency except when the death, injury, or substantial loss is already being investigated by another federal or state agency, or by the affected state agency, under the federal or state agency requirements.

Insurance loss claims

H Bus & Fin Svcs

Kirby

Addressing examinations under oath when a person claims a loss under an insurance contract.

[HB 1326](#)

(Dead)

Addresses the claiming of a loss under an insurance contract. Requires a policy of insurance to contain a provision for conducting an examination under oath. Prohibits a policy of underinsured motorist coverage from containing a provision authorizing the taking of an examination under oath.

Disqualification of judges

H Rules 3C

Graves

Concerning disqualification of judges.

[EHB 1378](#)

(Dead)

(SSB 5277)

HB 1378 - DIGEST Prohibits a superior court judge from sitting to hear or try an action or proceeding if he or she has been disqualified. Authorizes a party to, or an attorney appearing in, an action or proceeding in a superior court to disqualify a judge from hearing the matter, subject to certain limitations.

Court clerk duties

H Judiciary

Graves

Clarifying the duties of court clerks.

[HB 1396](#)

(Dead)

(Inactive)

(SSB 5327)

Changes the duty of a court clerk from "conform to the direction of the court" to "support the court in the performance of the courts' statutory duties." Removes the duty of the clerk of the court to forward certain forms to the division of child support.

Parenting plans

H Judiciary

Haler

Concerning parenting plans.

[HB 1554](#)

(Dead)

Addresses sole decision-making authority and mutual decision-making authority in a parenting plan. Prohibits a court from presuming that a parent, solely because of his or her sex, is more qualified than the other parent to engage in parenting functions or from providing more residential time with the child.

Construction contracts

H Judiciary

Rodne

Concerning construction contracts.

[HB 1574](#)

(Dead)

(SSB 5788)

Addresses certain clauses in construction contracts that purport to waive, release, or extinguish the claim rights of a contractor, subcontractor, or supplier.

Composting/nuisance lawsuits

H Rules R

Blake

Concerning the protection of composting from nuisance lawsuits.

[HB 1590](#)

(Dead)

(ESSB

5431)

Confirms that composting activities are recognized as agricultural activities and protected from nuisance lawsuits.

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| <u>SHB 1591</u> (Dead) | Vehicular assault sentencing Increasing the punishment for vehicular assault. Addresses the offender score with regard to vehicular assault while driving under the influence. | H Rules R | Klippert |
| <u>E2SHB 1614</u> (Dead) | Impaired driving Concerning impaired driving. Modifies impaired driving provisions. | Signed by Gov.: C 336 L 17 | Goodman |
| <u>HB 1615</u> (SB 5365) | Relocation assistance Concerning relocation assistance for persons displaced by agency property acquisitions. Revises relocation assistance provisions with regard to persons displaced by agency property acquisitions. | Signed by Gov.: C 12 L 17 | Kloba |
| <u>HB 1659</u> (Dead) | Law interpretation, judicial Concerning judicial interpretation of law and other writings without deference to agency interpretation. Revises the administrative procedure act by requiring a court, in interpreting laws or other writings, to make its own determination without deference to the agency interpretation. | H Judiciary | Manweller |
| <u>EHB 1728</u> | Child sex exploit./subpoenas Protecting minors from sexual exploitation. HB 1728 - DIGEST Authorizes law enforcement to use the limited use of administrative subpoena authority in this act for the sole purpose of investigating crimes involving the sexual exploitation of children. | Signed by Gov.: C 114 L 17 | Sawyer |
| <u>2SHB 1789</u> (Dead) (SB 5600) | Sentencing laws & practices Concerning sentencing laws and practices. Requires the sentencing guidelines commission to contract for the services of an external consultant to evaluate the state's sentencing laws and practices. Provides that this act is null and void if appropriations are not approved. | H Rules 3C | Jinkins |
| <u>HB 1790</u> (Dead) | Dependency petitions Concerning dependency petitions where the department of social and health services is the petitioner. Requires paid probation officers to determine if a dependency petition is reasonably justifiable except where the department of social and health services is the petitioner. | H Rules 3C | Lovick |
| <u>HB 1806</u> (Dead) | Crimes by corporations Increasing monetary penalties for crimes committed by corporations. | H Rules 3C | Pellicciotti |

Addresses the penalties imposed for criminal offenses by corporations.

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| <u>HB 1810</u> (Dead) (ESB 5800) | Duty to warn/mental health Concerning obligations of mental health professionals. | H Judiciary | Cody |
| <u>SHB 1930</u> (Dead) | Child custody Concerning child custody. Modifies child custody provisions regarding nonparental actions for child custody and temporary custody orders and temporary parenting plans. | H Rules 3C | Frame |
| <u>EHB 1967</u> (Dead) | Noncompetition agreements Concerning noncompetition agreements. HB 1967 - DIGEST Requires an employer, in order for a noncompetition agreement to be enforceable, to: (1) Disclose the terms of the agreement in writing to the prospective employee no later than the time of the offer of employment; or (2) If the agreement is entered into after the commencement of employment, provide independent consideration for the agreement. | H Rules 3C | Stanford |
| <u>HB 1974</u> (Dead) | Rights of crime victims Concerning the rights of crime victims, survivors of crime victims, and witnesses of crime. Includes in the definition of "victim," for purposes of chapter 7.69 RCW (crime victims, survivors, and witnesses), a licensed business against whom a crime has been committed. | H Judiciary | Klippert |
| <u>HB 2012</u> (Dead) | Indigent criminal defense Concerning state funding for indigent criminal defense services provided at the county and city level. Eliminates the streamlined sales tax mitigation program and redistributes an equivalent amount of funding through the county and municipal criminal justice assistance accounts for indigent criminal defense services. | H Approps | Koster |
| <u>HB 2074</u> (Dead) | Execution of judgments Concerning proceedings supplemental to execution of judgments. Changes certain monetary amounts with regard to judgments under chapter 6.32 RCW. | H Judiciary | Stanford |
| <u>ESSB 5173</u> | Loss prevention reviews | Signed by Gov.: C 318 L 17 | Chase |

(Inactive)
(ESHB
1323) Concerning loss prevention reviews by state agencies.

SB 5173-S - DIGEST Requires state agencies, in consultation with the department of enterprise services and upon delegation, to appoint a loss prevention review team when the death of a person, serious injury to a person, or other substantial loss is alleged or suspected to be caused at least in part by the actions of the state agency except when the death, injury, or substantial loss is already being investigated by another federal or state agency or by the affected state agency under federal or state agency requirements.

[SB 5175](#)
(Dead)
(Inactive)
(SHB
1196) **Small claims court judgments** S Law & Justice Padden

Modifying the process for prevailing parties to recover judgments in small claims court.

Revises small claims court provisions with regard to the process for prevailing parties to recover judgments in the court.

[SSB 5185](#)
(Inactive)
(HB 1277) **Emerg. response volunteers** Signed by Gov.: C 36 L 17 Wilson

Providing immunity from liability for professional or trade associations providing emergency response volunteers.

Prohibits an act or omission, by a covered volunteer emergency worker while engaged in a covered activity, from imposing any liability for civil damages resulting from the act or omission upon a professional or trade association of covered volunteer emergency workers.

[SSB 5186](#)
(Dead) **Blood samples/forensic tests** S Rules 3 Padden

Concerning the collection of blood samples for forensic testing.

Provides that it is not professional misconduct for a person holding another credential under Title 18 RCW whose scope of practice includes performing venous blood draws to collect a blood sample without a person's consent when the person holding another credential is directed by a law enforcement officer to do so for the purpose of a blood test under the provisions of a search warrant or exigent circumstances.

[SSB 5277](#)
(EHB
1378) **Disqualification of judges** Signed by Gov.: C 42 L 17 Padden

Concerning disqualification of judges.

Prohibits a superior court judge from sitting to hear or try an action or proceeding if he or she has been disqualified. Authorizes a party to, or an attorney appearing in, an action or proceeding in a superior court to disqualify a judge from hearing the matter, subject to certain limitations.

[SSB 5327](#)
(Inactive)
(HB 1396) **Court clerk duties** Signed by Gov.: C 183 L 17 Angel

Clarifying the duties of court clerks.

Removes the duty of the clerk of the court to forward certain forms to the division of child support. Removes the duty of the Washington association of county officials to report on the amounts of legal financial obligations collected by county clerks.

[SB 5365](#)
(Dead)
(HB 1615) **Relocation assistance** S Rules X King

Concerning relocation assistance for persons displaced by agency property acquisitions.

Revises relocation assistance provisions with regard to persons displaced by agency property acquisitions.

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| | Indigent defense | S Rules 3 | Sheldon |
| | Modifying indigent defense provisions. | | |
| <u>SB 5376</u> (Dead) | Modifies indigent defense services provisions relating to: (1) Determining if a person is indigent or indigent and able to contribute; and (2) Requiring a person receiving the appointment of counsel to sign an affidavit swearing under penalty of perjury that all income, assets, and living costs reported are complete and accurate. Requires the office of public defense to: (1) Offer training for the offices and individuals designated by the courts as responsible for determining indigency; and (2) Survey attorneys' fees statewide and publish the results to assist courts and their designees in identifying the usual and customary charges for retaining private counsel. | | |
| <u>SB 5396</u> (Dead) (Inactive) (SHB 1209) | Municipal financial services | S Fin Inst/Ins | Angel |
| | Concerning municipal access to local financial services. | | |
| | Revises public depository provisions with regard to: (1) Loss in a public depository and procedure for payment; (2) Requirements for becoming a public depository; and (3) Revising the definition "financial institution" to include federal or state chartered credit unions. | | |
| <u>SB 5428</u> (Dead) | Condo assoc litigation costs | S Law & Justice | Padden |
| | Addressing the costs of litigation for condominium associations. | | |
| | Revises the condominium act regarding costs of litigation for condominium associations. | | |
| <u>ESSB 5431</u> (Dead) (HB 1590) | Composting/nuisance lawsuits | S Rules 3 | Warnick |
| | Concerning the protection of composting from nuisance lawsuits. | | |
| | SB 5431-S - DIGEST Provides that composting is allowed and is not considered a nuisance unless the activity or practice violates county or city regulations or has a substantial adverse effect on public health and safety. | | |
| <u>SB 5505</u> (Dead) | School district liability | S Law & Justice | Zeiger |
| | Eliminating school districts' liability for criminal misconduct of their students that occurs outside of school district custody or supervision. | | |
| | Provides immunity from liability to school districts for civil damages resulting from criminal acts committed by their students that occur outside of the district's custody or supervision. | | |
| <u>SB 5521</u> (Dead) | Insurance loss claims | S Fin Inst/Ins | Kuderer |
| | Authorizing examinations under oath when a person claims a loss under an insurance contract. | | |
| | Requires a policy of insurance to contain a provision for conducting an examination under oath in order for an insurer to require a person to be examined under oath. Prohibits a policy of underinsured motorist | | |

coverage from containing a provision authorizing the taking of an examination under oath.

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| <u>SB 5566</u> (Dead) | Mental health/civil rights Concerning admissibility of mental health evidence in claims for noneconomic damages under certain civil rights laws. Revises the state civil rights act regarding admissibility of mental health evidence in claims for noneconomic damages. | S Law & Justice | Kuderer |
| <u>SB 5600</u> (Dead) (2SHB 1789) | Rehabilitated offenders Concerning rehabilitated offenders. Creates the community review board within the office of the governor to review incarcerated offenders for possible early release after twenty years of confinement. Authorizes an offender, convicted of and incarcerated for one or more crimes, to petition the community review board for early release after serving at least twenty years of total confinement. Requires the governor to review each decision of the community review board to approve or deny a petition for release. Requires the sentencing guidelines commission to contract for the services of an external consultant to evaluate the state's sentencing laws and practices. | S Law & Justice | Darneille |
| <u>SB 5614</u> (Dead) | Diversion agreements Concerning diversion agreements and counsel and release agreements. Addresses the records of successfully completed diversion agreements and counsel and release agreements. | S Rules 3 | Darneille |
| <u>SB 5694</u> (Dead) | Sealing juvenile records Concerning the sealing of juvenile records. Requires the records of an official juvenile court file to be confidential but may be released under certain circumstances. | S HumSer/MenHlth | Darneille |
| <u>SB 5695</u> (Dead) | Juvenile sex offender court Concerning the development of a juvenile special sex offender disposition alternative treatment court. Authorizes counties to establish and operate juvenile special sex offender disposition alternative treatment courts. | S Rules X | Darneille |
| <u>SSB 5703</u> (Dead) | Habitual property offenders Establishing a special allegation for habitual property offenders. Increases the sanctions for habitual property offenders to provide more effective deterrents to recidivism. Enhances the courts' discretion to more appropriately sentence habitual property offenders with significant histories of burglary and theft. Provides that this act is null and void if appropriations are not approved. | S Rules X | Padden |

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| <u>SSB 5788</u> (Dead) (HB 1574) | Construction contracts Concerning construction contracts. States that a contractor, subcontractor, or supplier to a construction contract may be entitled to equitable adjustment of a claim despite the failure to submit a claim notice or claim-related document. | S Rules X | Brown |
| <u>ESB 5800</u> (Dead) (HB 1810) | Duty to warn/mental health Concerning obligations of mental health professionals. SB 5800 - DIGEST Requires a mental health professional or an individual health care provider providing mental health services to a patient to warn or to take reasonable precautions to provide protection from a patient's violent behavior only if the patient has communicated to the mental health professional or individual health care provider an actual threat of physical violence against a reasonably identifiable victim or victims. | S Rules 3 | Baumgartner |
| <u>ESSB 5810</u> | Attempted murder Adding attempted murder to the list of offenses that may not be prosecuted more than ten years their commission. Prohibits the crime of attempted murder from being prosecuted more than ten years after its commission. | Signed by Gov.: C 125 L 17 | Padden |
| <u>SB 5822</u> (Dead) (Inactive) | Workers' compensation system Improving workers' compensation system costs and administration and worker outcomes through modification of procedures for claims to self-insureds, clarification of recovery in third-party legal actions, clarification of occupational disease claims, and lowering age barriers for structured settlements. Revises the state industrial insurance act. Adopts a series of targeted reforms to address the costs and administration of workers' compensation. Clarifies the standards for occupational disease coverage and provides injured workers with a clear time period in which an occupational disease claim must be filed. Reduces the age restriction originally placed upon eligibility for the program. States that in light of certain developments and to align with past recommendations of the joint legislative audit and review committee, the legislature intends that the department of labor and industries' role in the management of claims by self-insured employers transition from readjudication to accountability oversight, first with respect to the allowance and denial of claims and by January 1, 2019, with respect to all claims management decisions. | S Rules | Baumgartner |

Low Bono

No bills.

RPPT

| <u>Bill Details</u> | <u>Status</u> | <u>Sponsor</u> |
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| <u>HB 1008</u> (Dead) | Nat. resources agencies/land Concerning the acquisition of land by state natural resources agencies. | H Cap Budget Shea |

Changes certain requirements of the department of fish and wildlife, the department of natural resources, and the parks and recreation commission with regard to the acquisition of real property.

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| <u>HB 1016</u> (Dead) | Private property forfeiture Requiring a finding of guilt prior to the forfeiture of private property. | H Judiciary | Taylor |
| <u>SHB 1027</u> (SSB 5007) | Surplus line broker licenses Addressing surplus line broker licensing. Addresses the licensing of surplus line brokers. | Signed by Gov.: C 49 L 17 | Barkis |
| <u>HB 1049</u> (Dead) (Inactive) | Unmanned aircraft Concerning unmanned aircraft. Regulates unmanned aircraft. | H Tech & Econ De | Morris |
| <u>HB 1066</u> (Dead) (Inactive) | Insurance/funeral benefits Authorizing funeral planning and funeral services as noninsurance benefits under group life and disability insurance policies. Authorizes life insurers and disability insurers, with prior approval of the insurance commissioner, to include funeral planning and funeral services or discounts on the planning and services as part of a policy or certificate of group life insurance or group disability insurance, as applicable. | H Bus & Fin Svcs | Kirby |
| <u>HB 1082</u> (Dead) (SSB 5286) | Commercial rent control Prohibiting regulation of the amount of rent for commercial properties. Prohibits a city or town from enacting, maintaining, or enforcing ordinances or other provisions which regulate the amount of rent to be charged for commercial rental structures or sites other than properties in public ownership or properties under public management. | H Local Govt | Manweller |
| <u>HB 1084</u> (Dead) (SB 5005) | Municipal water rights Identifying certain water rights held by municipal water suppliers as water rights available for municipal water supply purposes. Requires the department of ecology, if certain conditions are met and if requested by a municipal water supplier, to amend the water right documents and related records to identify irrigation purpose of use water rights or agricultural irrigation purpose of use water rights as being for municipal water supply purposes without reducing the amount of water available under the water rights. | H Ag & Nat Res | Shea |
| <u>HB 1104</u> | Unlawful entry/private prop. | H Judiciary | Taylor |

(Dead) Concerning unlawful entry onto private property.

Establishes the following crimes: Trespassing to unlawfully collect resource data from private land; unlawfully collecting resource data if he or she enters onto private land and collects resource data from private land; and trespassing to access adjacent or proximate land.

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| <u>HB 1131</u> (Dead) (SB 5080) | Real property damage actions Concerning actions for damage to real property resulting from construction, alteration, or repair on adjacent property. Enacts this act to overrule the Washington supreme court decision in Vern J. Oja and Assoc. v. Washington Park Towers, Inc., 89 Wn.2d 72, 569 P.2d 1141 (1977), which held that claims for damage to real property resulting from construction activities on adjacent property do not accrue until the construction project on the adjacent property is complete. | H Judiciary | Kilduff |
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| <u>HB 1137</u> (Dead) (SB 5125) | Real estate/contractors Defining independent contractor relationships in the context of real estate licensing. Provides a definition for "independent contractor relationship" for purposes of chapter 18.85 RCW (real estate brokers and managing brokers). | H Rules C | Kirby |
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| <u>HB 1145</u> (Dead) (ESSB 5456) | Unpaid accounts Concerning unpaid accounts. Modifies civil procedure provisions with regard to actions on unpaid accounts. | H Judiciary | Springer |
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| <u>HB 1187</u> (Dead) (Inactive) (SB 5119) | Water-sewer districts Concerning water-sewer districts. Modifies water-sewer district provisions regarding: (1) The sale of unnecessary property; (2) The authority of the board of commissioners to adopt a policy to issue its own warrants for payment of claims or other obligations of the district; (3) Contracting for asset management service of water storage assets; and (4) Adding the term "water-sewer district" to the definition of "municipality" for purposes of chapter 70.95A RCW (pollution control--municipal bonding authority). | H Rules R | Gregerson |
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| <u>HB 1202</u> (Dead) | International law & property Prohibiting the use of international law to infringe on property rights. Prohibits the adoption, development, or implementation of community development policies based on international accords that infringe or restrict private property rights and the expenditure of public funds in furtherance of any international accords that endanger a citizen's private property rights. | H Judiciary | Young |
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| <u>HB 1205</u> (Dead) (Inactive) | Surplus trans. property Providing a right of first repurchase for surplus transportation property. Gives a former owner the right of repurchase if the department of transportation determines that all or a | H Rules R | Young |
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portion of the former owner's real property or an interest in the real property that was acquired through condemnation within the previous ten years is no longer necessary for a transportation purpose.

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| <u>SHB 1209</u> (Dead) (Inactive) (SB 5396) | Municipal financial services | H Rules 3C | Bergquist |
| | Addressing municipal access to local financial services. | | |
| <u>HB 1277</u> (Dead) (Inactive) (SSB 5185) | Emerg. response volunteers | H Judiciary | Shea |
| | Providing immunity from liability for professional or trade associations providing emergency response volunteers. | | |
| <u>HB 1292</u> (Dead) (Inactive) (ESB 5266) | Theft of rental property | H Judiciary | Stokesbary |
| | Modifying theft of rental, leased, lease-purchased, or loaned property provisions. | | |
| <u>SHB 1305</u> (Dead) (ESSB 5388) | Unlawful entry | H Rules C | Barkis |
| | Concerning unlawful entry on certain properties. | | |
| <u>HB 1368</u> (Dead) (Inactive) (SB 5497) | Personal insurance | H Bus & Fin Svcs | Johnson |
| | Requiring transparency in underwriting and rating personal insurance. | | |
| <u>HB 1396</u> (Dead) (Inactive) (SSB 5327) | Court clerk duties | H Judiciary | Graves |
| | Clarifying the duties of court clerks. | | |

Changes the duty of a court clerk from "conform to the direction of the court" to "support the court in the performance of the courts' statutory duties." Removes the duty of the clerk of the court to forward certain forms to the division of child support.

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| | Wild deer & elk prop. damage | H Approps | Dent |
| | Concerning compensation for property damage caused by wild deer or elk. | | |
| <u>SHB 1399</u> (Dead) | Removes the definition of "commercial crop" and provides a definition for "agricultural crop" for purposes of chapter 77.36 RCW (wildlife damage). Increases the amounts of compensation paid for damage to property or agricultural crops by wild deer or elk and for the death of or injury to livestock caused by bears, wolves, or cougars. | | |
| | Title insurance rating orgs. | Signed by Gov.: C 103 L 17 | Nealey |
| <u>EHB 1450</u> (ESB 5629) | Creating and establishing the rights and duties for title insurance rating and advisory organizations. | | |
| | HB 1450 - DIGEST Establishes a system by which title insurers may adopt a rating organization's form and rate filings in order to benefit consumers and entities purchasing, selling, or financing real property. | | |
| | Eminent domain/economic dev. | H Judiciary | Holy |
| <u>HB 1454</u> (Dead) | Prohibiting the use of eminent domain for economic development. | | |
| | Allows private property to be taken only for public use and the taking of private property by a public entity for economic development does not constitute a public use. Prohibits a public entity from taking property for the purpose of economic development. | | |
| | Rec. access/private lands | Signed by Gov.: C 245 L 17 | Blake |
| <u>SHB 1464</u> (Inactive) (SB 5384) | Concerning the development of cooperative agreements to expand recreational access on privately owned lands. | | |
| | Provides immunity from liability, for unintentional injuries to a volunteer group or other users, to a landowner who is in lawful possession and control of lands, or water areas or channels and lands adjacent to the areas or channels, who enters into a public access agreement with the department of fish and wildlife and does not charge an access fee. | | |
| | On-site sewage sys. mandates | Signed by Gov.: C 105 L 17 | Short |
| <u>ESHB 1503</u> | Preventing unfunded mandates involving on-site sewage systems from affecting local governments and property owners. | | |
| | HB 1503-S - DIGEST States that the growth management act does not preclude certain counties from authorizing inspections of on-site sewage systems to be conducted by a homeowner, a homeowner's family member, or a homeowner's tenant if he or she has completed certification requirements specified by the county. Allows a county to rely on self-inspection of on-site sewage systems for the purpose of protecting the quality or quantity of surface or groundwater resources. | | |
| <u>ESHB 1514</u> (Dead) (Inactive) | Mobile home park closures | H Rules 3C | Robinson |
| | Requiring a minimum of eighteen months' notice on closures or conversions of mobile home parks and | | |

(SB 5520) manufactured housing communities.

Requires a minimum of eighteen months' notice on closures or conversions of mobile home parks and manufactured housing communities. Requires a tenant who sells a mobile home, manufactured home, or park model within a park to provide the buyer with a copy of any closure notice provided by a landlord at least seven days in advance of the intended sale and transfer.

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| | Homeless housing & assist. | H 2nd Reading | Macri |
| | Concerning access to homeless housing and assistance. | | |
| <u>SB 1570</u> (Dead) | Establishes the Washington housing opportunities act. Improves resources available to aid with increasing access and removing barriers to housing for individuals and families in the state. Requires the department of commerce, in collaboration with the state institute for public policy, to conduct a statewide homeless study every ten years to better understand the causes and characteristics of the homeless in the state and help decision makers promote efforts toward housing stability. Requires the department of commerce to: (1) Coordinate its efforts on the state homeless housing strategic plan with the office of homeless youth prevention and protection programs advisory committee; and (2) Provide an update on the state's homeless housing strategic plan and its activities for the prior fiscal year. | | |

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| <u>HB 1579</u> (Dead) | Real estate disclos./schools | H Bus & Fin Svcs | Kilduff |
| | Including school district information on disclosure statements by sellers of real property. | | |
| | Revises the real estate seller's disclosure statement to include information on the school district. | | |

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| <u>HB 1615</u> (SB 5365) | Relocation assistance | Signed by Gov.: C 12 L 17 | Kloba |
| | Concerning relocation assistance for persons displaced by agency property acquisitions. | | |
| | Revises relocation assistance provisions with regard to persons displaced by agency property acquisitions. | | |

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| <u>HB 1635</u> (Dead) (SB 5013) | Tenant property, disposition | H Judiciary | Barkis |
| | Concerning the disposition of tenant property placed upon the nearest public property. | | |
| | Authorizes any tenant property placed upon the nearest public property to be disposed of by the landlord after the property has remained for a period of at least five days. | | |

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| <u>HB 1640</u> (Dead) (SB 5478) | Advance directives | H Rules 3C | Graves |
| | Allowing notaries and proof of identity for advance directives. | | |
| | Requires a directive to withhold or withdraw from life-sustaining treatment in a terminal condition or permanent unconscious condition to be: (1) Signed by the declarer, who has provided proof of identity; and (2) Acknowledged before a notary public or other individual authorized by law to take acknowledgments. | | |

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| <u>HB 1720</u> (Dead) (Inactive) | Mobile home landlord-tenant | H Judiciary | Shea |
| | Modifying rental agreement terms and content under the manufactured/mobile home landlord-tenant | | |

act.

Revises the manufactured/mobile home landlord-tenant act with regard to rental agreement terms and content.

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| <u>HB 1750</u> (Dead) | Low-income housing tax exemp Concerning tax exemptions for properties owned by nonprofit entities used for low-income housing. Changes the criteria in which certain nonprofit entities are exempt from property taxation. | H Finance | Taylor |
| <u>HB 1846</u> (Dead) (SB 5615) | Manuf. housing communities Authorizing the development of new manufactured housing communities outside of urban growth areas under the growth management act. Authorizes counties, that are required or that choose to plan under the growth management act, to establish a process as part of its urban growth areas for reviewing proposals to authorize new fully contained manufactured housing communities located outside of the initially designated urban growth areas. | H Environment | Griffey |
| <u>HB 2022</u> (Dead) (Inactive) | Homeowner assoc. violations Concerning homeowners' association violations. Entitles an aggrieved party, if a willful violation of a homeowners' association is found, to exemplary damages up to two times the actual damages sustained. | H Judiciary | Kilduff |
| <u>HB 2036</u> (Dead) (Inactive) | Residential real property Relating to residential real property and the services and processes available when such property is abandoned or in foreclosure. Finds that there are issues that should be addressed with respect to residential property, and the services and processes available when the property is abandoned or in foreclosure. | H Judiciary | Orwall |
| <u>HB 2040</u> (Dead) (Inactive) (SSB 5408) | Tenancy termination notices Increasing the notice of termination for tenancies under the residential landlord-tenant act. Revises the residential landlord-tenant act with regard to the length of time in which a tenant must give notice for termination of a rental agreement. | H Judiciary | Frame |
| <u>ESHB 2057</u> (Dead) (ESSB 5797) | Residential real property Concerning the services and processes available when residential real property is abandoned or in foreclosure. Allows a certificate of abandonment to be obtained for a fee through the housing finance commission by using a form and subject to the terms and conditions developed by the housing finance commission in conjunction with the servicing industry, trustees, and civil legal aid. Requires the housing finance commission to: (1) Determine the costs associated with the application process and set a reasonable | H Rules 3C | Orwall |

application fee based upon these costs; and (2) Notify the appropriate city, town, or county upon certificate issuance or upon receipt of notification from a servicer. Increases the fee for a beneficiary on whose behalf a notice of trustee's sale has been recorded on residential real property and requires the fee to be remitted to the county auditor or recording officer instead of the department of commerce.

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| <u>SB 5005</u> (Dead) (HB 1084) | Municipal water rights Identifying certain water rights held by municipal water suppliers as water rights available for municipal water supply purposes. Requires the department of ecology, if certain conditions are met and if requested by a municipal water supplier, to amend the water right documents and related records to identify irrigation purpose of use water rights or agricultural irrigation purpose of use water rights as being for municipal water supply purposes without reducing the amount of water available under the water rights. | S Rules X | Padden |
| <u>SSB 5007</u> (Dead) (SHB 1027) | Surplus line broker licenses Addressing surplus line broker licensing. Addresses the licensing of surplus line brokers. | S Rules X | Angel |
| <u>SB 5013</u> (Dead) (HB 1635) | Tenant property, disposition Concerning the disposition of tenant property placed upon the nearest public property. Authorizes any tenant property placed upon the nearest public property to be disposed of by the landlord after the property has remained for a period of at least five days. | S Rules 3 | Warnick |
| <u>SB 5015</u> (Dead) | At-will tenancy/unl detainer Concerning unlawful detainer actions for at-will tenancies. Addresses the unlawful detainer actions for at-will tenancies. | S Rules X | Warnick |
| <u>SB 5044</u> (Dead) | Civil forfeiture burden Changing the burden of proof in certain civil asset forfeiture hearings. Changes the burden of proof in certain civil asset forfeiture hearings. | S Law & Justice | Hasegawa |
| <u>SB 5049</u> (Inactive) | Relocation assistance Concerning relocation assistance following real property acquisition. Requires the state, local public agencies, and other persons who have the authority to acquire property by eminent domain under state law to comply with chapter 8.26 RCW (relocation assistance--real property acquisition policy) in order to assure the fair and equitable treatment of all persons and property owners impacted by public projects. | Signed by Gov.: C 213 L 17 | King |
| <u>SB 5080</u> (Dead) (HB 1131) | Real property damage actions Concerning actions for damage to real property resulting from construction, alteration, or repair on | S Rules 3 | Padden |

adjacent property.

Enacts this act to overrule the Washington supreme court decision in Vern J. Oja and Assoc. v. Washington Park Towers, Inc., 89 Wn.2d 72, 569 P.2d 1141 (1977), which held that claims for damage to real property resulting from construction activities on adjacent property do not accrue until the construction project on the adjacent property is complete.

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| <u>SSB 5081</u> | Uniform law on notarial acts Adopting the revised uniform law on notarial acts. Adopts the revised uniform law on notarial acts. Repeals chapter 42.44 RCW (notaries public). | Signed by Gov.: C 281 L 17 | Pedersen |
| <u>SB 5082</u> (Dead) | Fire safety compliance Requiring the owner of a rental property or condominium to certify compliance with fire safety requirements prior to obtaining insurance for the premises. Requires an insurer, before issuing or renewing a policy of insurance to the owner of commercial or residential rental property for coverage of the premises, to require the owner to certify that he or she is in compliance with fire safety requirements. Requires an insurer, before issuing or renewing a policy of insurance to an association for a condominium, to require the association to certify that the condominium is in compliance with fire safety requirements. | S Fin Inst/Ins | Pearson |
| <u>SB 5119</u> (Inactive) (HB 1187) | Water-sewer districts Concerning water-sewer districts. Modifies water-sewer district provisions regarding: (1) The sale of unnecessary property; (2) The authority of the board of commissioners to adopt a policy to issue its own warrants for payment of claims or other obligations of the district; (3) Contracting for asset management service of water storage assets; and (4) Adding the term "water-sewer district" to the definition of "municipality" for purposes of chapter 70.95A RCW (pollution control--municipal bonding authority). | Signed by Gov.: C 314 L 17 | Takko |
| <u>SB 5125</u> (HB 1137) | Real estate/contractors Defining independent contractor relationships in the context of real estate licensing. Provides a definition for "independent contractor relationship" for purposes of chapter 18.85 RCW (real estate brokers and managing brokers). | Signed by Gov.: C 59 L 17 | Braun |
| <u>SB 5134</u> (Dead) (Inactive) | Homeowners' assocs./notice Modifying notice and opportunity provisions relating to certain enforcement actions taken by a homeowners' or condominium association. Revises homeowners' and condominium association provisions with regard to providing forty-five days' notice before certain enforcement actions. | S Fin Inst/Ins | Hasegawa |
| <u>SSB 5185</u> (Inactive) (HB 1277) | Emerg. response volunteers Providing immunity from liability for professional or trade associations providing emergency response | Signed by Gov.: C 36 L 17 | Wilson |

volunteers.

Prohibits an act or omission, by a covered volunteer emergency worker while engaged in a covered activity, from imposing any liability for civil damages resulting from the act or omission upon a professional or trade association of covered volunteer emergency workers.

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| <u>SB 5250</u> (Dead) | Condo assoc. bylaws Concerning amendments to bylaws of a condominium association. Revises the condominium act with regard to voting requirements when amending the bylaws of the association. | S Fin Inst/Ins | Keiser |
| <u>SB 5252</u> (Dead) (Inactive) | Doc. recording fees/homeless Addressing the effectiveness of document recording fee surcharge funds that support homeless programs. Requires the department of commerce to work in consultation with the interagency council on homelessness, the affordable housing advisory board, and the state advisory council on homelessness to develop performance measures that address the limitations of the annual point-in-time count on measuring the effectiveness of the document recording fee surcharge funds in supporting homeless programs. Requires the joint legislative audit and review committee to review how the surcharge fees are expended to address homelessness, including a review of the related program performance measures and targets. | S Rules 3 | Angel |
| <u>SSB 5255</u> (Dead) | Seizure & forfeiture reports Concerning seizure and forfeiture reporting. Revises the uniform controlled substances act with regard to the recordkeeping of a seizing agency about property seized and forfeited under state law and agreements with federal agencies. | S Rules X | Padden |
| <u>ESB 5266</u> (Inactive) (HB 1292) | Theft of rental property Modifying theft of rental, leased, lease-purchased, or loaned property provisions. (REVISED FOR PASSED LEGISLATURE: Concerning theft of rental or leased property.) SB 5266 - DIGEST Includes in the crime of theft of rental, leased, lease-purchased, or loaned property, when a person who has control of personal property under a written rental agreement intentionally holds the property beyond the expiration of the rental period without the effective consent of the owner of the property, depriving the owner of the property of its use in further rentals. | Gov vetoed | O'Ban |
| <u>SSB 5286</u> (Dead) (HB 1082) | Commercial rent control Prohibiting regulation of the amount of rent for commercial properties. Prohibits a local government from enacting, maintaining, or enforcing ordinances or other provisions which regulate the amount of rent to be charged for commercial rental structures or sites other than properties in public ownership or properties under public management. | S Rules 3 | Angel |
| <u>SSB 5327</u> | Court clerk duties | Signed by Gov.: C 183 L 17 | Angel |

(Inactive)
(HB 1396)

Clarifying the duties of court clerks.

Removes the duty of the clerk of the court to forward certain forms to the division of child support.
Removes the duty of the Washington association of county officials to report on the amounts of legal financial obligations collected by county clerks.

[SB 5365](#)
(Dead)
(HB 1615)

Relocation assistance

S Rules X

King

Concerning relocation assistance for persons displaced by agency property acquisitions.

Revises relocation assistance provisions with regard to persons displaced by agency property acquisitions.

[SB 5377](#)
(Dead)

Homeowners' assocs/voting

S Fin Inst/Ins

Sheldon

Modifying certain vote count requirements for homeowners' associations.

Revises homeowners' association provisions with regard to vote count requirements.

[SB 5384](#)
(Dead)
(Inactive)
(SHB
1464)

Rec. access/private lands

S Rules X

Fortunato

Concerning the development of cooperative agreements to expand recreational access on privately owned lands.

Provides immunity from liability, for unintentional injuries, to a landowner who is in lawful possession and control of lands, or water areas or channels and lands adjacent to the areas or channels, who enters into a public access agreement with the department of fish and wildlife.

Unauthorized persons removal

Signed by Gov.: C 284 L 17

Zeiger

Concerning the removal of unauthorized persons from certain premises.

[ESSB 5388](#)
(SHB
1305)

SB 5388-S - DIGEST Authorizes an owner of a building, that is considered residential real property, to initiate an investigation and request the removal of an unauthorized person from the premises by providing a specific declaration to law enforcement. Authorizes a peace officer to remove the person from the premises and order the person to remain off the premises, if the person is unlawfully entering the premises. Requires a peace officer to have probable cause to believe that a person is guilty of criminal trespass in order to make an arrest or exclude anyone under penalty of criminal trespass.

[SB 5396](#)
(Dead)
(Inactive)
(SHB
1209)

Municipal financial services

S Fin Inst/Ins

Angel

Concerning municipal access to local financial services.

Revises public depositary provisions with regard to: (1) Loss in a public depositary and procedure for payment; (2) Requirements for becoming a public depositary; and (3) Revising the definition "financial institution" to include federal or state chartered credit unions.

[SSB 5408](#)
(Dead)
(HB 2040)

Tenancy termination notices

S Rules X

Cleveland

Increasing the notice of termination for tenancies under the residential landlord-tenant act.

Revises the residential landlord-tenant act to increase the notification requirements, from twenty to

thirty days, for termination of a rental agreement.

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| <u>SB 5428</u> (Dead) | Condo assoc litigation costs Addressing the costs of litigation for condominium associations. Revises the condominium act regarding costs of litigation for condominium associations. | S Law & Justice | Padden |
| <u>SB 5445</u> (Dead) | Eminent domain/economic dev. Prohibiting the use of eminent domain for economic development. Allows private property to be taken only for public use and the taking of private property by a public entity for economic development does not constitute a public use. Prohibits a public entity from taking property for the purpose of economic development. Specifies that condemnation of property in blighted areas for economic development is not a public use. | S Rules 3 | Padden |
| <u>ESSB 5456</u> (Dead) (HB 1145) | Unpaid accounts Concerning unpaid accounts. SB 5456-S - DIGEST Modifies civil procedure provisions with regard to actions on unpaid accounts. | S Rules 3 | Braun |
| <u>SB 5478</u> (Dead) (HB 1640) | Advance directives Allowing notaries and proof of identity for advance directives. Requires a directive to withhold or withdraw from life-sustaining treatment in a terminal condition or permanent unconscious condition to be: (1) Signed by the declarer, who has provided proof of identity; and (2) Acknowledged before a notary public or other individual authorized by law to take acknowledgments. | S Law & Justice | Wilson |
| <u>SB 5497</u> (Dead) (Inactive) (HB 1368) | Personal insurance Requiring transparency in underwriting and rating personal insurance. Requires an insurer, if the amount of a premium charged by an insurer to an insured under a personal insurance policy is increasing at renewal, to deliver or mail written notification of the significant reasons for the premium increase to the insured at least twenty days before the expiration of the current policy period. | S Fin Inst/Ins | Hunt |
| <u>SB 5520</u> (Dead) (Inactive) (ESHB 1514) | Mobile home park closures Requiring a minimum of three years' notice on closures or conversions of mobile home parks and manufactured housing communities. Revises the manufactured/mobile landlord tenant act with regard to notifications for closures or conversions of mobile home parks and manufactured housing communities. Requires a tenant who sells a mobile home, manufactured home, or park model within a park to provide the buyer with a copy of any closure notice provided by a landlord at least seven days in advance of the intended sale and transfer. | S Fin Inst/Ins | Kuderer |
| <u>SB 5615</u> | Manuf. housing communities | S Rules 3 | Sheldon |

(Dead)
(HB 1846) Authorizing the development of new manufactured housing communities outside of urban growth areas under the growth management act.

Authorizes counties, that are required or that choose to plan under the growth management act, to establish a process as part of its urban growth areas for reviewing proposals to authorize new fully contained manufactured housing communities located outside of the initially designated urban growth areas.

[ESB 5629](#)
(Dead)
(EHB 1450) **Title insurance rating orgs.** S Rules 3 Angel
Creating and establishing the rights and duties for title insurance rating and advisory organizations.
SB 5629 - DIGEST Establishes a system by which title insurers may adopt a rating organization's form and rate filings in order to benefit consumers and entities purchasing, selling, or financing real property.

[ESSB 5797](#)
(Dead)
(ESHB 2057) **Residential real property** S Rules 3 Mullet
Concerning the services and processes available when residential real property is abandoned or in foreclosure.
SB 5797-S - DIGEST Addresses residential real property provisions regarding the services and processes that are available when the property is abandoned or in foreclosure. Requires the housing finance commission to create a process by which entities, such as services, may apply to obtain a certificate of abandonment for properties that meet the definition of abandoned.

Senior Lawyers

No bills.

Solo & Small Practice

| <u>Bill Details</u> | <u>Status</u> | <u>Sponsor</u> |
|---|----------------|----------------|
| Dispute resolution fees Concerning filing fee surcharges for funding dispute resolution centers. | H Rules 3C | Jinkins |
| SHB 1070 (Dead) Funds dispute resolution centers by: (1) Increasing the surcharge on each civil filing fee in district court and for small claims actions; and (2) Establishing a surcharge of up to twenty dollars on each civil filing fee in superior court. Exempts the following from the surcharge on superior court civil filing fees: A person filing an action under the manufactured/mobile home landlord-tenant act who pays or is charged the annual assessment for the manufactured/mobile home communities dispute resolution program. | | |
| Insurance loss claims Authorizing examinations under oath when a person claims a loss under an insurance contract. | S Fin Inst/Ins | Kuderer |
| SB 5521 (Dead) Requires a policy of insurance to contain a provision for conducting an examination under oath in order for an insurer to require a person to be examined under oath. Prohibits a policy of underinsured motorist coverage from containing a provision authorizing the taking of an examination under oath. | | |

Taxation

| <u>Bill Details</u> | <u>Status</u> | <u>Sponsor</u> |
|--|--|-----------------------|
| <u>EBH 1032</u> (Dead) (SB 5220) | Martial arts excise taxation Concerning the excise taxation of martial arts. HB 1032 - DIGEST Redefines martial arts training and instruction that take place outside of a fitness facility in order to return these activities to their previous tax treatment. | H Rules 3C Ryu |
| <u>HB 1040</u> (Dead) (SB 5427) | Small winery tax relief Providing small winery tax relief. Provides a tax exemption on a domestic winery's sales of the first twenty thousand gallons of wine in a calendar year, except any amount of the tax that may be designated for disbursement to the Washington wine commission. | H Finance Wylie |
| <u>SHB 1048</u> (Dead) (SB 5499) | Renewable energy promotion Promoting a sustainable, local renewable energy industry through modifying renewable energy system tax incentives and providing guidance for renewable energy system component recycling. Modifies renewable energy system tax incentives and provides guidance for renewable energy system component recycling in order to promote a sustainable, local renewable energy industry. | H Finance Morris |
| <u>HB 1154</u> (Dead) | Fishing & seafood processing Ensuring the competitiveness of Washington state's fishing and seafood processing industries by supporting the recapitalization of fishing fleets through certain tax preferences. Provides a tax preference to support the recapitalization of fishing fleets and to ensure the continued competitiveness of the state's maritime, fishing, and seafood processing industries. | H Finance Tarleton |
| <u>SHB 1175</u> (Dead) (Inactive) | Trans. benefit districts tax Increasing the rate of sales and use tax that may be imposed by certain transportation benefit districts. Prohibits the rate of tax imposed by certain transportation benefit districts from exceeding the lesser of the sales and use tax imposed by a public transportation benefit area located in the same county or nine-tenths of one percent of the selling price in the case of a sales tax, or value of the article used, in the case of a use tax. | H Trans Muri |
| <u>HB 1206</u> (Dead) | State estate tax, repealing Repealing the state estate tax. Repeals the state estate tax. | H Finance Young |

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| <u>HB 1231</u> (Dead) (Inactive) (SB 5148) | Cooperative finance orgs tax | H Finance | Lytton |
| | Removing the expiration date of the business and occupation tax deduction for cooperative finance organizations. | | |
| | Removes the July 1, 2017, expiration date for the business and occupation tax deduction for cooperative finance organizations. | | |
| <u>HB 1265</u> (Dead) (Inactive) (SB 5093) | Feminine hygiene products tx | H Finance | Stambaugh |
| | Providing tax relief to females by exempting feminine hygiene products from retail sales and use tax. | | |
| | Provides a sales and use tax exemption on feminine hygiene products. | | |
| <u>SHB 1391</u> (Dead) | Nonprofit/major industrial | H Rules R | DeBolt |
| | Concerning a property tax exemption for land owned by a nonprofit organization and designated as a master planned location for major industrial activity. | | |
| | Exempts the following from property taxation: Real property owned by a nonprofit organization and within an area designated as a master planned location for major industrial activity outside urban growth areas on lands formerly used or designated for surface coal mining and supporting uses. | | |
| <u>HB 1646</u> (Dead) (SB 5509) | Carbon tax | H Environment | Fitzgibbon |
| | Promoting an equitable clean energy economy by creating a carbon tax that allows investment in clean energy, clean air, healthy forests, and Washington's communities. | | |
| | Creates a carbon pollution mitigation tax on fossil fuel emissions of greenhouse gases that contribute to global climate change. Creates the carbon program oversight board to oversee implementation of this act and advise the governor on the achievement of greenhouse gas emission reductions. Creates an economic and environmental justice oversight panel as a joint body between the office of the governor, the department of ecology, and the department of health. Requires the department of revenue to establish and administer a low-income carbon pollution mitigation tax grant for state residents to assist in the equitable transition to lower carbon emission energy sources. Involves the following in some role regarding the imposition of the carbon tax: The department of ecology, the department of revenue, the department of commerce, the department of health, the Washington State University extension energy office, the recreation and conservation office, the office of the attorney general, and other state agencies with control of expenditures of carbon pollution mitigation tax receipts. Creates the clean energy account, the clean water climate program account, the sustainable forest health account, the carbon reduction investment fund, the sustainable infrastructure fund, and the equitable transition fund. | | |
| <u>HB 1695</u> (Dead) | Crowdfunding donation taxes | H Finance | Stokesbary |
| | Concerning the excise taxation of crowdfunding donations. | | |
| | Provides a business and occupation tax exemption and a sales and use tax exemption on contributions by a donor to a donee through a crowdfunding web site. | | |
| <u>2SHB 1904</u> (Dead) | Personal info. sale & tax | H Rules C | Smith |
| | Concerning the sale and taxation of Washingtonians' personal information and related data. | | |

Finds that there are businesses engaged in: (1) Accumulating personal data that is available to be collected about people as they use the internet; and (2) Aggregating or compiling that information and reselling it without any compensation to the people of the state. Sets apart this growing industry with its own individual tax rate. Imposes a business and occupation tax on persons engaging in the business of making sales of personal information or exchanging personal information for consideration.

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| <u>HB 2059</u> (Dead) (SB 5464) | Washington investment trust | H Bus & Fin Svcs | Frame |
| | Establishing the Washington investment trust. | | |
| | Creates the Washington investment trust which is a publicly owned depository to be known as a legacy institution that amasses sufficient capital reserves to address opportunities now and in the future. Creates the Washington investment trust commission as the primary governing authority of the trust. Creates the trust transition board to develop and recommend the following to the commission: (1) A start-up business plan for the trust; (2) Initial capital requirements of the trust; and (3) Options for capitalizing the trust. Creates an investment trust advisory board to review the trust's operations and make recommendations relating to the trust's management, services, policies, and procedures. Requires the state auditor to conduct an annual postaudit on all accounts and financial transactions of the trust. Exempts the trust from payment of fees and taxes levied by the state. Exempts the president of the trust from the provisions of the state civil service act. | | |
| <u>SB 5093</u> (Dead) (Inactive) (HB 1265) | Feminine hygiene products tx | S Ways & Means | Wilson |
| | Providing tax relief to females by exempting feminine hygiene products from retail sales and use tax. | | |
| | Provides a sales and use tax exemption on feminine hygiene products. | | |
| <u>SSB 5104</u> (Dead) | Property tax/line of duty | S Rules 3 | O'Ban |
| | Concerning the creation of a property tax exemption for spouses of military members or first responders killed in the line of duty. | | |
| | Provides a lifetime property tax exemption for a residence owned by a spouse or domestic partner: (1) Currently receiving dependency and indemnity compensation; (2) Who had received dependency and indemnity compensation, but for whom such compensation was discontinued as a result of remarriage; (3) Recipient of a duty-related death benefit from the law enforcement officers' and firefighters' retirement system; or (4) Recipient of a death benefit from the volunteer firefighters' and reserve officers' relief and pensions system or the Washington state patrol. | | |
| <u>SB 5111</u> (Dead) (HB 1730) | Capital gains excise tax | S 2nd Reading | Braun |
| | Enacting an excise tax on capital gains to improve the fairness of Washington's tax system and provide funding for the education legacy trust account. | | |
| | Provides funding for the education legacy trust account. Imposes a tax on individuals for the privilege of: (1) Selling or exchanging long-term capital assets; or (2) Receiving Washington capital gains. | | |
| <u>SB 5112</u> (Dead) (HB 1549) | Tax preferences | S Ways & Means | Braun |
| | Investing in education and other vital public services by narrowing or eliminating tax preferences, making administrative revenue changes, and redirecting existing revenue sources. | | |

Invests in education and other vital public services by: (1) Narrowing the use tax exemption for extracted fuel; (2) Modifying the nonresident sales and use tax exemption; (3) Eliminating the sales and use tax exemption for bottled water; and (4) Addressing the real estate excise tax on foreclosures; the limit trade-in exclusion; the business license fee; the interest rate on assessments and refunds; trust fund accountability; the economic nexus for retailing business and occupation tax; and the public works assistance account.

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| <u>SB 5113</u> (Dead) (Inactive) (HB 1550) | B&O tax/education Investing in education by modifying the business and occupation tax and providing small business tax relief. Modifies the business and occupation tax and provides small business tax relief to invest in education. | S 2nd Reading | Braun |
| <u>SB 5127</u> (Dead) (HB 1555) | Carbon pollution tax Establishing a carbon pollution tax and investment program to reduce greenhouse gas emissions, facilitate the transition to a clean energy economy, and invest in K-12 education and other vital public services. Establishes the carbon pollution tax and investment act. Imposes a carbon pollution tax on: (1) The sale or use of fossil fuels, including fossil fuels used in generating electricity; or (2) The sale or consumption of electricity generated through the combustion of fossil fuels. Creates the carbon pollution reduction account and the carbon reduction investment fund. | S Rules | Braun |
| <u>SB 5148</u> (Dead) (Inactive) (HB 1231) | Cooperative finance orgs tax Removing the expiration date of the business and occupation tax deduction for cooperative finance organizations. Removes the July 1, 2017, expiration date for the business and occupation tax deduction for cooperative finance organizations. | S Ways & Means | Baumgartner |
| <u>SB 5204</u> (Dead) | Industries prop. tax exempt. Modifying a property tax exemption for industrial and manufacturing industries in targeted areas. Addresses industrial and manufacturing industries in targeted areas with regard to the modification of a property tax exemption for those industries. | S Ways & Means | Fain |
| <u>SB 5205</u> (Dead) | Martial arts excise taxation Concerning the excise taxation of martial arts. Addresses the excise taxation of martial arts. | S Rules 3 | Fain |
| <u>SSB 5208</u> (Dead) (SHB 1422) | Rural jobs Creating the Washington rural jobs act. Establishes the Washington rural jobs act. Requires the department of commerce to: (1) Accept applications for approval as a rural growth fund; (2) Once the fund is fully funded, issue a tax credit | S Ways & Means | Warnick |

certificate to each investor whose affidavit was included in the application specifying the amount of the investor's credit-eligible capital contribution; and (3) Provide a copy of the certificates to the office of the insurance commissioner for investors earning tax credits eligible for use against insurance premium or retaliatory taxes and to the department of revenue for investors earning tax credits eligible for use against business and occupation taxes. Allows a tax credit, for persons that made a credit-eligible capital contribution to a rural growth fund and were issued a tax credit certificate, and allows the credit to be claimed against business and occupation taxes, insurance premium taxes, and retaliatory taxes. Creates the rural job creation account. Provides a July 1, 2023, contingent expiration date.

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| <u>SB 5220</u> (Dead) (EHB 1032) | Martial arts excise taxation Concerning the excise taxation of martial arts. Redefines martial arts training and instruction that take place outside of a fitness facility in order to return these activities to their previous tax treatment. | S Ways & Means | Warnick |
| <u>SSB 5358</u> | Tax and licensing laws 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 regarding: (1) Providing reasonable tools for the effective administration of the public utility district privilege tax; (2) Pet adoption fees; (3) Technical corrections and clarifications to 2015 legislation; (4) Automated sales suppression devices and phantom-ware; (5) Annual surveys and reports for tax preferences; (6) Estate tax return filing relief; (7) Clarifying that licensing information may not be disclosed for commercial purposes; (8) Background investigations; (9) Revising the date by which the department of revenue is required to provide estimates of the amount of public forestland that is available for timber harvesting; and (10) Electronic communication of confidential property tax information. | Signed by Gov.: C 323 L 17 | Schoesler |
| <u>SB 5427</u> (Dead) (HB 1040) | Small winery tax relief Providing small winery tax relief. Provides a tax exemption on a domestic winery's sales of the first twenty thousand gallons of wine in a calendar year, except any amount of the tax that may be designated for disbursement to the Washington wine commission. | S Ag/Water/Trade | Warnick |
| <u>SB 5445</u> (Dead) | Eminent domain/economic dev. Prohibiting the use of eminent domain for economic development. Allows private property to be taken only for public use and the taking of private property by a public entity for economic development does not constitute a public use. Prohibits a public entity from taking property for the purpose of economic development. Specifies that condemnation of property in blighted areas for economic development is not a public use. | S Rules 3 | Padden |
| <u>SB 5464</u> (Dead) (HB 2059) | Washington investment trust Establishing the Washington investment trust. | S Fin Inst/Ins | Hasegawa |

Creates the Washington investment trust which is a publicly owned depository to be known as a legacy institution that amasses sufficient capital reserves to address opportunities now and in the future. Creates the Washington investment trust commission as the primary governing authority of the trust. Creates the trust transition board to develop and recommend the following to the commission: (1) A start-up business plan for the trust; (2) Initial capital requirements of the trust; and (3) Options for capitalizing the trust. Creates an investment trust advisory board to review the trust's operations and make recommendations relating to the trust's management, services, policies, and procedures. Requires the state auditor to conduct an annual postaudit on all accounts and financial transactions of the trust. Exempts the trust from payment of fees and taxes levied by the state. Exempts the president of the trust from the provisions of the state civil service act.

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| <u>SB 5499</u> (Dead) (SHB 1048) | Renewable energy promotion Promoting a sustainable, local renewable energy industry through modifying renewable energy system tax incentives and providing guidance for renewable energy system component recycling. Modifies renewable energy system tax incentives and provides guidance for renewable energy system component recycling in order to promote a sustainable, local renewable energy industry. | S Energy, Enviro | Palumbo |
| <u>SB 5509</u> (Dead) (HB 1646) | Carbon tax Promoting an equitable clean energy economy by creating a carbon tax that allows investment in clean energy, clean air, healthy forests, and Washington's communities. Creates a carbon pollution mitigation tax on fossil fuel emissions of greenhouse gases that contribute to global climate change. Creates the carbon program oversight board to oversee implementation of this act and advise the governor on the achievement of greenhouse gas emission reductions. Creates an economic and environmental justice oversight panel as a joint body between the office of the governor, the department of ecology, and the department of health. Requires the department of revenue to establish and administer a low-income carbon pollution mitigation tax grant for state residents to assist in the equitable transition to lower carbon emission energy sources. Involves the following in some role regarding the imposition of the carbon tax: The department of ecology, the department of revenue, the department of commerce, the department of health, the Washington State University extension energy office, the recreation and conservation office, the office of the attorney general, and other state agencies with control of expenditures of carbon pollution mitigation tax receipts. Creates the clean energy account, the clean water climate program account, the sustainable forest health account, the carbon reduction investment fund, the sustainable infrastructure fund, and the equitable transition fund. | S Energy, Enviro | Carlyle |
| <u>SB 5847</u> (Dead) | Tax prefs citizen commission Concerning the review process of the citizen commission for performance measurement of tax preferences. Requires the joint legislative audit and review committee, when reviewing tax preferences, to include the following: (1) The overall effective tax rate for the industry groups benefiting from the tax preference; and (2) Using economic modeling techniques, evaluate potential economic impacts of the tax preference compared to the economic impact of government activities funded at the same level as the preference. | S Ways & Means | Carlyle |
| <u>SB 5848</u> (Dead) | State tax preferences Concerning the creation, extension, expansion, accountability, and transparency of state tax preferences. | S Ways & Means | Carlyle |

Addresses state tax preferences with regard to: (1) Improving tax preference data collection; (2) Incorporating department of revenue-led work group recommendations for improving department of revenue annual surveys and reports; (3) Authorizing public disclosure of firm-specific tax savings from business tax incentives; (4) Updating and modernizing the department of revenue tax exemption report; and (5) Improving the information contained in fiscal notes for bills that contain tax preferences for economic development.

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| | Tax court, creating | S Rules 3 | Brown |
| | Creating a tax court for the state of Washington. | | |
| E2SSB 5866 (Dead) | 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. | | |

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| | Tax court | S Rules 2 | Brown |
| SJR 8209 (Dead) | Authorizing a tax court. | | |
| | Proposes an amendment to the state Constitution to authorize a tax court. | | |

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| <u>Bill Details</u> | <u>Status</u> | <u>Sponsor</u> |
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| HJM 4009 (Dead) | BDS movement/Israel | Shea |
| | Condemning the boycott, divestment, and sanctions movement. | |
| | Condemns the boycott, divestment, and sanctions movement. | |
