

# Final Summary of Legislation Passed by the Washington State Legislature

2021 Regular Legislative Session

Office of Program Research Washington House of Representatives



## State of Washington House of Representatives



May 27, 2021

Members of the House of Representatives:

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

This "Summary of Legislation Passed by the Washington State Legislature" summarizes all of the bills that passed the Legislature during the 2021 Regular Session. This version includes information regarding any bills that have been vetoed, or partially vetoed, by the Governor.

The "Legislative Budget Notes" for 2021 will be available online at <a href="http://fiscal.wa.gov/OperatingBillsDocsLBNs.aspx">http://fiscal.wa.gov/OperatingBillsDocsLBNs.aspx</a> when complete. This publication will contain summary and detail information about enacted operating, transportation, and capital budget

If you have any questions about bills or budgets, please feel free to contact committee staff. For your convenience, a committee phone list is included in the report.

If you have any comments or if I can be of assistance, please let me know, I can be reached at (360) 438-1997 or jill.reinmuth@leg.wa.gov.

Best regards,

Jill Reinmuth Staff Director

Office of Program Research

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#### Office of Program Research Washington House of Representatives

P.O. Box 40600 Olympia, WA 98504

#### **Standing Committees**

| Appropriations                                     | (360) 786-7340 |
|--|----------------|
| Capital Budget                                     | (360) 450-6365 |
| Children, Youth & Families                         | (360) 786-7146 |
| Civil Rights & Judiciary                           | (360) 786-7180 |
| College & Workforce Development                    | (360) 786-7304 |
| Commerce & Gaming                                  | (360) 350-5302 |
| Community & Economic Development                   | (360) 464-1181 |
| Consumer Protection & Business                     | (360) 485-0587 |
| Education  | (360) 786-7386 |
| Environment & Energy                               | (360) 786-7196 |
| Finance  | (253) 534-8398 |
| Health Care & Wellness                             | (360) 786-7392 |
| Housing, Human Services & Veterans                 | (360) 464-9789 |
| Labor & Workplace Standards                        | (360) 786-7384 |
| Local Government                                   | (360) 786-7134 |
| Public Safety                                      | (360) 786-7147 |
| Rural Development, Agriculture & Natural Resources | (360) 485-0074 |
| State Government & Tribal Relations                | (360) 810-3231 |
| Transportation                                     | (360) 799-4902 |

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### Summary of Legislation 2021 Regular Session

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

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| The Status column indicates the final status of the bill, including whether the bill was vetoed or partially vetoed by the Governor. |   |  |  |  |  |
| Abbreviations in   | the column include  |  |  |  |  |
| C 2 L 21   | Chapter 2, Laws of 2021. This is where the bill will be found in the Session Laws of the State of Washington, which is compiled annually. |  |  |  |  |
| Gov Vetoed   | Vetoed by Governor.   |  |  |  |  |
| Partial Veto   | Partially vetoed by Governor.   |  |  |  |  |
| Veto Override  | Veto override.  |  |  |  |  |

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

#### **APPROPRIATIONS COMMITTEE**

| BILL      | SPONSORS                       | SUMMARY  | STATUS     |
|-----------|--------------------------------|--|------------|
| HB 1001   | Maycumber,<br>Lovick, Cody     | Establishing a Law Enforcement Professional Development Outreach<br>Grant Program - Authorizes the development of a grant program to<br>encourage a broader diversity of candidates to seek careers in law<br>enforcement.   | C 52 L 21  |
| HB 1104   | Ryu, Kloba                     | Extending the Operation of the Mortgage Lending Fraud Prosecution Account - Extends the operation of the Mortgage Lending Fraud Prosecution Account until June 30, 2027. Extends the surcharge for prosecution of mortgage lending fraud until June 30, 2027.  | C 31 L 21  |
| SHB 1166  | Leavitt,<br>Caldier, Rule      | Expanding Access to the Homeless and Foster Care College Students Pilot Program - Extends and expands pilot programs at the community and technical colleges and the four-year higher education institutions to provide assistance to homeless students and students who were in foster care.  | C 62 L 21  |
| ESHB 1273 | Berg, Caldier,<br>Wicks        | Concerning Menstrual Products in Schools - Requires school districts, private K-12 schools, charter schools, state-tribal compact schools, and public and private institutions of higher education to make menstrual hygiene products available at no cost by the beginning of the 2022-23 academic year. Requires these entities to bear the cost of supplying these products.  | C 163 L 21 |
| НВ 1316   | Cody, Macri,<br>Duerr          | Concerning the Hospital Safety Net Assessment - Extends the Hospital Safety Net Assessment (HSNA) program through July 1, 2025. Continues to allow revenues from the HSNA program to be used in lieu of State General Fund payments for Medicaid hospital services through the 2023-25 biennium. Continues to allow revenues from the HSNA program to be used for integrated evidence-based psychiatry and family residency programs through the 2023-25 biennium.   | C 255 L 21 |
| EHB 1342  | Berg,<br>Gregerson,<br>Santos  | Eliminating Lunch Copays for Certain Students - Eliminates lunch copays for students who qualify for reduced-price lunches under the National School Lunch Program.  | C 74 L 21  |
| НВ 1367   | Ormsby,<br>Bergquist,<br>Macri | Revising 2019-2021 Fiscal Biennium Appropriations of State and Federal Funding for Previously Implemented Medicaid Rates and Other Medicaid Expenditures in the Developmental Disabilities and Long-Term Care Programs in Response to the COVID-19 Pandemic - Modifies funding sources for certain Medicaid-eligible COVID-19 related expenses incurred in calendar year 2020. Attributes funding for these expenses to a combination of the Budget Stabilization Account and federal Medicaid matching funds, rather than the federal Coronavirus Relief Fund (CRF), freeing up CRF for other allowable uses. | C 5 L 21   |

| BILL      | SPONSORS                              | SUMMARY   | STATUS                     |
|-----------|---------------------------------------|---|----------------------------|
| ESHB 1368 | Ormsby,<br>Macri, Kloba               | Responding to the COVID-19 Pandemic Through State Actions Supported by Federal Funding - Appropriates \$2.2 billion in federal funding from a combination of the federal Consolidated Coronavirus Response and Relief Supplemental Appropriations Act, the Coronavirus Relief Fund under the federal Coronavirus Aid, Relief, and Economic Security Act, and Medicaid for K-12 public schools, public health, healthcare, assistance to individuals and families, housing assistance, and business assistance.  | C 3 L 21                   |
| ESHB 1476 | Dolan,<br>Sullivan, Rule              | Enrollment Stabilization Funding to Address Enrollment Declines Due to the COVID-19 Pandemic - Revises enrichment levy formulas in the 2022 calendar year, requiring 2019-20 school year enrollments to be used in place of 2020-21, if 2019-20 enrollment is greater and a school district is open for in-person instruction at the beginning of the 2021-22 school year.  | C 221 L 21                 |
| SHB 1532  | Ormsby,<br>Lekanoff,<br>Harris-Talley | Concerning Court Filing Fees - Eliminates the expiration date for surcharges on court filing fees that are deposited into the Judicial Stabilization Trust Account.   | C 303 L 21                 |
| SB 5021   | Hunt,<br>Conway,<br>Saldaña           | Concerning the Effect of Expenditure Reduction Efforts on Retirement Benefits for Public Employees, Including Those Participating in the Shared Work Program - Provides that specified public pensions will not be reduced as a result of compensation reductions that are part of a public employer's expenditure reduction efforts during the 2019-2021 and 2021-23 fiscal biennia. Provides that the pension benefit of an employee covered by a pension system that is administered by the Department of Retirement Systems is not reduced as a result of participation in an unemployment insurance shared work program, retroactive to July 28, 2013. | C 12 L 21                  |
| SB 5058   | Rolfes, Van<br>De Wege                | Making Technical Changes to Certain Natural Resources-Related Accounts - Requires payments for livestock losses caused by wolves to be made from the Limited Fish and Wildlife Account, rather than the Fish, Wildlife, and Conservation Account.   | C 14 L 21                  |
| SSB 5080  | Carlyle,<br>Frockt, Hunt              | Providing Flexibility in the Distribution and Use of Local Funds Dedicated to Facilities Used for Youth Educational Programming - Revises the distribution and use of repaid local sales and use taxes dedicated to facilities used for youth educational programming.  | C 178 L 21                 |
| ESSB 5092 | Rolfes,<br>Wilson, L.,<br>Wilson, C.  | Making 2021-2023 Fiscal Biennium Operating Appropriations and 2019-2021 Fiscal Biennium Second Supplemental Operating Appropriations - Makes biennial operating appropriations for the 2021-23 biennium, fund transfers, and contains other provisions. Makes supplemental operating appropriations for the 2019-21 biennium. (See <a href="http://leap.leg.wa.gov">http://leap.leg.wa.gov</a> for additional information.)   | C 334 L 21<br>Partial Veto |
|           |                                       | <b>Partial Veto</b> : Vetoes several items in the 2021-23 biennial budget and the 2021 supplemental budget. (See veto message.)   |                            |

| BILL      | SPONSORS                            | SUMMARY  | STATUS     |
|-----------|-------------------------------------|--|------------|
| 2SSB 5192 | Das, Lovelett,<br>Carlyle           | Supporting Access to Electric Vehicle Supply Equipment - Requires electric vehicle service providers to clearly disclose the costs of using publicly available electric vehicle supply equipment. Requires the Washington State Department of Agriculture, in consultation with the Department of Commerce and the Utilities and Transportation Commission, to adopt rules for certain publicly available electric vehicle supply equipment regarding payment methods, interoperability, and the sale of electricity as a vehicle fuel. Establishes registration fees and penalties related to electric vehicle supply equipment.                              | C 238 L 21 |
| ESSB 5272 | Rolfes, Frockt,<br>Randall          | Concerning Temporarily Waiving Certain Liquor and Cannabis Board Annual Licensing Fees - Waives fees for certain liquor licenses administered by the Liquor and Cannabis Board for a period of one year.   | C 6 L 21   |
| SB 5296   | Schoesler,<br>Conway,<br>Dozier     | Modifying the Definition of Index for the Washington State Patrol Retirement System - Changes a reference to the Consumer Price Index used to adjust the benefits for retirees of the Washington State Patrol Retirement System from the obsolete Seattle-Tacoma-Bremerton, Washington area to the Seattle, Washington area.   | C 98 L 21  |
| SB 5322   | Robinson,<br>Wilson, C.             | Prohibiting Dual Enrollment Between School Employees' Benefits Board and Public Employees' Benefits Board Programs - Requires an employee who is eligible for both Public Employees' Benefits Board and School Employees' Benefits Board insurance coverage to choose health, dental, and vision coverage from the same program.   | C 18 L 21  |
| ESB 5330  | Van De Wege,<br>Salomon,<br>Warnick | Regarding Commercial Whale Watching Licenses - Requires all businesses that engage in the activity of commercial whale watching to acquire an annual commercial whale watching business license. Requires a person to obtain a kayak guide license and be designated on a commercial whale watching business license order to conduct commercial whale watching via guided kayak tours. Requires any person who operates a motorized or sailing vessel engaged in the business of whale watching to hold an annual commercial whale watching operator license. Waives commercial whale watching license and application fees for calendar years 2021 and 2022. | C 284 L 21 |
| 2SSB 5362 | McCune,<br>Warnick                  | Ensuring the Funding of Agricultural Fairs - Increases the amount of State General Fund transferred into the Fair Fund, over the course of several years, from \$2 million per fiscal year to \$4 million per fiscal year.   | C 245 L 21 |
| SB 5367   | Conway                              | Directing the Department of Retirement Systems to Create Rules Regarding Automatic Refunds of Retirement Contributions in the Retirement Systems Listed in RCW 41.50.030 - Directs the Department of Retirement Systems to establish rules for closing and refunding inactive member accounts with a balance of less than \$1,000.   | C 189 L 21 |

| BILL      | SPONSORS                         | SUMMARY  | STATUS                     |
|-----------|----------------------------------|--|----------------------------|
| ESB 5476  | Dhingra,<br>Hasegawa,<br>Wellman | Responding to the State v. Blake Decision - Requires the Heath Care Authority (HCA) to establish a substance use recovery services plan to assist persons with substance use disorder in accessing outreach, treatment, and recovery support services. Requires that behavioral health administrative services organizations establish a recovery navigator program to provide community-based outreach, intake, assessment, connection to services, and long-term intensive case management and recovery coaching services to individuals with substance use disorder. Establishes funding programs for increasing substance use disorder treatment services, expanding recovery support services, homeless outreach stabilization transition programs, projects for psychiatric outreach to the homeless program, substance misuse prevention efforts, and contingency management programs. Modifies offenses and penalties under the Uniform Controlled Substances Act and related provisions. Requires pre-arrest diversion measures for possession offenses and expands certain current law provisions authorizing alternatives to arrest. Requires basic law enforcement training to include training on interactions with persons with substance use disorder. Makes changes related to proceedings for vacating convictions and resentencing associated with the State v. Blake decision, and creates an account to fund specified costs related to the decision. Appropriates \$84.6 million from the State General Fund and \$3.9 million from the General Fund-Federal Account for a variety of activities. | C 311 L 21<br>Partial Veto |
| ESSB 5478 | Keiser,<br>Mullet,<br>Lovelett   | Concerning Unemployment Insurance Relief for Certain Employers - Creates the Unemployment Insurance Relief Account (UI Relief Account). Requires the Employment Security Department (ESD) to determine forgiven benefits for four categories of employers that will be reimbursed by the UI Relief Account instead of being charged to the employers' experience rating accounts. Requires the ESD to transfer from the UI Relief Account to the Unemployment Compensation Account an amount equal to the total forgiven benefits.   | C 292 L 21                 |

#### **CAPITAL BUDGET COMMITTEE**

(360) 450-6365

| BILL      | SPONSORS                         | SUMMARY  | STATUS     |
|-----------|----------------------------------|--|------------|
| HB 1023   | Steele,<br>Tharinger,<br>Callan  | Concerning Predesign Requirements and Thresholds - Increases the threshold for non-higher education capital construction projects requiring predesign to \$10 million, making this the same threshold for all capital project types. Provides the Office of Financial Management (OFM) the authority to waive some or all predesign requirements on capital projects exceeding the \$10 million threshold. Requires the OFM to notify the legislative fiscal committees of any waivers.  | C 54 L 21  |
| SHB 1080  | Tharinger,<br>Leavitt, Wylie     | Concerning the Capital Budget - Authorizes new appropriations for capital projects totaling \$6.3 billion in the 2021-23 fiscal biennium; of which \$3.9 billion is financed with bond proceeds. Reappropriates \$4.5 billion, for previously authorized, but not yet completed projects, of which \$2.9 billion is financed with bonds. Reduces appropriations and reappropriations by \$63.6 million in the 2019-21 fiscal biennium.   | C 332 L 21 |
| ESHB 1370 | Callan,<br>Shewmake,<br>Kloba    | Concerning Grants for Early Learning Facilities - Increases the grant and loan award limits within the Early Learning Facilities (ELF) program. Adds program administration and technical assistance as allowable activities eligible for funding through the ELF program. Renames the ELF accounts the Ruth LeCocq Kagi ELF accounts.   | C 130 L 21 |
| SB 5032   | Hasegawa,<br>Warnick,<br>Kuderer | Concerning the Reauthorization and Improvements to Alternative Public Works Contracting Procedures - Extends the use of alternative public works contracting procedures until July 1, 2031. Amends the duties and membership of the Capital Projects Advisory Review Board (CPARB). Amends the design-build, general contractor/construction manager, and job order contracting procedures. Requires the CPARB to develop best practices for increasing and sustaining access to contracting opportunities in alternative public works for minority, women, and veteran-owned businesses, and small businesses, and report to the Legislature any recommendations for changes to the statute by June 30, 2022. | C 230 L 21 |
| ESSB 5084 | Frockt,<br>Mullet,<br>Wilson, C. | Concerning State General Obligation Bonds and Related Accounts - Authorizes the State Finance Committee to issue \$3.97 billion in general obligation bonds to finance projects in the 2021-23 capital budget and to pay issuance and bond sale expenses.  | C 331 L 21 |
| ESB 5356  | Short,<br>Kuderer,<br>Conway     | Concerning Prime Contractor Bidding Submission Requirements on Public Works Contracts - Changes submittal requirements for prime contractors awarded a bid of a public works project expected to cost \$1 million or more. Exempts design-build and general contractor/construction manager requests for proposal from subcontractor listing requirements. Requires a report on subcontracting listing policies and practices by November 1, 2022.   | C 103 L 21 |

#### **CHILDREN, YOUTH & FAMILIES COMMITTEE**

| BILL       | SPONSORS                   | SUMMARY  | STATUS     |
|------------|----------------------------|--|------------|
| 2SHB 1061  | Senn, Dent,<br>Callan      | Concerning Youth Eligible for Developmental Disability Services who are Expected to Exit the Child Welfare System - Prioritizes eligible individuals who exited a dependency proceeding within the last two years for Medicaid waivers administered by the Developmental Disability Administration (DDA) when there is funded capacity and to the extent consistent with federal law and federal funding requirements. Requires the Department of Children, Youth, and Families (DCYF) to provide a report detailing the number of youth involved in the child welfare system who are enrolled clients of the DDA and expected to exit child welfare services after reaching the maximum age that those youth can receive child welfare services. Requires the DCYF to convene a shared planning meeting that includes DDA staff for youth who are dependent and may be eligible for DDA services when the youth is between ages 16 and 16-1/2 for purposes of planning for the youth's transition to adulthood. | C 56 L 21  |
| E2SHB 1186 | Goodman,<br>Senn, Davis    | Concerning Juvenile Rehabilitation - Creates a community transition services program administered by the Department of Children, Youth, and Families (DCYF) where an individual who has served at least 60 percent of a term of confinement and at least 15 weeks of total confinement may serve a remaining portion of that term of confinement in the community while the DCYF monitors the individual's location and provides services.   | C 206 L 21 |
| E2SHB 1194 | Ortiz-Self,<br>Senn, Young | Strengthening Parent-Child Visitation During Child Welfare Proceeding - Requires that the first visit after a child is placed outside the home of a parent, guardian, or legal custodian must take place within 72 hours of placement in the care of the Department of Children, Youth, and Families, unless the court finds that extraordinary circumstances exist. Establishes a presumption that if the court previously ordered that visitation between a parent and a child be supervised or monitored, such supervision will no longer be necessary at certain stages of child welfare proceedings. Requires that visitation occur in the least restrictive setting and be unsupervised unless the presence of threats or danger to the child requires the constant presence of an adult to ensure the safety of the child.  | C 208 L 21 |
| SHB 1221   | Rule,<br>Bateman,<br>Ramel | Standardizing Homelessness Definitions - Defines "homeless" for the Early Childhood Education and Assistance Program. Defines "experiencing homelessness" for purposes of child welfare. Replaces the term "homelessness" with the term "experiencing homelessness" in the child welfare statutes.   | C 67 L 21  |

| BILL       | SPONSORS                       | SUMMARY   | STATUS     |
|------------|--------------------------------|---|------------|
| E2SHB 1227 | Ortiz-Self,<br>Callan, Young   | Protecting the Rights of Families Responding to Allegations of Abuse or Neglect of a Child - Requires hospitals, law enforcement, and courts to find that the removal or detention of a child is necessary to prevent imminent physical harm due to child abuse or neglect before authorizing removal or detention of the child. Requires the Department of Children, Youth, and Families to make continuing efforts to place children with relatives and requires such placement unless there is no relative capable of ensuring the basic safety of the child. Requires the court to release a child to a parent unless the court finds reasonable cause to believe that removal of the child is necessary to prevent imminent physical harm and that the evidence show a causal relationship between the conditions in the home and imminent physical harm to the child.   | C 211 L 21 |
| HB 1237    | Eslick, Senn,<br>Riccelli      | <b>Defining Family Resource Centers</b> - Defines the term "family resource center" to mean a unified single point of entry where families, individuals, children, and youth in communities can obtain information, an assessment of needs, referral to, or direct delivery of family services in a manner that is welcoming and strength-based.  | C 39 L 21  |
| 2SHB 1325  | Callan, Eslick,<br>Ramos       | Implementing Policies Related to Children and Youth Behavioral Health - Establishes the Partnership Access Line for Moms and the Mental Health Referral Service for Children and Teens as ongoing programs. Requires the Health Care Authority to provide reimbursement for up to five sessions of mental health intake and assessment of children from birth through age 5 in home and community settings. Requires providers to use the current version of the Diagnostic Classification of Mental Health and Developmental Disorders of Infancy and Early Childhood.   | C 126 L 21 |
| ESSB 5118  | Darneille,<br>Das,<br>Hasegawa | Supporting Successful Reentry - Requires that persons serving a term of imprisonment in a juvenile rehabilitation institution are included in the requirement to bring an untried indictment, information, or complaint against the person to trial within 120 days after the prisoner delivers to the prosecutor and the superior court written notice of the prisoner's place of imprisonment and a request for a final disposition. Includes community facilities, the group care facilities operated for the care of juveniles committed to the Department of Children, Youth, and Families (DCYF), within the definition of "essential public facilities" for purposes of siting. Requires the DCYF, at least 30 days before an individual's release from a residential facility, to send written notice of the planned release to the individual's health care insurance provider or assist the individual in obtaining coverage. | C 265 L 21 |

| BILL       | SPONSORS                         | SUMMARY   | STATUS                     |
|------------|----------------------------------|---|----------------------------|
| SSB 5151   | Wilson, C.,<br>Das, Kuderer      | Concerning Foster Care and Child Care Licensing by the Department of Children, Youth, and Families - Makes the outdoor nature-based child care pilot program permanent. Amends provisions related to child care licensing, including the definition of seasonal camps, and provisions addressing programs in private schools, background check submissions, and an internal review process. Modifies foster care licensing, including creating a child-specific license and amending the definition of a qualified residential treatment program. Prohibits the Secretary of the Department of Children, Youth, and Families from charging fees for obtaining a child care license until June 30, 2023.  Partial Veto: Vetoes the section that makes provisions temporarily prohibiting the charging of licensees for obtaining a child care license null and void unless funded in the omnibus appropriations act. | C 304 L 21<br>Partial Veto |
| E2SSB 5237 | Wilson, C.,<br>Dhingra, Liias    | Expanding Accessible, Affordable Child Care and Early Childhood Development Programs - Establishes a new account for child care and early learning purposes and includes a nonexhaustive list of spending goals and strategies. Expands eligibility and decreases copayments in the Working Connections Child Care Program and expands eligibility in the Early Childhood Education and Assistance Program. Provides for increased rates, training, grants, supports, and services for child care and early learning providers. Increases supports for families of children from birth to age 3, as well as for providers.  | C 199 L 21                 |
| 2SSB 5331  | Gildon,<br>Darneille,<br>Dhingra | Establishing an Early Childhood Court Program for Young Children and Their Families Involved in Washington's Child Welfare System - Authorizes superior courts to establish early childhood court programs to serve the needs of infants and toddlers who are dependent and under age 3 and creates requirements for these programs.  | C 285 L 21                 |

#### **CIVIL RIGHTS & JUDICIARY COMMITTEE**

| BILL      | SPONSORS                         | SUMMARY  | STATUS     |
|-----------|----------------------------------|--|------------|
| HB 1042   | Thai, Walen,<br>Ortiz-Self       | Revising the Uniform Child Custody Jurisdiction and Enforcement Act to Protect Families from Facing the Death Penalty in Foreign Jurisdictions on the Basis of Certain Beliefs and Sexual Orientation - Allows Washington courts to refrain from applying Uniform Child Custody Jurisdiction and Enforcement Act standards in international custody matters if a parent or child are at demonstrable risk of being subject to laws of a foreign country that carry a death sentence for apostasy, a sincerely held religious belief or practice, or homosexuality.   | C 23 L 21  |
| HB 1072   | Lekanoff,<br>Valdez, Wylie       | Removing Only One of the Restrictions on the Use of Civil Legal Aid Funds - Removes the prohibition on the use of civil legal aid funds to represent individuals who are in the United States without legal authority.   | C 58 L 21  |
| SHB 1088  | Lovick,<br>Goodman,<br>Tharinger | Concerning Potential Impeachment Disclosures - Requires county prosecutors to adopt a protocol addressing potential impeachment disclosures. Requires the Criminal Justice Training Commission, subject to funding, to provide online training for potential impeachment disclosures. Requires law enforcement agencies to report potential impeachment information regarding an officer to prosecutors and, prior to hiring an officer with previous experience, to inquire whether the officer has been subject to potential impeachment disclosure. Establishes limited immunity from liability for a public agency, official, or employee, who shares impeachment information about an officer with a prosecutor or the officer's employer or potential employer.  | C 322 L 21 |
| ESHB 1108 | Orwall, Ortiz-<br>Self, Kloba    | Maintaining Funding and Assistance for Homeowners Navigating the Foreclosure Process - Extends the mediation and certain other pre-foreclosure requirements under the Deeds of Trust Act and the Foreclosure Fairness Act (FFA) to residential real property of up to four units and removes the requirement that a property be owner-occupied. Modifies the mediation exemption under the FFA for the 2021 and 2022 calendar years to provide that whether or not a beneficiary must participate in mediation is determined by the number of the beneficiary's trustee sales that occurred in 2019. Modifies the remittance exemption under the FFA for the 2021 and 2022 calendar years to provide that whether or not a beneficiary must remit a fee is determined by the number of notices of trustee's sale that were recorded on its behalf in 2019. Shifts the remittance requirement and exemption to be based on the number of issued notices of default rather than notices of trustee's sale. | C 151 L 21 |

| BILL      | SPONSORS                         | SUMMARY  | STATUS     |
|-----------|----------------------------------|--|------------|
| ESHB 1140 | J. Johnson,<br>Frame,<br>Hackney | Concerning Juvenile Access to Attorneys when Contacted by Law Enforcement - Requires law enforcement, subject to limited exceptions, to provide juveniles with in-person or remote access to an attorney prior to any waiver of the juvenile's constitutional rights when law enforcement: (1) questions a juvenile during a custodial interrogation; (2) detains a juvenile based on probable cause of involvement in criminal activity; or (3) requests that the juvenile provide consent to certain evidentiary searches of the juvenile or the juvenile's property. Provides that the consultation with an attorney may not be waived. Establishes, subject to limited exceptions, that statements made by a juvenile after they are contacted by law enforcement in a manner described above are inadmissible in evidence at trial, unless the juvenile makes an express, knowing, intelligent, and voluntary waiver of their rights after being provided with access to counsel and being fully informed of their rights. Addresses: scope of coverage and exceptions; assertion and waiver of rights; and the duties and powers of the Office of Public Defense to provide access to counsel. | C 328 L 21 |
| HB 1167   | Bateman,<br>Dolan,<br>Hackney    | Concerning Thurston County Superior Court Judges - Increases the number of statutorily authorized superior court judge positions in Thurston County.   | C 63 L 21  |
| SHB 1171  | Walen,<br>Springer,<br>Dolan     | Amending Child Support Income Withholding Provisions - Requires that enforcement of a child support obligation through income withholding must be through use of an income withholding order and form that complies with federal law. Provides that child support may not be enforced under the garnishment laws, but must instead be enforced under child support enforcement laws.   | C 35 L 21  |
| EHB 1192  | Goodman,<br>Dufault              | Making Technical Corrections and Removing Obsolete Language from the Revised Code of Washington - Corrects technical errors and removes obsolete language in the Revised Code of Washington.   | C 65 L 21  |
| SHB 1209  | Bronoske,<br>Cody,<br>Shewmake   | Concerning Immunity Protection for Nonmedical Assistance - Subject to limited exceptions, establishes immunity from civil liability for persons providing nonmedical care or assistance at the scene of an emergency or disaster.  | C 66 L 21  |
| 2SHB 1219 | Frame, J.<br>Johnson,<br>Lovick  | Concerning the Appointment of Counsel for Youth in Dependency Court Proceedings - Phases in the mandatory appointment of counsel in dependency proceedings for children age 8 and over, beginning July 2022.   | C 210 L 21 |
| SHB 1294  | Goodman,<br>Davis, Macri         | Addressing Misdemeanant Supervision Services by Limited Jurisdiction Courts - Permits limited jurisdiction courts to enter into interlocal agreements for the provision of pretrial and post-judgment probation supervision services, and establishes criteria governing the formation and scope of the interlocal agreements. Extends the limited immunity applicable to limited jurisdiction courts for the provision of misdemeanant probation services to persons operating at the direction of the court pursuant to an interlocal agreement.   | C 41 L 21  |

| BILL       | SPONSORS                       | SUMMARY   | STATUS     |
|------------|--------------------------------|---|------------|
| SHB 1314   | Young, Lovick,<br>Dufault      | Concerning Veteran Diversion from Involuntary Commitment - Requires a facility to inquire about a person's veteran status after arrival in a behavioral health facility and coordinate with Veteran's Health Administration facilities if the person is a veteran or eligible for veterans services.  | C 125 L 21 |
| E2SHB 1320 | Goodman,<br>Thai, Lekanoff     | Addressing Laws Concerning Civil Protection Orders - Consolidates and harmonizes laws governing domestic violence protection orders, sexual assault protection orders, stalking protection orders, antiharassment protection orders, vulnerable adult protection orders, and extreme risk protection orders under a new chapter governing all protection orders, and repeals current protection order laws. Amends laws addressing the recognition and enforcement of Canadian domestic violence protection orders. Revises laws governing orders to surrender and prohibit weapons, revocation of concealed pistol licenses, unlawful possession of firearms, and domestic violence no-contact orders. Establishes responsibilities of school districts with respect to students who are subject to protection orders. | C 215 L 21 |
| SHB 1416   | Walen, Santos                  | Concerning the Reporting of Debt Information by Insurers to Enhance the Collection of Past-due Child Support - Requires insurers to exchange information with certain child support databases in order to intercept certain insurance claim payments for the collection of past-due child support.  | C 168 L 21 |
| EHB 1482   | Walsh,<br>Orwall,<br>Lekanoff  | Addressing Foreclosure Protections for Homeowners in Common Interest Communities - Prohibits commencing an action to foreclose an association lien for past-due assessments against a homeowner in a common interest community unless: the owner owes a specified minimum amount; the association provides to the owner a notice of delinquency; and at least 180 days have elapsed from the date the minimum required amount of past-due assessments has accrued. Reduces the wait period from 180 days to 90 days effective January 1, 2024.  | C 222 L 21 |
| HB 1525    | Walen,<br>Hansen,<br>Simmons   | Concerning Automatic Protection of Certain Funds from Attachment, Execution, and Garnishment Establishes automatic protection from attachment, execution, and garnishment for certain funds held by financial institutions. Requires writs of garnishment to include instructions to financial institutions directing such institutions to comply with the automatic protections.   | C 50 L 21  |
| SB 5005    | Pedersen,<br>Padden,<br>Mullet | Concerning Business Corporations - Amends the Washington Business Corporations Act to address delivery of notices, consents, or other communications by electronic mail or other electronic transmission.   | C 84 L 21  |

| BILL      | SPONSORS                          | SUMMARY  | STATUS     |
|-----------|-----------------------------------|--|------------|
| SSB 5009  | Padden,<br>Pedersen,<br>Brown     | <b>Enacting the Uniform Public Expression Protection Act</b> - Creates a special motion for expedited relief to dismiss certain legal claims arising from First Amendment activities, stay proceedings, and discovery until the motion and any appeal is resolved. Addresses: scope of covered claims and exceptions; the legal standard for dismissal; notice requirements; fee-shifting; and interlocutory appeals.  | C 259 L 21 |
| SSB 5011  | Pedersen,<br>Wilson, L.,<br>Brown | Addressing Electronic Meetings and Notice Provisions for Common Interest Communities, Condominiums, and Homeowners' Associations - Amends the Washington Uniform Common Interest Ownership Act (WUCIOA) to allow meetings of unit owners to be conducted remotely unless otherwise restricted by organizational documents and if specified requirements are met. Aligns the Washington Condominium Act, the Homeowners' Association Act, and the Horizontal Property Regimes Act with the WUCIOA provisions related to notice requirements, remote meetings, and voting procedures.  | C 227 L 21 |
| ESSB 5024 | Padden,<br>Pedersen,<br>Brown     | Reducing Barriers to Condominium Construction - Specifies that a qualified building enclosure inspector under the Washington Condominium Act must be the architect or engineer of record or another person with substantial training and experience. Allows deposit funds for the purchase of a unit in a common interest community under the Washington Uniform Common Interest Ownership Act (WUCIOA) to be withdrawn from escrow and used for construction costs if a surety bond is maintained in favor of the purchaser in the amount of the deposit to be withdrawn. Relieves the party holding escrow funds from the obligation to monitor the expenditure of funds and liability to any purchaser for the release of funds for construction. Limits earnest money deposits under the WUCIOA to no more than 5 percent of the purchase price. | C 260 L 21 |
| SB 5027   | Padden,<br>Salomon,<br>Hunt       | Concerning Closed Captioning on Televisions in Places of Public Accommodation - Requires closed captioning to be activated on televisions in places of public accommodation with limited exceptions. Subjects each violation to an initial civil fine of up to \$75, and up to \$150 for subsequent violations.  | C 229 L 21 |
| SSB 5034  | Pedersen,<br>Padden,<br>Mullet    | Concerning Nonprofit Corporations - Adopts a new Washington Nonprofit Corporation Act that makes comprehensive changes to the law governing nonprofit corporations, including changes relating to: notice and electronic communications; relationship of members, directors, and the corporation; procedures for fundamental transactions, including domestication and conversion; protection of chartiable assets; and the authority of the Attorney General to supervise and protect propery held for charitable purposes.   | C 176 L 21 |

| BILL       | SPONSORS                       | SUMMARY  | STATUS     |
|------------|--------------------------------|--|------------|
| ESSB 5038  | Kuderer, Das,<br>Rolfes        | Prohibiting the Open Carry of Weapons at Certain Locations - Prohibits the open carry of firearms and other weapons at or near permitted demonstrations, on west State Capitol Campus grounds, in buildings on state capitol grounds, and in specified state legislative locations. Provides exemptions for law enforcement personnel when acting in conformance with their employing agency's policy and members of the armed forces while in the discharge of official duties.   | C 261 L 21 |
| E2SSB 5071 | Dhingra,<br>Darneille, Das     | Creating Transition Teams to Assist Specified Persons Under Civil Commitment - Creates transition teams and enhances behavioral health services to support the release of persons found not guilty by reason of insanity, and certain persons who have been civilly committed following dismissal of a violent felony based on incompetence to stand trial, from the state hospitals. Imposes requirements on the Health Care Authority and behavioral health administrative organizations related to less restrictive alternative treatment orders.   | C 263 L 21 |
| SSB 5073   | Dhingra, Das,<br>Kuderer       | Concerning Involuntary Commitment - Expands less restrictive alternative treatment requirements to include a substance use disorder evaluation and consultation about the formation of a mental health advance directive. Applies provisions related to video evaluations under the Involuntary Treatment Act to minors. Authorizes courts to provide periodic monitoring to patients ordered to receive involuntary outpatient treatment and to modify the terms of their commitment orders. Amends various provisions related to the American Indian/Alaska Native behavioral health system. | C 264 L 21 |
| SB 5132    | Pedersen,<br>Padden,<br>Mullet | Concerning Trusts and Estates - Adopts the Uniform Electronic Wills Act, the Uniform Fiduciary Income and Principal Act, and the Uniform Powers of Appointment Act. Outlines the powers of a personal representative with nonintervention powers and clarifies the process for the removal of a personal representative and withdrawal of nonintervention powers.  | C 140 L 21 |
| ESB 5135   | Das,<br>Hasegawa,<br>Nguyen    | Concerning Unlawfully Summoning a Police Officer - Establishes a civil cause of action for damages against a person who knowingly causes law enforcement to contact another person with the intent to: infringe on a person's constitutional rights; unlawfully discriminate against the person; cause the person to be harassed or humiliated, or expelled from a place the person is lawfully located; or damage the person's reputation or financial, consumer, or business   | C 330 L 21 |
| SSB 5185   | Pedersen,<br>Wilson, C.        | Concerning Capacity to Provide Informed Consent for Health Care Decisions - Establishes a rebuttable presumption that a person has the capacity to make health care decisions, if they are of age. Makes terminology changes to reflect changes made in the Uniform Guardianship, Conservatorship, and Other Protective Arrangements Act.  | C 270 L 21 |

| BILL      | SPONSORS                         | SUMMARY   | STATUS     |
|-----------|----------------------------------|---|------------|
| SB 5225   | Hunt,<br>Padden,<br>Pedersen     | Concerning Direct Appeals to the Court of Appeals of Certain Cases - Authorizes superior courts to transfer certain appeals of land use and administrative agency decisions to the court of appeals, until expiration of the provisions on July 1, 2026.  | C 305 L 21 |
| ESSB 5263 | Frockt,<br>Pedersen, Das         | Concerning the Felony Bar Defense - Limits the felony bar affirmative defense in civil actions arising out of law enforcement activities resulting in personal injury or death, such that the defendant must prove each element of the defense beyond a reasonable doubt.   | C 325 L 21 |
| SSB 5271  | Wagoner,<br>Pedersen,<br>Dhingra | Amending the Elements of Proof of Injury During the COVID-19 Emergency - Establishes specific factors that must be considered in a civil action when determining whether a health care provider followed the required standard of care during the period of the COVID-19 state of emergency.  | C 241 L 21 |
| SB 5347   | Padden,<br>Pedersen              | Concerning Member Voting Methods - Authorizes members of a cooperative association to vote by electronic transmission unless the articles of incorporation or bylaws provide otherwise. Provides that members voting by electronic transmission are deemed present for purposes of quorum, count of votes, and percentage voting of total voting power. | C 101 L 21 |
| ESSB 5370 | Keiser,<br>Dhingra,<br>Saldaña   | Updating Mental Health Advance Directive Laws - Updates mental health advance directive provisions to include substance use and co-occurring disorders. Permits a notary public to take acknowledgment of a mental health advance directive. Amends the form used to create a mental health advance directive.  | C 287 L 21 |
| ESSB 5408 | Stanford, Das,<br>Saldaña        | Concerning the Homestead Exemption - Changes the homestead exemption amount to the greater of \$125,000, or the county median sale price of a single-family home. Allows appreciation of the property to be included in the exemption after a bankruptcy filing, even if it exceeds the statutory limit.  | C 290 L 21 |

#### **COLLEGE & WORKFORCE DEVELOPMENT COMMITTEE**

| BILL       | SPONSORS                         | SUMMARY  | STATUS     |
|------------|----------------------------------|--|------------|
| 2SHB 1033  | Leavitt,<br>Boehnke,<br>Bronoske | Concerning the Washington Customized Employment Training Program - Extends the expiration date for the Washington Customized Employment Training Program business and occupation tax credit to July 1, 2026. Requires the State Board for Community and Technical Colleges to report certain data from the Washington Customized Employment Training Program to the Legislature.   | C 116 L 21 |
| 2SHB 1044  | Leavitt,<br>Simmons,<br>Goodman  | Creating Prison to Postsecondary Education Pathways - Expands the Department of Corrections' (DOC) authority to implement postsecondary education programs at correctional institutions. Requires the DOC to establish a process for identifying, assessing, and accommodating incarcerated persons with learning disabilities, traumatic brain injuries, and cognitive impairments to support participation in educational programming. Requires the DOC to provide unofficial transcripts to incarcerated persons who participated in postsecondary education programs. Requires the DOC to consider educational programming when transfering individuals to other facilities and when releasing an individual to their county of origin. Requires the Washington State Institute for Public Policy to study and report on postsecondary education data of incarcerated persons post release. Requires the DOC and other state agencies to report annually on correctional postsecondary education programs. | C 200 L 21 |
| HB 1119    | Jacobsen,<br>Simmons,<br>Young   | Concerning Low-Cost Course Materials at the Four-Year Higher Education Institutions - Requires the public four-year higher education institutions to designate whether course materials are "low-cost" in their online course descriptions.  | C 152 L 21 |
| SHB 1425   | Taylor,<br>Leavitt, Pollet       | Expands Scholarship Eligibility for Community and Technical College Students - Expands eligibility for the Career and Technical Scholarship and the Rural Jobs Initiative Scholarship under the Washington State Opportunity Scholarship program.  | C 133 L 21 |
| SHB 1472   | Slatter, Ortiz-<br>Self, Chopp   | Adding a Graduate Student to the Student Achievement Council - Adds a second student position to the membership of the Washington Student Achievement Council that must be filled by a graduate student. Makes the students' term length two years.  | C 134 L 21 |
| E2SHB 1504 | Chopp,<br>Simmons,<br>Goodman    | Investments in Behavioral Health Workforce Programs - Adds workforce education and career connected learning as allowable uses of the Workforce Education Investment Account. Requires the Health Care Authority to establish a behavioral health workforce pilot program and provide training support grants to community mental health and substance use disorder treatment providers. Broadens the definition of "agency affiliated counselors" to include student interns. Increases the cap on state match dollars for the Washington State Opportunity Scholarship Advanced Degrees Pathways Account to \$5 million per biennium.  | C 170 L 21 |

| BILL       | SPONSORS                      | SUMMARY  | STATUS     |
|------------|-------------------------------|--|------------|
| E2SSB 5194 | Liias,<br>Hasegawa,<br>Das    | Concerning Equity and Access in Higher Education - Requires community and technical colleges (CTCs) to develop diversity, equity, and inclusion strategic plans. Requires full implementation of Guided Pathways at all CTCs and requires an evaluation of Guided Pathways by the Washington State Institute for Public Policy. Establishes a goal for increasing full-time tenured faculty positions at the CTCs by 200 in the 2021-23 biennium. Creates a CTC grant program to increase student access to mental health counseling and services. Establishes minimum hiring standards for CTC faculty counselors. Modifies residency requirements for undocumented students. | C 272 L 21 |
| E2SSB 5227 | Randall,<br>Nobles,<br>Nguyen | Concerning Diversity, Equity, Inclusion, and Antiracism Training and Assessments at Higher Education Institutions - Requires public higher education institutions to provide diversity, equity, inclusion, and antiracism training for faculty, staff, and degree-seeking students. Requires the institutions to conduct diversity, equity, and inclusion campus climate assessments.  | C 275 L 21 |
| SSB 5228   | Randall, Liias,<br>Nguyen     | Addressing Disproportionate Health Outcomes by Building a Foundation of Equity in Medical Training - Requires public medical schools to develop health equity curriculum for medical students. Requires public medical school students to complete courses on health equity prior to graduating. Requires each public medical school to create a goal regarding student representation and report progress on that goal annually.  | C 96 L 21  |
| ESSB 5321  | Nobles, Das,<br>Stanford      | <b>Expanding Access to the College Bound Scholarship</b> - Eliminates the pledge requirement for the College Bound Scholarship (CBS) and requires the Washington Student Achievement Council to automatically enroll all eligible students. Vests a student's right in the CBS program upon enrollment, assuming the student meets the requirements for receiving a scholarship.   | C 283 L 21 |
| SSB 5401   | Nguyen,<br>Rivers, Liias      | Authorizing Colleges to Offer Bachelor Degrees in Computer Science - Authorizes community and technical colleges to offer Bachelor of Science degrees in computer science.   | C 147 L 21 |
| SB 5430    | Mullet                        | Concerning the Advanced College Tuition Payment Program - Limits the price of a Guaranteed Education Tuition (GET) unit to no more than 10 percent above the current unit payout value if certain conditions are met. Requires GET account adjustments for GET units purchased at the 2020-21 unit price.  | C 248 L 21 |

#### **COMMERCE & GAMING COMMITTEE**

(360) 350-5302

| BILL       | SPONSORS                         | SUMMARY   | STATUS     |
|------------|----------------------------------|---|------------|
| HB 1022    | MacEwen,<br>Kloba,<br>Peterson   | Modifying Washington State Horse Racing Commission Provisions - Removes the provision prohibiting the state from paying any salary, wages, expenses, or compensation in connection with the work of the Washington Horse Racing Commission until June 30, 2023.   | C 149 L 21 |
| HB 1289    | Chambers,<br>Kloba,<br>Boehnke   | <b>Concerning Winery Workforce Development</b> - Authorizes domestic winery employees who are at least age 18, but under age 21, to engage in wine production and work under the supervision of an adult age 21 or older.   | C 123 L 21 |
| ESHB 1443  | Morgan,<br>Wicks, Ortiz-<br>Self | Concerning Social Equity Within the Cannabis Industry - Expands the purpose of the Task Force on Social Equity in Cannabis (Task Force) to include providing social equity program recommendations to the Liquor and Cannabis Board on the issuance and reissuance of existing cannabis producer and processor licenses. Modifies Task Force reporting requirements, including adding recommendation topics and extending the due date for final recommendations to December 9, 2022. Expands the entities eligible to receive grants under the Cannabis Social Equity Technical Assistance Grant Program to include all types of cannabis license holders and cannabis license applicants meeting social equity applicant criteria. Authorizes the Department of Commerce to establish a roster of mentors to support and advise social equity applicants and current cannabis licensees meeting social equity applicant criteria. | C 169 L 21 |
| HB 1469    | Wicks, Vick,<br>Robertson        | Concerning Enhanced Raffle Procedures - Increases the maximum value the Washington State Gambling Commission (Commission) may authorize for an enhanced raffle grand prize from \$5 million to \$10 million. Requires the Commission to address enhanced raffles under its existing reporting obligations to the Governor and Legislature. Removes the provision that expires the enhanced raffle statute on June 30, 2022.   | C 81 L 21  |
| E2SHB 1480 | MacEwen,<br>Kloba,<br>Sutherland | Extending Certain Privileges Granted to Liquor Licensees to Mitigate the Impact of the Coronavirus Pandemic - Codifies, until July 1, 2023, liquor license privileges similar to allowances the Liquor and Cannabis Board (LCB) is providing to licensees during the COVID-19 pandemic. Includes authorizations related to curbside service, takeout, and delivery of alcohol products, the sale by restaurants of premixed cocktails, cocktail kits, and wine drinks, and the sale of growlers by certain licensees. Requires the LCB to adopt rules related to the temporary privileges, directs the LCB to consider revising rules to provide greater flexibility for food service menu requirements for liquor licensees, and provides an expiration to the LCB's temporary relaxation of certain requirements. Requires the LCB to contract for an independent study of the impacts of the new, temporary privileges.          | C 48 L 21  |

| BILL     | SPONSORS                        | SUMMARY   | STATUS     |
|----------|---------------------------------|---|------------|
| ESB 5372 | Stanford,<br>Warnick,<br>Conway | Concerning Hemp Processor Registration and a Hemp Extract Certification - Allows a hemp processor to register with the Washington State Department of Agriculture (Department) for compliance with interstate or international hemp processing requirements. Allows a qualifying hemp processor to obtain a hemp extract certification from the Department to certify that hemp extract produced for export to other states by the processor is in compliance with Washington inspection and sanitation requirements. | C 104 L 21 |

#### **COMMUNITY & ECONOMIC DEVELOPMENT COMMITTEE**

(360) 464-1181

| BILL      | SPONSORS                               | SUMMARY   | STATUS                             |
|-----------|--|---|------------------------------------|
| SHB 1170  | Boehnke,<br>Paul, Leavitt              | Concerning Building Economic Strength Through Manufacturing - Provides a state goal to double the state's manufacturing employment base, the number of small manufacturing businesses, and the number of women- and minority-owned manufacturing businesses in 10 years. Requires the Department of Commerce (Department) to prepare a biennial report to the Legislature on the state of the manufacturing and research and development in Washington. Requires the Department to convene a manufacturing council to advise and consult on the biennial report and its recommendations. Requires the Department to appoint a workforce innovation sector lead.   | C 64 L 21                          |
| SHB 1259  | Santos,<br>Dolan, Callan               | Concerning Public Contracting Opportunities for Women and Minority Business Enterprises - Establishes an Audit and Review unit within the Office of Minority and Women's Business Enterprises (OMWBE) to detect and investigate fraud and violations pertaining to the certification of, and contracting with, minority- and womenowned businesses. Repeals the Office of the Attorney General's authority to investigate and enforce prohibited and unlawful acts pertaining to the certification of, and contracting with, minority- and women-owned businesses. Requires the OMWBE to annually identify state agencies and educational institutions with low levels of public contracting participation by minority- and women-owned businesses. | C 160 L 21                         |
| ESHB 1336 | Hansen,<br>Ybarra,<br>Shewmake         | Creating and Expanding Unrestricted Authority for Public Entities to Provide Telecommunications Services to End Users - Authorizes public utility districts, port districts, second-class cities, towns, and counties to provide retail telecommunications services.  Partial Veto: Vetoes the section that allows a county, city, or town that has not met certain Growth Management Act requirements to receive financial assistance for a public works project that increases access to broadband and that requires relevant sections of the Washington Administrative Code to be amended by January 1, 2022.  | C L 21<br>(signed)<br>Partial Veto |
| EHB 1471  | Santos, Harris-<br>Talley,<br>Lekanoff | Concerning Community Preservation and Development Authorities - Specifies that a Community Preservation and Development Authority (CPDA) is a public body corporate and politic and instrumentality of the State of Washington. Lengthens the terms of the members of the boards of directors for CPDAs.  | C 47 L 21                          |
| SB 5101   | Stanford,<br>Conway,<br>Dhingra        | Establishing Tribal Representation on the Emergency Management Council - Adds two representatives of federally recognized tribes to the Emergency Management Council.   | C 233 L 21                         |

| BILL      | SPONSORS                         | SUMMARY  | STATUS             |
|-----------|----------------------------------|--|--------------------|
| 2SSB 5383 | Wellman,<br>Short, Wilson,<br>L. | Authorizing Public Utility Districts and Port Districts to Provide Retail Telecommunications Services in Unserved Areas Under Certain Conditions - Allows public utility districts and port districts to provide retail telecommunications services to end users in unserved areas under certain conditions. | C L 21<br>(signed) |
| SSB 5403  | Wellman,<br>Warnick,<br>Hasegawa | Concerning the Interagency, Multijurisdictional System Improvement Team - Extends the expiration date of the Interagency, Multijurisdictional System Improvement Team to June 30, 2025.  | C 190 L 21         |

#### **CONSUMER PROTECTION & BUSINESS COMMITTEE**

(360) 485-0587

| BILL     | SPONSORS                      | SUMMARY  | STATUS     |
|----------|-------------------------------|--|------------|
| SHB 1037 | Kirby, Vick                   | Concerning Insurance Adjusters - Modifies the definition of adjuster for property and casualty insurance. Allows the Office of the Insurance Commissioner (OIC) to establish minimum continuing education requirements for adjusters. Requires nonresident adjusters to register with the OIC.   | C 22 L 21  |
| EHB 1049 | Kirby, Vick,<br>Kloba         | Concerning Off-Site Delivery of Motor Vehicles - Permits motor vehicle dealers to (1) deliver vehicles for inspection, test drive, lease, or purchase; (2) have customers sign agreements over the Internet; and (3) provide an electronic statement of consumer rights. Limits the right to cancel off-site retail installment transactions, such that it does not apply to certain motor vehicle transactions. Modifies required disclosures in retail installment contracts.  | C 201 L 21 |
| SHB 1064 | Eslick, Kloba,<br>Leavitt     | Requiring Disclosure of High-Speed Internet Access Availability - Adds questions about Internet service to the seller disclosure statement for residential property.   | C 25 L 21  |
| HB 1399  | Vick, Kirby,<br>Jacobsen      | Relating to Professional Licensure for Individuals with Previous Criminal Convictions - Allows a person with a criminal conviction to request a determination of whether that criminal history is disqualifying for obtaining a professional license administered by the Department of Licensing.  | C 194 L 21 |
| SHB 1424 | Walen,<br>Ybarra,<br>Springer | <b>Restricting the Sale of Dogs and Cats</b> - Prohibits a retail pet store from selling cats. Prohibits a retail pet store from selling dogs unless the pet store sold dogs prior to the effective date of the act.   | C 76 L 21  |
| SSB 5025 | Rolfes, Billig,<br>Pedersen   | Concerning Consumer Protection Act Civil Penalities - Increases the maximum civil penalties for a violation of the Consumer Protection Act. Establishes an enhanced civil penalty for unlawful acts or practices targeting specific individuals or communities based on demographic characteristics. Provides civil penalty actions brought by the state are exempt from limitations restricting the time in which the action must be brought. Requires the Office of the Attorney General to regularly evaluate civil penalty levels and provide the Legislature with a report. | C 228 L 21 |
| SB 5048  | Mullet, Das                   | Concerning Reinsurance Agreements - Establishes requirements for reinsurers located and licensed in reciprocal jurisdictions.  | C 138 L 21 |
| SB 5077  | Dozier,<br>Mullet,<br>Brown   | Concerning Mortgage Loan Originators - Allows mortgage loan originators to work from home.   | C 15 L 21  |

| BILL      | SPONSORS                     | SUMMARY  | STATUS     |
|-----------|------------------------------|--|------------|
| SB 5106   | Liias, Rivers,<br>Wilson, C. | Concerning Deposits of Public Funds in Credit Unions - Repeals the limitation that a credit union may only accept deposits greater than the maximum insured amount from a public funds depositor that either is a county with a population of 300,000 persons or less or is a public funds depositor located within a county with a population of 300,000 persons or less. | C 91 L 21  |
| 2SSB 5315 | Mullet, Dozier               | Concerning Captive Insurance - Requires captive insurers to register with the Office of the Insurance Commissioner. Imposes the insurance premiums tax on captive insurance premiums allocable to Washington.  | C 281 L 21 |
| SSB 5378  | Das, Nobles,<br>Hasegawa     | Concerning License Requirements for Real Estate Brokers and Managing Brokers - Requires brokers to complete course instruction in fair housing and consumer protection to obtain or renew a license.   | C 288 L 21 |

#### **EDUCATION COMMITTEE**

| BILL       | SPONSORS                          | SUMMARY  | STATUS     |
|------------|-----------------------------------|--|------------|
| 2SHB 1028  | Bergquist,<br>McCaslin,<br>Dolan  | <b>Concerning Residency Teacher Certification</b> - Revises requirements related to residency teacher certification, including repealing the evidence-based assessment of teaching effectiveness, known as the edTPA.  | C 198 L 21 |
| SHB 1085   | Kloba, Vick,<br>Pollet            | Promoting a Safe Learning Environment for Students with Seizure Disorders - Requires school districts to provide individual health plans (IHPs) for students with epilepsy or other seizure disorders and establishes related requirements. Directs the Washington State School Directors' Association to adopt a model policy and procedure that school districts may use to implement the IHP requirements. Establishes criminal and civil immunity for persons who provide assistance or services to students with epilepsy or other seizure disorders.   | C 29 L 21  |
| ESHB 1113  | Ortiz-Self,<br>Kloba, Pollet      | Concerning Student Absences from School - Requires that a truancy petition be filed between a student's seventh and fifteenth unexcused absence from school. Directs the Office of the Superintendent of Public Instruction (OSPI) to develop best practice guidance to reduce student absences and meet other specified requirements. Changes the term "community truancy board" to "community engagement board."   | C 119 L 21 |
| EHB 1121   | Santos,<br>Ybarra, Ortiz-<br>Self | Concerning the Emergency Waiver of Graduation Requirements - Authorizes the State Board of Education to permit public and private schools to grant individual student emergency waivers from credit and subject area graduation requirements, graduation pathway requirements, or both, when a student's ability to complete the requirements was impeded by a local, state, or national emergency. Makes students in the graduating class of 2020 and subsequent classes eligible for the emergency waivers.  | C7L21      |
| EHB 1131   | Rude, Callan                      | Concerning the Emergency Waiver of Instructional Hours and Days at Private Schools - Authorizes the State Board of Education to adopt rules establishing the terms and conditions for allowing private schools to maintain their approval status when they are unable to meet minimum school days or instructional hours requirements due to a significant disruption resulting from an emergency.   | C 8 L 21   |
| E2SHB 1139 | Pollet, Callan,<br>Stonier        | Relating to Lead in School Drinking Water - Designates the Department of Health (DOH) as the principal agency in regard to lead testing, remediation, and other actions at elementary and secondary schools. Requires school districts, charter schools, the state School for the Blind, and the state School for the Deaf to cooperate with the DOH or contract for sampling and testing for lead in drinking water in buildings built, or with all plumbing replaced, before 2016. Directs these school districts and schools to communicate certain information, take mitigation measures, and adopt an action plan if test results reveal lead concentrations that exceed stated thresholds. | C 154 L 21 |

| BILL       | SPONSORS                       | SUMMARY  | STATUS     |
|------------|--------------------------------|--|------------|
| ESHB 1176  | Paul,<br>Boehnke,<br>Kloba     | Concerning Access to Higher Education - Prohibits school districts from withholding the grades and transcripts of students who are responsible for damaging or losing school or other specified property. Prohibits public and private schools from withholding a transferring student's transcript due to an unpaid fine or fee for damaging or losing property, or unpaid tuition, fees, or fines at a private school. Requires school districts to post website information about diplomas that were withheld because of unpaid penalties resulting from damaged or lost property.  | C 120 L 21 |
| SHB 1208   | Santos,<br>Steele,<br>Lekanoff | Concerning the Learning Assistance Program - Requires that school districts budget and expend Learning Assistance Program (LAP) funds: (1) immediately and temporarily to address the academic and nonacademic needs of students resulting from and exacerbated by the COVID-19 pandemic; and (2) beginning with the end of the COVID-19 emergency or September 1, 2025, whichever is later, using the framework of the Washington Integrated Student Supports Protocol. Makes changes to requirements on, restrictions for, and review of the use of LAP funds. Expands the Extended Learning Opportunity Program to ninth and tenth grades.  | C 111 L 21 |
| ESHB 1214  | Senn, J.<br>Johnson,<br>Callan | Relating to Safety and Security Services at Public Schools - Creates the safety and security category for classified staff at public elementary and secondary schools. Requires safety and security staff to meet specified training requirements. Directs the Educational Service Districts to develop a training program. Adds requirements for school districts and charter schools related to safety and security staff data collection, policies and procedures adoption, and agreements with law enforcement agencies and security guard companies.  | C 38 L 21  |
| E2SHB 1295 | Callan, Eslick,<br>J. Johnson  | Providing Public Education to Youth in or Released from Institutional Education Facilities - Establishes new and modified duties for the Office of the Superintendent of Public Instruction (OSPI), the Department of Children, Youth, and Families (DCYF), and the State Board of Education related to the provision of public education to youth in or released from secure facilities. Directs the OSPI and the DCYF to jointly develop recommendations for the establishment, implementation, and funding of a reformed institutional education system. Establishes numerous provisions and requirements related to the recommendations of the OSPI and the DCYF, including the identification of issues that must be addressed and the creation of an advisory group. | C 164 L 21 |
| SHB 1302   | Berg, Ybarra,<br>J. Johnson    | Concerning College in the High School Programs - Allows ninth grade students to participate in college in the high school (CHS) programs. Requires specified CHS program fee and credit information to be included in the high school catalogue. Sets the maximum CHS course fee at \$65, annually adjusted for inflation.   | C 71 L 21  |

| BILL       | SPONSORS                           | SUMMARY  | STATUS     |
|------------|------------------------------------|--|------------|
| SHB 1356   | Lekanoff,<br>Dolan,<br>Bateman     | Prohibiting the Inappropriate use of Native American Names, Symbols, or Images as Public School Mascots, Logos, or Team Names - Prohibits public schools from using Native American names, symbols, or images as school mascots, logos, or team names. Establishes exceptions to the prohibition if certain requirements are met, including consultation with and authorization by, the applicable tribe or tribes. Establishes a temporary grant program for schools that incur costs resulting from compliance with the prohibition.   | C 128 L 21 |
| SHB 1363   | Ortiz-Self,<br>Callan, Davis       | Addressing Secondary Traumatic Stress in the K-12 Workforce - Requires the Office of the Superintendent of Public Instruction to publish links to resources for educators and local policymakers to address secondary traumatic stress in the workforce. Directs the Washington State School Directors' Association to develop a model policy and procedure to address secondary traumatic stress in the workforce. Requires school districts to adopt policies and procedures related to secondary traumatic stress that incorporate specified elements.  | C 129 L 21 |
| E2SHB 1365 | Gregerson,<br>Stonier, Berg        | Relating to Technology, Media Literacy, and Digital Citizenship in Public Elementary and Secondary Schools - Directs the Office of the Superintendent of Public Instruction (OSPI) to develop and administer a technology grant program to help public elementary and secondary schools (schools) to attain a universal 1:1 student to learning device ratio and to support staff, students, and families in using technology to support student learning. Requires each Educational Service District to provide technology consultation, procurement, and training to local schools. Directs the OSPI to survey school districts regarding technology levy information and provide a report to the Legislature. Requires the OSPI to report to the Legislature biennially with a summary of technology initiative information and recommendations. Directs the OSPI to establish a grant program to support media literacy and digital citizenship and to convene two regional conferences on this topic. | C 301 L 21 |
| SHB 1373   | Callan, Steele,<br>Simmons         | Promoting Student Access to Information About Behavioral Health Resources - Requires public schools, within existing resources, to post contact information for behavioral health organizations on their website home pages and to post corresponding information on social media websites used by the school district.  | C 167 L 21 |
| ESHB 1426  | Santos,<br>Lekanoff, J.<br>Johnson | Related to Administrator and Teacher Certificate Renewals - Specifies the content of, and authorized providers for, some of the continuing education required for teacher and administrator certificate renewals.  | C 77 L 21  |

| BILL       | SPONSORS                          | SUMMARY  | STATUS     |
|------------|-----------------------------------|--|------------|
| SHB 1484   | Dolan,<br>Lekanoff                | Eliminating the Statewide First Responder Building Mapping Information System - Repeals provisions directing the operation and use of the first responder building mapping information system for schools and other public buildings (mapping system). Removes references to the mapping system in safe school plan requirements. Directs transfer of mapping system information to the Office of the Superintendent of Public Instruction, the Governor, and other public entities upon request.  | C 223 L 21 |
| SSB 5030   | Mullet,<br>Wellman,<br>Salomon    | Developing Comprehensive School Counseling Programs - Requires school districts to develop and implement comprehensive school counseling programs for implementation by school counselors or other educational staff associates. Directs the Office of the Superintendent of Public Instruction to produce and distribute guidance for the development and implementation of the comprehensive school counseling programs.   | C 174 L 21 |
| ESSB 5044  | Das,<br>Wellman,<br>Stanford      | Concerning Cultural Competency, Diversity, Equity, and Inclusion Definitions, Standards, and Training for School Board Members and School Staff - Requires the development and periodic review of standards on cultural competency, diversity, equity, and inclusion (CCDEI). Requires, every four years, each member of a school district board and charter school board to complete a CCDEI governance training program provided by the Washington State School Directors' Association. Requires, every other year, school districts and charter schools to use one of the state-funded professional learning days to provide staff with learning opportunities aligned with CCDEI standards. Requires alignment of paraeducator and educator preparation and development programs to the CCDEI standards. | C 197 L 21 |
| E2SSB 5128 | Wellman,<br>Wilson, C.,<br>Conway | Concerning Student Transportation Funding During a Local, State, or National Emergency - Expands the allowable uses of transportation allocations to school districts, charter schools, and state-tribal compact schools if full in-person instruction has been substantially disrupted by a local, state, or national emergency.  | C 234 L 21 |
| SB 5184    | Nobles,<br>Wellman,<br>Kuderer    | Establishing a Building Point of Contact in all Public K-12 Schools for Students in Foster Care - Requires a contact in each elementary, middle, and high school building to coordinate services and resources for students in foster care. Directs existing school district foster care liaisons to train building points of contact. Tasks the Office of the Superintendent of Public Instruction with providing best practices for choosing and training building points of contact.  | C 95 L 21  |

| BILL     | SPONSORS                  | SUMMARY  | STATUS     |
|----------|---------------------------|--|------------|
| SSB 5249 | Wellman,<br>Nobles, Das   | Supporting Mastery-Based Learning - Makes various changes to a temporary mastery-based learning work group (work group), including extending its duration, assigning new duties, and expanding its membership. Directs the State Board of Education (SBE) to review a Washington profile of a graduate developed by the work group and to submit a report of related findings and recommendations to the Governor and the education committees of the Legislature. Requires the SBE to seek input from high school students and recent graduates, among others, on graduation pathways and submit a related report to the education committees of the Legislature. | C 144 L 21 |
| SB 5299  | Wellman,<br>Kuderer, Hunt | Substituting Computer Science as an Alternative to Certain High School Graduation Requirements - Allows a high school student to substitute a computer science course aligned to state computer science learning standards as an alternative to either a third-year mathematics or a third-year science course for graduation purposes.  | C 307 L 21 |

#### **ENVIRONMENT & ENERGY COMMITTEE**

| BILL       | SPONSORS                            | SUMMARY  | STATUS     |
|------------|-------------------------------------|--|------------|
| E2SHB 1050 | Fitzgibbon,<br>Ortiz-Self,<br>Ramos | Reducing Greenhouse Gas Emissions from Fluorinated Gases - Authorizes the Department of Ecology (Ecology) to establish a maximum global warming potential (GWP) threshold for hydrofluorocarbons (HFCs) used in new stationary air conditioning and stationary refrigeration, and directs Ecology to establish a GWP threshold for new ice rinks. Applies certain existing regulations addressing emissions of ozone-depleting substances to HFCs. Directs Ecology to establish a refrigerant management program to address refrigerant emissions from large stationary refrigeration and heating and cooling systems. Requires Ecology to provide recommendations to the Legislature by December 1, 2021, regarding the design of a program to address the end-of-life management and disposal of refrigerants. Establishes a state purchasing and procurement preference for recycled refrigerants. Encourages the mandatory cost-effective conservation activities of electric utilities to include promoting the adoption of air conditioning equipment that has a GWP below 750 and the replacement of stationary refrigeration systems that contain ozone-depleting substances or high-GWP refrigerants. Requires the State Building Code Council to adopt rules that allow the use of low-GWP refrigerants to the maximum extent practicable. | C 315 L 21 |

| BILL       | SPONSORS                      | SUMMARY   | STATUS                     |
|------------|-------------------------------|---|----------------------------|
| E3SHB 1091 | Fitzgibbon,<br>Slatter, Duerr | Establishing a Clean Fuels Program that reduces the Carbon Intensity of Transportation Fuel - Directs the Department of Ecology (Ecology) to adopt rules establishing a Clean Fuels Program (CFP) to limit the aggregate, overall greenhouse gas (GHG) emissions per unit of transportation fuel energy to 20 percent below 2017 levels by 2038. Prohibits the assigning of compliance obligations or the authorization of credit generation until the enactment of a transportation revenue package that includes a 5 cent motor vehicle fuel tax. Pauses reductions in the carbon intensity standard at no greater than 10 percent below 2017 levels until at least 2033 and specified activities occur. Excludes certain categories of transportation fuel from the CFP's GHG emission intensity reduction requirements. Requires the CFP to include processes for registering, reporting, and tracking compliance obligations and establishing bankable, tradeable credits to satisfy compliance obligations. Establishes a credit clearance market with a specified maximum credit price. Defers compliance obligations under the CFP for regulated parties under emergencies or low supply forecasts. Allows certain biofuel refineries to apply for siting permits. Requires annual reporting by Ecology on the CFP, fuel supply forecasting reports by the Department of Commerce, as well as an analysis of the program's first five years by the Joint Legislative Audit and Review Committee. Retains the current distribution of revenue under the 2015 Transportation Revenue Package, eliminating changes that would have been triggered as a result of the establishment of a CFP.  Partial Veto:  Vetoes the prohibition on assigning compliance obligations or the authorization of credit generation until the enactment of a transportation revenue package that includes a 5 cent motor vehicle fuel tax. | C 317 L 21<br>Partial Veto |
| SHB 1114   | Dye, Ramel                    | Encouraging Utility Mitigation of Urban Heat Island Effects - Encourages municipal electric utilities and public utility districts (PUDs) to assist retail electric customers in the acquisition and installation of materials and equipment, including appropriate tree plantings as well as materials and equipment installed as part of a utility cool roof program for the conservation of energy. Allows municipal utilities, PUDs, and investor-owned utilities to use voluntary donations for urban forestry solicited from retail electric customers to fund a tree planting program that accomplishes the goals of the statewide tree planting policy. Authorizes the Utilities and Transportation Commission to adopt a policy allowing an incentive rate of return on investment in an investor-owned utility's tree planting programs and cool roof programs.   | C 11 L 21                  |
| SHB 1145   | Rude                          | Allowing the use of Nonwood Renewable Fiber in Recycled Content Paper Carryout Bags - Makes nonwood renewable fiber derived from wheat straw grown in North America eligible to count toward the minimum 40 percent recycled content requirements that apply to paper carryout bags provided by retail establishments.  | C 33 L 21                  |

| BILL       | SPONSORS                        | SUMMARY  | STATUS                     |
|------------|---------------------------------|--|----------------------------|
| SHB 1193   | Hoff                            | Affirming the Process for Disposing of Dredged Materials for Federal Navigation Channel Maintenance and Improvement - Exempts actions taken by the United States Army Corps of Engineers on the Columbia River to maintain and improve federal navigation channels from Shoreline Management Act permit and review requirements, provided that other environmental review criteria are fulfilled.  | C 299 L 21                 |
| E2SHB 1287 | Ramel,<br>Hackney,<br>Ormsby    | Preparing for a Zero Emissions Transportation Future - Requires the Washington State Department of Transportation's Public-Private Partnership Office to develop and maintain a publicly available mapping and forecasting tool that provides locations and essential information of charging and refueling infrastructure to support forecasted levels of electric vehicle adoption, travel, and use. Requires electric utilities to analyze how their resource plans account for modeled load forecast scenarios that consider anticipated levels of zero-emission vehicle use in the utility's service area, assumed use case scenarios that consider anticipated levels of zero-emission vehicle use, and information from the utilities' transportation electrification plans. Requires the State Building Code Council to implement rules by July 1, 2024, to require electric vehicle charging capability at all new residential R-3 occupancy buildings that provide on-site parking, in an amount that is the greater of at least one parking space or 10 percent of parking spaces. Establishes a goal that all publicly and privately owned passenger and light-duty vehicles of model year 2030 or later sold, purchased, or registered in Washington be electric vehicles, contingent upon vehicle participation in a new road usage charge or an equivalent tax or fee policy. | C 300 L 21<br>Partial Veto |
|            |                                 | <b>Partial Veto</b> : Vetoes the section that establishes a contingent goal that all publicly and privately owned passenger and light duty vehicles of model year 2030 or later sold, purchased, or registered in Washington be electric vehicles.   |                            |
| HB 1393    | Shewmake,<br>Ramel,<br>Lekanoff | Delaying Certain Implementation Dates for the Photovoltaic Module Stewardship and Takeback Program - Requires a photovoltaic module manufacturer to submit a stewardship plan to the Department of Ecology (Ecology) by July 1, 2024, rather than July 1, 2022. Requires a manufacturer or its designated stewardship organization to provide an annual report to Ecology beginning April 1, 2026, rather than April 1, 2024. Changes the effective date for when a manufacturer, distributor, retailer, or installer is prohibited from selling or offering for sale a photovoltaic module for which a stewardship plan has not been approved from July 1, 2023, to July 1, 2025.   | C 45 L 21                  |

| BILL       | SPONSORS                      | SUMMARY   | STATUS     |
|------------|-------------------------------|---|------------|
| SHB 1423   | Fitzgibbon,<br>Springer, Dent | Concerning Smoke Management Civil Enforcement - Authorizes the issuance of a civil penalty to a person who burns certain classes of material on land protected by the Department of Natural Resources (DNR) without the requisite burning permit issued by the DNR. Requires the DNR to adopt a rule that establishes: (1) a framework for resolving conflicts that may arise related to the burning permit statute, including the issuance of civil penalties; and (2) the method by which penalties related to violations of the burning permit statute will be calculated. Requires the DNR to conduct a public process to solicit input on the development of the rule. Requires that civil enforcement actions related to violations of the burning permit statute be consistent with the provisions of the burning permit statute.  | C 132 L 21 |
| SHB 1446   | Fey                           | Prohibiting a Utility from Being Assessed a Penalty for not Meeting its Biennial Acquisition Target for Cost-Effective Conservation in Special Circumstances Outside the Utility's Control - Provides that utilities are in compliance with cost-effective conservation acquisition targets if events beyond the reasonable control of the utility prevented it from meeting the conservation target.   | C 79 L 21  |
| E2SSB 5022 | Das, Rolfes,<br>Pedersen      | Managing Solid Waste Through Prohibitions on Expanded Polystyrene, Providing for Food Serviceware upon Customer Request, and Addressing Plastic Packaging - Establishes minimum postconsumer recycled (PCR) content, registration, and reporting requirements for producers of plastic beverage containers, household cleaning and personal care product containers, and plastic trash bags (covered products). Establishes penalties for producers of covered products that fail to achieve PCR requirements or to meet registration, reporting, and labeling requirements. Preempts certain local PCR requirements. Requires the recycling development center in the Department of Ecology (Ecology) to hire a neutral facilitator to convene a stakeholder advisory committee related to PCR requirements for products other than covered products. Requires state agencies to purchase plastic trash bags only from plastic trash bag producers that comply with minimum recycled content requirements. Restricts the sale of expanded polystyrene cold storage containers and food service products beginning June 1, 2024, and void filling packaging products beginning June 1, 2023. Allows food service businesses to provide single-use utensils, straws, condiment packaging, or beverage cup lids to customers only after affirming the customer wants the item. Requires Ecology to administer, implement, and enforce PCR requirements, expanded polystyrene prohibitions, and upon-request food service product requirements. Amends labeling requirements for plastic trash bags. | C 313 L 21 |

| BILL       | SPONSORS                              | SUMMARY  | STATUS                     |
|------------|---------------------------------------|--|----------------------------|
| SB 5040    | Fortunato,<br>Lovelett,<br>Wilson, J. | Enhancing Litter Control Along State Highways - Requires the Department of Ecology (Ecology) to contract with the Washington State Department of Transportation to schedule litter prevention messaging and coordination of litter emphases patrols with the Washington State Patrol. Authorizes local governments to initiate and apply to Ecology for reimbursement of litter clean-up activities on state highway ramps located within the jurisdiction of the local government.  | C 231 L 21                 |
| E2SSB 5126 | Carlyle,<br>Saldaña,<br>Stanford      | Concerning the Washington Climate Commitment Act - Establishes a program for capping emissions from certain covered entities and investing emission allowance auction proceeds in certain programs, projects, and activities, beginning January 1, 2023.  Partial Veto: Vetoes provisions requiring state agencies to, before allocating funding or administering grant programs appropriated from the Climate Investment Account, offer consultation with federally recognized tribes on all funding decisions and programs that may impact the governmental efforts of federally recognized tribes to regulate certain tribal resources. Vetoes provisions requiring that projects or activities funded from the Climate Investment Account be paused or ceased if an affected federally recognized tribe or the Department of Archaeology and Historic Preservation provides timely notice to the Department of Ecology and other responsible agencies of a determination that the project or activity will adversely impact cultural resources, archaeological sites, or sacred sites. Vetoes provisions outlining procedures for covered entities to meet compliance obligations under the Cap and Invest Program. Vetoes a contingent effective date for the provisions outlining compliance obligation procedures dependent upon a separate additive transportation revenue act becoming law. | C 316 L 21<br>Partial Veto |

| BILL       | SPONSORS                        | SUMMARY   | STATUS     |
|------------|---------------------------------|---|------------|
| E2SSB 5141 | Saldaña,<br>Lovelett,<br>Nobles | Addressing Environmental and Health Disparities by Implementing the Recommendations of the Environmental Justice Task Force - Requires the Puget Sound Partnership and the departments of Agriculture, Commerce, Ecology, Health, Natural Resources, and Transportation (covered agencies) to complete environmental justice assessments when considering significant agency actions and to incorporate environmental justice principles into agency budget and fiscal processes. Encourages other state agencies to apply the principles of environmental justice in the implementation of their agency functions, and authorizes other state agencies to opt in to the environmental justice requirements applicable to covered agencies. Requires covered agencies to create and adopt a community engagement plan for engaging with overburdened communities and vulnerable populations in the evaluation of existing and new programs and activities. Requires covered agencies to develop a consultation framework in coordination with tribal governments and to offer consultation with Indian tribes on certain activities. Establishes an Environmental Justice Council with specified membership, staffed by the Department of Health (DOH), and which is assigned specified advisory and oversight responsibilities for covered agencies' implementation of environmental justice activities. Requires the DOH to continue to develop and maintain an environmental health disparities map. | C 314 L 21 |
| ESSB 5295  | Carlyle, Short                  | Transforming the Regulation of Gas and Electrical Companies Toward Multiyear Rate Plans and Performance-Based Rate Making - Requires the Utilities and Transportation Commission (UTC) to conduct a proceeding to develop a policy statement addressing alternatives to traditional cost-of-service rate-making for gas and electrical companies. Requires every general rate case filing of a gas or electrical company to include a proposal for multiyear rate plans beginning January 1, 2022. Requires the UTC to determine a set of performance measures that will be used to assess the gas or electrical company operating under a multiyear rate plan. Authorizes the UTC to approve rates, charges, services, or physical facilities at a discount, or through grants, for low-income residential customers. Requires each gas or electrical company to propose a low-income assistance program consisting of a discount rate as well as grants and other low-income assistance programs. Requires a gas or electrical company to enter into one or more written agreements for the purpose of providing financial assistance to organizations that represent broad customer interests in regulatory proceedings conducted by the UTC.  | C 188 L 21 |

| BILL                | SPONSORS                         | SUMMARY  | STATUS                     |
|---------------------|----------------------------------|--|----------------------------|
| SB 5345             | Brown,<br>Rolfes, Das            | Establishing a Statewide Industrial Waste Coordination Program - Creates an industrial waste coordination program, administered by the Department of Commerce, to provide expertise, technical assistance, and best practices to support local industrial symbiosis projects. Creates a competitive industrial symbiosis grant program, subject to the availability of funds, in order to provide grants for the research, development, and deployment of local waste coordination projects.   | C 308 L 21                 |
| SSB 5381            | Hobbs,<br>Fortunato,<br>King     | Addressing Fish Passage Project Permit Streamlining - Adds fish habitat enhancement projects and restoration projects sponsored by federally recognized Indian tribes to the list of fish habitat enhancement projects eligible to receive expedited permit processing. Provides that fish barrier correction portions of broader Washington State Department of Transportation (WSDOT) projects are eligible to receive expedited permit processing as fish habitat enhancement projects. Clarifies that local governments are allowed to charge fees or impose requirements, or both, for fish habitat enhancement projects in order to comply with National Flood Insurance Program requirements. Exempts public projects whose primary purpose is fish passage improvement or fish passage barrier removal from the substantial development permit requirements of the Shoreline Management Act (SMA). Clarifies that forest practices hydraulic projects designed to improve fish or wildlife habitat or fish passage are exempt from the substantial development permit requirements of the SMA when the project has been approved by the Department of Natural Resources and local government notification requirements have been met. Requires the WSDOT to work with the Department of Ecology, the Department of Fish and Wildlife, and federal environmental permitting agencies to streamline the federal permitting process for fish passage barrier correction projects. | C 289 L 21                 |
| 2SSB 6027<br>(2020) | Pedersen,<br>Carlyle,<br>Warnick | Concerning Floating Residences - Provides that a substantial development permit is not required when replacing or remodeling a floating on-water residence if the size of the existing residence is not materially exceeded. Requires certain gray-water containment or disposal for replacements or remodels of floating on-water residences that add 120 or more square feet to the living space. Modifies the definition of "water-dependent use" within the aquatics land statutes to include vessels or certain other floating structures, except floating homes.  Please note: 2SSB 6027 was initially passed by the Legislature and vetoed by the Governor in 2020.   | C 148 L 21<br>Veto Overide |

## FINANCE COMMITTEE

(253) 534-8398

| BILL      | SPONSORS                            | SUMMARY  | STATUS     |
|-----------|-------------------------------------|--|------------|
| HB 1034   | Fitzgibbon,<br>Cody, Ortiz-<br>Self | Concerning Park and Recreation District Levies - Removes a park and recreation district regular property tax levy from the \$5.90 aggregate limit if levied on an island within a county with a population of more than 2 million until January 1, 2027. Revises the prorationing order within the 50-cent "gap" to include park and recreation district property tax levies if levied on an island within a county with a population of more than 2 million until January 1, 2027.  | C 117 L 21 |
| ESHB 1070 | Ryu, Macri,<br>Tharinger            | Modifying Allowed Uses of Local Tax Revenue for Affordable Housing and Related Services - Expands the allowable uses of a portion of revenues from the local sales and use tax for housing and related services to include acquiring affordable housing, facilities providing housing-related services, behavioral health-related facilities, or land for these purposes. Expands the allowable uses of a portion of revenues from the state-shared lodging tax to include housing and facilities for homeless youth for counties with a population of at least 1.5 million. Modifies requirements for a county that seeks to acquire a facility using funds from the local sales and use tax for housing and related services. Clarifies that affordable housing includes emergency, transitional, and supportive housing for purposes of the local sales and use tax for housing and related services. | C 27 L 21  |
| SHB 1095  | Walen,<br>Boehnke, Fey              | Concerning the Taxation of Governmental Financial Assistance Programs Addressing the Impacts of Conditions Giving Rise to a Gubernatorial or Presidential Emergency Proclamation by Creating State Business and Occupation Tax and State Public Utility Tax Exemptions, a Sales and use Tax Exemption for the Receipt of Such Financial Assistance, and Clarifying the Sales and use Tax Obligations for Goods and Services Purchased by Recipients of Such Financial Assistance - Provides a business and occupation tax, a public utilities tax, and a retail sales tax exemption for a qualifying grant received on or after February 29, 2020, that is related to a national or state emergency proclamation.  | C 4 L 21   |
| SHB 1155  | Riccelli,<br>Ormsby,<br>Lekanoff    | Concerning Sales and Use Tax for Emergency Communication Systems and Facilities - Modifies the emergency communications systems and facilities local sales and use tax to require a county currently imposing the tax to enter into an interlocal agreement with a city in that county if certain population thresholds and other conditions are met. Specifies minimum requirements for city representation in the interlocal agreement process.  | C 297 L 21 |
| ESHB 1189 | Duerr,<br>Boehnke,<br>Pollet        | Concerning Tax Increment Financing - Authorizes local governments to designate tax increment financing areas and to use increased local property tax collections to fund public improvements.  | C 207 L 21 |

| BILL      | SPONSORS                           | SUMMARY  | STATUS     |
|-----------|------------------------------------|--|------------|
| SHB 1279  | Rule, Ramel,<br>Hoff               | Modifying the Washington Main Street Program Tax Incentive - Expands the total business and occupation (B&O) tax or public utility tax (PUT) credit allowed under the Main Street Tax Incentive program to 75 percent, for contributions made to the state Main Street Trust Fund beginning in calendar year 2021. Expands the total tax credits allowed statewide to \$5 million and for each designated local program to \$160,000 for the Main Street Tax Incentive program. Allows any tax credits earned under the Main Street Tax Incentive program as a result of contributions made in calendar year 2020 to be carried over until December 31, 2023. Extends the expiration of the Main Street Tax Incentive program until January 1, 2032.   | C 112 L 21 |
| HB 1296   | Young, Thai,<br>Robertson          | Providing a Business and Occupation Tax Preference for Behavioral Health Administrative Services Organizations - Provides a business and occupation tax deduction for behavioral health administrative services organizations and health or social welfare organizations on certain amounts received for government-funded behavioral health care.   | C 124 L 21 |
| ESHB 1297 | Thai,<br>Stokesbary, J.<br>Johnson | Concerning the Working Families Tax Exemption - Expands eligibility for the working families tax exemption to include Individual Taxpayer Identification Number filers. Expands the base remittance amount for the working families tax exemption and establishes phaseout rates for the remittance.   | C 195 L 21 |
| SHB 1309  | Eslick, Ramel,<br>Paul             | Concerning the Dates of Certification of Levies - Changes the date for county legislative authorities and taxing districts to certify the levy amount to the county assessor.  | C 42 L 21  |
| ESHB 1332 | Sullivan,<br>Ramel,<br>Stokesbary  | Concerning Property Tax Deferral During the COVID-19 Pandemic - Requires county treasurers to grant a deferral of 2021 property tax payments for certain businesses via establishment of a payment plan.   | C 73 L 21  |
| EHB 1386  | Wicks, Dolan,<br>Lovick            | Modifying the Property Tax Exemption for the Value of New Construction of Industrial/Manufacturing Facilities in Targeted Urban Areas - Expands eligibility for the targeted urban area property tax exemption (TUA Exemption) to allow any city or town to utilize the program. Expands eligible facilities for purposes of the TUA Exemption to include those facilities categorized with a transportation use. Specifies certain labor specifications that must be given priority by a city when evaluating applications for a TUA Exemption. Increases the average wage required for a family living wage job to \$23 and requires that health care benefits be provided for purposes of the TUA Exemption. Modifies several aministrative provisions related to the TUA Exemption. Extends the deadline to apply for a TUA Exemption until December 30, 2030. | C 218 L 21 |
| ESHB 1410 | Volz, Valdez,<br>Walen             | Protecting Taxpayers from Home Foreclosure - Eliminates penalties on delinquent property taxes for residential parcels with four or fewer units. Reduces interest on delinquent property taxes to 9 percent for residential parcels with four or fewer units.  | C 257 L 21 |

| BILL      | SPONSORS                          | SUMMARY   | STATUS     |
|-----------|-----------------------------------|---|------------|
| SHB 1438  | Orcutt,<br>Sutherland,<br>Graham  | Expanding Eligibility for Property Tax Exemptions for Service-Connected Disabled Veterans and Senior Citizens by Modifying Income Thresholds for Eligibility to Allow Deductions for Common Health Care-Related Expenses - Expands which medical expenses can be deducted when calculating "combined disposable income" for the purposes of property tax relief programs.   | C 220 L 21 |
| HB 1495   | Chapman,<br>Robertson,<br>Dent    | <b>Relating to Dealer Cash Incentives Paid to Auto Dealers</b> - Authorizes a business and occupation tax deduction on qualified dealer cash incentives for motor vehicle dealers.  | Gov vetoed |
| ESHB 1512 | Ryu                               | Concerning Lodging-Related Assessments Under Chapter 35.87A RCW - Authorizes lodging businesses to collect parking and business improvement area (PBIA) special assessments as an agent for the PBIA from guests as a separately stated per night charge. Provides that special assessment amounts collected by a lodging business on behalf of a PBIA are not subject to the sales and use or business and occupation taxes.   | C 225 L 21 |
| ESHB 1521 | Entenman,<br>Sullivan,<br>Callan  | Supporting Warehousing and Manufacturing Job Centers - Creates the Manufacturing and Warehousing Job Centers Account. Provides for mitigation payments for the support of manufacturing and job centers in manufacturing and warehousing qualified local taxing districts negatively impacted by the Streamlined Sales and Use Tax Agreement.   | C 83 L 21  |
| 2SSB 5000 | Hawkins,<br>Lovelett,<br>Hasegawa | Concerning Hydrogen Fuel Cell Electric Vehicles - Provides partial temporary sales and use tax exemptions for sales of new and used fuel-cell electric vehicles.  | C 171 L 21 |
| SB 5008   | Robinson,<br>Short, Brown         | Relating to Credits Against Contracts with or Funds Provided by the Bonneville Power Administration - Reinstates the business and occupation tax exemption for power conservation and demand management credits and funding from the Bonneville Power Administration, if the tax savings are used for low-income ratepayer assistance. Provides that the exemption expires January 1, 2030.   | C 226 L 21 |
| ESSB 5096 | Robinson,<br>Hunt, Nguyen         | Investing in Washington Families and Creating a More Progressive Tax System in Washington by Enacting an Excise Tax on the Sale or Exchange of Certain Capital Assets - Imposes a 7 percent tax on Washington capital gains realized from the sale of long-term assets beginning January 1, 2022. Provides a standard deduction of \$250,000 per return. Provides exemptions, including real estate, retirement accounts, and commercial fishing privileges. Includes a deduction for the sale of qualified family owned businesses and a deduction for qualified charitable donations. Directs the proceeds of the tax to the Education Legacy Trust Account and the Common School Construction Account. | C 196 L 21 |

| BILL       | SPONSORS                        | SUMMARY   | STATUS     |
|------------|---------------------------------|---|------------|
| ESB 5220   | Van De Wege,<br>Rolfes          | Concerning the Taxation of Salmon Recovery Grants by Updating the State Business and Occupation Tax Deduction for These Grants, Creating a Sales and use Tax Exemption for Grant Proceeds Received by Recipients of These Grants, and Clarifying the Sales and use Tax Obligations for Goods and Services Purchased by Recipients of These Grants - Exempts salmon recovery grants provided to nonprofit organizations from retail sales and use tax. Expands the business and occupation tax deduction for salmon recovery grants to nonprofit organizations to include grants from tribal governments.  | C 143 L 21 |
| ESSB 5251  | Schoesler,<br>Brown, Dozier     | Modifying Tax and Revenue Laws in a Manner that is not Estimated to Affect State or Local Tax Collections, by Easing Compliance Burdens for Taxpayers, Clarifying Ambiguities, Making Technical Corrections, and Providing Administrative Efficiencies - Makes technical corrections, statutory clarifications, and administrative changes to the state tax and licensing codes.  | C 145 L 21 |
| E2SSB 5287 | Das, Kuderer,<br>Wilson, C.     | Concerning Affordable Housing Incentives - Authorizes a 12-year extension of existing MultiFamily Property Tax Exemptions (MFTEs) that are set to expire if they meet certain affordability requirements. Establishes a new 20-year property tax exemption for properties in certain cities, if certain transit and long-term affordability requirements are met. Establishes a new 20-year property tax exemption for the creation of permanently affordable homes. Authorizes any city not otherwise eligible for the MFTE program to offer the 12-year exemption until December 31, 2026. Authorizes any city not otherwise eligible for the MFTE program to offer the 20-year exemption for permanently affordable homes until December 31, 2031. Makes several administrative modifications to the MFTE program, including changes to reporting requirements and the establishment of an audit and review program. | C 187 L 21 |
| 2SSB 5396  | Lovelett,<br>Saldaña,<br>Conway | Expanding the Sales and Use Tax Exemption for Farmworker Housing - Expands and modifies the farmworker housing sales and use tax exemption in several ways, including expanding the exemption to apply to: structures in which at least 50 percent of the housing units are used as farmworker housing; housing used for other noncommercial uses on a seasonal basis; farmworker households with household members who are not farmworkers; and farmworkers engaged in aquaculture. Provides that the exemption does not apply to housing built exclusively for workers on an H-2A visa. Provides that the farmworker housing sales and use tax exemption expires January 1, 2032.   | C 250 L 21 |
| ESB 5454   | Schoesler,<br>Brown, Frockt     | Creating a Property Tax Exemption for Homes Damaged by Natural Disasters - Provides a three-year property tax exemption on the value of home improvements made to a single-family dwelling damaged by certain natural disasters.  | C 192 L 21 |

## **HEALTH CARE & WELLNESS COMMITTEE**

| BILL       | SPONSORS                        | SUMMARY  | STATUS     |
|------------|---------------------------------|--|------------|
| SHB 1007   | Klippert,<br>Slatter,<br>Graham | Permitting the Completion of Supervised Experience Through Distance Supervision - Removes the limitations on the number of supervised experience hours that a person pursuing a license as a social worker may complete through distance supervision.  | C 21 L 21  |
| HB 1009    | Thai, Slatter,<br>Gregerson     | <b>Concerning Student Health Plans</b> - Requires certain student health plans to provide coverage for the voluntary abortion of a pregnancy.  | C 53 L 21  |
| HB 1031    | Walen,<br>Valdez, Leavitt       | Concerning Certificates of Birth Resulting in Stillbirth - Allows a person who gives birth to a stillborn fetus to request and receive a certificate of birth resulting in stillbirth from the state or local registrar.   | C 55 L 21  |
| НВ 1063    | Harris, Cody,<br>Macri          | Allowing Additional Renewals for Behavioral Health Professional Trainee and Associate Credentials - Provides an exception to the limit on the number of times a substance use disorder professional trainee or certain behavioral health associates may renew a credential during periods of Governor-declared emergencies.  | C 57 L 21  |
| E2SHB 1086 | Simmons,<br>Caldier,<br>Stonier | Creating the State Office of Behavioral Health Consumer Advocacy - Eliminates regional behavioral health ombuds services and creates the State Office of Behavioral Health Consumer Advocacy (SOBHCA) to establish rules, standards, and procedures for behavioral health consumer advocacy services across the state. Directs the SOBHCA to contract with a private nonprofit organization to provide behavioral health consumer advocacy services including certifying and coordinating the activities of behavioral health advocates throughout the state. Requires Medicaid managed care organizations to contract with the private nonprofit organization to provide behavioral health consumer advocacy services to their enrollees. | C 202 L 21 |
| НВ 1096    | Schmick,<br>Cody, Leavitt       | Concerning Non-Medicare Plans Offered Through the Washington State Health Insurance Pool - Removes the December 31, 2022, expiration date for non-Medicare coverage offered through the Washington State Health Insurance Pool.  | C 60 L 21  |
| ESHB 1120  | Tharinger,<br>Harris, Cody      | Concerning State of Emergency Operations Impacting Long-Term Services and Supports - Changes requirements relating to background checks for long-term care workers. Alters certain regulatory requirements relating to long-term care facilities in the event of a pandemic, natural disaster, or other declared state of emergency. Changes licensing requirements for nursing assistants.  | C 203 L 21 |
| 2SHB 1127  | Slatter,<br>Boehnke,<br>Valdez  | Protecting the Privacy and Security of COVID-19 Health Data Collected by Entities Other than Public Health Agencies, Health Care Providers, and Health Care Facilities - Restricts a covered organization's ability to collect, use, or disclose COVID-19 health data. Specifies prohibited purposes for collecting, using, or disclosing COVID-19 health data. Exempts COVID-19 health data from disclosure under the Public Records Act.   | Gov vetoed |

| BILL       | SPONSORS                           | SUMMARY  | STATUS     |
|------------|------------------------------------|--|------------|
| SHB 1129   | Valdez,<br>Stonier, Ortiz-<br>Self | Concerning the Licensure of International Medical Graduates - Authorizes the Washington Medical Commission to issue limited licenses to international medical graduates. Authorizes the Washington Medical Commission to issue limited licenses to persons who have been accepted for employment as physicians by the Department of Children, Youth, and Families.   | C 204 L 21 |
| 2SHB 1148  | Cody, Macri,<br>Stonier            | <b>Protecting Patients in Acute Care Hospitals</b> - Establishes penalties, including civil fines and stop placements, for hospitals that fail or refuse to comply with state licensing standards. Allows the Department of Health to adopt a fee methodology to fund expenditures associated with enforcement activities.   | C 61 L 21  |
| E2SHB 1152 | Riccelli,<br>Leavitt,<br>Stonier   | <b>Establishing Comprehensive Health Services Districts</b> - Creates the Public Health Advisory Board. Modifies the composition of local boards of health beginning July 1, 2022. Establishes requirements relating to community health advisory boards.  | C 205 L 21 |
| 2SHB 1161  | Peterson,<br>Davis, Pollet         | Modifying the Requirements for Drug Take-Back Programs - Authorizes the Department of Health (DOH) to approve more than one drug take-back program. Establishes a drug take-back program proposal fee for proposals received before January 1, 2024. Establishes requirements for program operator collaboration and allows the DOH to identify specific requirements for program promotion and consistent reporting in rule.  | C 155 L 21 |
| ESHB 1196  | Riccelli,<br>Callan,<br>Shewmake   | Concerning Audio-Only Telemedicine - Requires reimbursement for audio-only telemedicine services. Expands the definition of telemedicine for purposes of hospital privileging to include audio-only telemedicine services. Requires the Insurance Commissioner and the Collaborative for the Advancement of Telemedicine to study and make recommendations regarding telemedicine.   | C 157 L 21 |
| SHB 1218   | Bateman,<br>Simmons,<br>Cody       | Improving Health, Safety, and Quality of Life for Residents in Long-Term Care Facilities - Requires long-term care facilities to develop comprehensive disaster preparedness plans. Requires the Department of Health and the Department of Social and Health Services (DSHS) to develop a report on guidelines on epidemic preparedness and response for long-term care facilities. Requires long-term care facilities to be responsive to incoming communications with the public and accommodate resident access to communication equipment. Requires long-term care facilities to maintain a current resident roster and contact information about each resident and any resident representative. Requires long-term care facilities to post notice of any stop placements or limited stop placements that have been imposed on the facility. Directs the DSHS to develop training materials to educate local health jurisdictions about the state's long-term care system and the rights of residents. Provides residents of long-term care facilities the right to visitation by an essential support person during times when resident visitation is limited. | C 159 L 21 |

| BILL       | SPONSORS                        | SUMMARY  | STATUS     |
|------------|---------------------------------|--|------------|
| SHB 1225   | Stonier,<br>Bateman,<br>Valdez  | <b>Concerning School-Based Health Centers</b> - Establishes the school-based health center program office within the Department of Health.   | C 68 L 21  |
| E2SHB 1272 | Macri, Cody,<br>Dolan           | Expanding Health System Reporting and Transparency - Requires that hospitals provide detailed information regarding several identified categories of expenses and revenues in financial reports to the Department of Health. Eliminates the exemption from reporting information about facility fees for off-campus clinics or providers that are located within 250 yards from the main hospital building. Requires that community health needs assessments made public by hospitals include an addendum containing certain information about activities identified as community health improvement services. Requires that demographic data be reported by hospitals with respect to patients being discharged and community health improvement services. Directs the University of Washington School of Nursing to conduct a study on hospital staffing and patient mortality and outcomes. | C 162 L 21 |
| SHB 1276   | Bronoske,<br>Lovick, Stonier    | Providing for Certain Emergency Medical Services Personnel to Work in Diversion Centers - Creates emergency services supervisory organizations (ESSOs) and allows emergency medical technicians to participate in them. Exempts ESSOs from the licensure requirements of ambulance service and aid service.  | C 69 L 21  |
| EHB 1311   | Bronoske,<br>Ryu, Bateman       | Authorizing the Issuance of Substance Use Disorder Professional Certifications to Persons Participating in Apprenticeship Programs - Allows, under certain circumstances, persons participating in authorized apprenticeship programs to qualify for substance use disorder professional certification.  | C 165 L 21 |
| SHB 1323   | Tharinger,<br>Macri,<br>Simmons | Modifying the Long-Term Services and Supports Trust Program - Requires that self-employed persons who wish to elect coverage under the Long-Term Services and Supports Trust Program (Trust Program) exercise that option by January 1, 2025, or within three years of becoming self-employed for the first time. Authorizes federally recognized tribes to elect to collect the premium assessment for their employees under the Trust Program. Limits the exemption for employees who have long-term care insurance to those who purchased it prior to November 1, 2021.   | C 113 L 21 |
| SHB 1348   | Davis,<br>Schmick,<br>Caldier   | Providing Medical Assistance to Incarcerated Persons - Prohibits a person's Medicaid eligibility from being affected by the person's incarceration status for up to 29 days. Expands the settings and changes the circumstanes under which an incarcerated person's Medicaid status must be suspended. Requires coordination between the Department of Corrections, local jails, and Medicaid managed care organizations.  | C 166 L 21 |
| HB 1378    | Ybarra, Cody,<br>Dolan          | Concerning the Supervision of Medical Assistants - Allows medical assistants assisting with a telemedicine visit to be supervised through interactive audio and video telemedicine technology.   | C 44 L 21  |

| BILL       | SPONSORS                         | SUMMARY   | STATUS     |
|------------|----------------------------------|---|------------|
| SHB 1383   | Taylor,<br>Stonier, Berg         | <b>Concerning Respiratory Care Practitioners</b> - Makes changes to the licensing, supervision, and scope of practice for respiratory care practitioners.   | C 114 L 21 |
| SHB 1411   | Simmons,<br>Davis, Santos        | Expanding Health Care Workforce Eligibility - Prohibits the Department of Social and Health Services (Department) from automatically disqualifying a person who has a criminal record containing certain crimes from having unsupervised access to, working with, or providing care to vulnerable adults or children. Establishes a work group to identify an informed choice process to allow older adults and people with disabilities to hire an individual with a criminal record that would otherwise disqualify the person from providing paid home care services. Authorizes the Department to exercise its discretion regarding whether to permit or prohibit a person with a certificate of restoration of opportunity to have unsupervised access to children, vulnerable adults, or individuals with mental illness or developmental disabilities.   | C 219 L 21 |
| SHB 1445   | Thai, Cody,<br>Ormsby            | Concerning the Definition of Drug Compounding - Clarifies the meaning of drug compounding by a licensed pharmacist.   | C 78 L 21  |
| E2SHB 1477 | Orwall, Davis,<br>Frame          | Implementing the National 988 System to Enhance and Expand Behavioral Health Crisis Response and Suicide Prevention Services - Directs the Department of Health to designate crisis hotline centers that meet standards related to technology and the ability to identify and deploy community crisis resources for persons experiencing a behavioral health crisis. Establishes the Crisis Response Improvement Strategy Committee to develop a comprehensive assessment of the behavioral health crisis services system and a recommended vision for an integrated crisis network throughout Washington. Requires that health plans and medical assistance programs provide coverage for next day appointments for enrollees experiencing urgent, symptomatic behavioral health conditions. Establishes the Statewide 988 Behavioral Health Crisis Response Line Tax on phone lines to fund the crisis hotline centers and response services. Makes several appropriations to increase capacity for the existing crisis call centers and begin implementation of the crisis call center hub system and supporting technology. | C 302 L 21 |
| SSB 5003   | Keiser,<br>Conway,<br>Kuderer    | <b>Enacting the Living Donor Act</b> - Prohibits insurance discrimination against living organ donors.  | C 172 L 21 |
| SB 5018    | Rivers,<br>Cleveland,<br>Dhingra | Concerning Acupuncture and Eastern Medicine - Modifies the definition of acupuncture and Eastern medicine and the scope of practice for acupuncture and Eastern medicine practitioners.   | C 87 L 21  |
| E2SSB 5052 | Keiser,<br>Randall,<br>Nobles    | Concerning the Creation of Health Equity Zones - Allows areas with health disparities and poor health outcomes to be designated as health equity zones.   | C 262 L 21 |

| BILL      | SPONSORS                             | SUMMARY  | STATUS     |
|-----------|--------------------------------------|--|------------|
| SSB 5068  | Randall,<br>Rivers, Hunt             | Extending Medicaid Coverage During the Postpartum Period - Expands medical assistance coverage for postpartum persons from 60 days following the end a pregnancy to one year after the end of a pregnancy.   | C 90 L 21  |
| SB 5124   | Cleveland,<br>Rivers                 | <b>Expanding the Practice of Colon Hydrotherapy</b> - Establishes colon hydrotherapists as certified health professionals who may perform colon hydrotherapy pursuant to an affiliation with a licensed naturopath.  | C 179 L 21 |
| SSB 5140  | Kuderer,<br>Frockt,<br>Stanford      | Protecting Pregnancy and Miscarriage-Related Patient Care - Prohibits health care entities from restricting health care providers from providing services related to pregnancy complications in certain situations.  | C 235 L 21 |
| SSB 5157  | Wagoner,<br>Dhingra,<br>Nobles       | Providing Incentives to Reduce Involvement by Persons with Behavioral Disorders in the Criminal Justice System - Requires the Performance Measures Coordinating Committee to establish performance measures that track rates of criminal justice system involvement for clients with an identified behavioral health need. Requires the Health Care Authority to provide a report with options and recommendations for adding value-based purchasing terms and a performance improvement project to Medicaid managed care contracts relating to criminal justice outcome measures. | C 267 L 21 |
| SSB 5169  | Frockt, Holy,<br>Carlyle             | Requiring Provider Reimbursement for Personal Protective Equipment During the State of Emergency Related to COVID-19 - Requires health plans to reimburse health care providers who bill for incurred personal protective equipment expenses at a rate of \$6.57 for each patient encounter for the duration of the federal public health emergency related to COVID-19.   | C 94 L 21  |
| ESSB 5178 | Cleveland,<br>Muzzall,<br>Wilson, C. | Establishing Timely Considerations of Waivers of Select State Health Care Laws to Enable Timely Response by the Health Care System During a Governor-Declared Statewide State of Emergency - Requires the Governor, when declaring or amending a statewide state of emergency, to determine if the emergency demands immediate action by hospitals to prevent critical system failures, and if so, to specify within the emergency order which statutes and substantially equivalent regulations must be waived or suspended.  | C 268 L 21 |
| SSB 5179  | Liias, Rivers,<br>Das                | Concerning Blood Donation - Authorizes a person between the ages of 16 and 17 years old to donate blood, including donation through apheresis, in any voluntary and noncompensatory blood program with permission from the person's parent or legal guardian. Specifies that the provision authorizing a person 18 years of age or older to donate blood includes donation through apheresis.  | C 16 L 21  |

| BILL      | SPONSORS                             | SUMMARY  | STATUS     |
|-----------|--------------------------------------|--|------------|
| 2SSB 5195 | Liias, Muzzall,<br>Das               | Concerning Opioid Overdose Reversal Medication - Requires a hospital emergency department to provide opioid overdose reversal medication to a patient with symptoms of an opioid overdose or opioid use disorder upon discharge. Requires behavioral health agencies to assist a client with symptoms of an opioid use disorder or who reports recent unauthorized opioid use in directly obtaining opioid overdose reversal medication. Requires the Health Care Authority (HCA) to establish the opioid overdose reversal medication bulk purchasing and distribution program. Requires Medicaid managed care organizations and the HCA to reimburse hospitals and behavioral health agencies for providing opioid overdose reversal medication. | C 273 L 21 |
| SB 5198   | Schoesler,<br>Dozier,<br>Honeyford   | Easing Ambulance Restrictions in Rural Areas - Allows associations made up entirely of two or more municipalities in rural areas to use ambulance drivers with no medical or first aid training under certain circumstances.   | C 17 L 21  |
| ESSB 5203 | Van De Wege,<br>Carlyle,<br>Stanford | Producing, Distributing, and Purchasing Generic Prescription Drugs and Distribution or Purchase of Insulin - Authorizes the Health Care Authority to enter into partnership agreements with other states, state agencies, or nonprofit entities to produce, distribute, or purchase generic prescription drugs and purchase and distribute insulin. Requires state purchased health care programs to purchase generic drugs and insulin through any available partnerships and allows other entities to purchase through a partnership voluntarily.  | C 274 L 21 |
| ESSB 5229 | Randall, Das,<br>Stanford            | Concerning Health Equity Continuing Education for Health Care Professionals - Requires disciplining authorities to adopt rules requiring health equity continuing education.   | C 276 L 21 |
| SSB 5236  | Warnick,<br>Dhingra,<br>Nguyen       | <b>Extending Certificate of Need Exemptions</b> - Extends the suspension of certificate of need requirements from June 30, 2021, to June 30, 2023, for certain entities that are either adding new psychiatric beds, changing the use of current beds to psychiatric services, or constructing new psychiatric hospitals.  | C 277 L 21 |
| SSB 5258  | Cleveland,<br>Robinson, Das          | Concerning the Operation of Consumer Directed Employers - Modifies the composition and voting standards for the consumer directed employer (CDE) rate-setting board in the event that the Department of Social and Health Services (Department) selects more than one CDE. Directs the Department to make a one-time transfer of funds to the CDE totaling the amount of previously unclaimed paid leave. Authorizes the Department to modify labor and administrative rates between the rate-setting board's activities under certain conditions. Extends the deadline for initiating the transition of individual providers to the CDE from July 1, 2021, to December 31, 2021.  | C 186 L 21 |

| BILL       | SPONSORS                           | SUMMARY   | STATUS                     |
|------------|------------------------------------|---|----------------------------|
| E2SSB 5304 | Wilson, C.,<br>Dhingra,<br>Wellman | Providing Reentry Services to Persons Releasing from State and Local Institutions - Expands the requirement to reinstate medical assistance coverage for persons being released from confinement. Directs the Health Care Authority (HCA) to seek a federal waiver to provide medical services to persons who are confined in a correctional institution, state hospital, or other treatment facility for up to 30 days prior to the person's release or discharge. Instructs the HCA to convene a reentry services work group to consider improvements to reentry services for persons with behavioral health needs. Directs the Washington State Institute for Public Policy to update its previous evaluations of the Reentry Community Services program.  Partial Veto: Vetoes the section that affects the factors that the Department of Corrections must consider when determining a person's county of discharge for the purpose of release to community custody. | C 243 L 21<br>Partial Veto |
| 2SSB 5313  | Liias, Randall,<br>Nguyen          | Concerning Health Insurance Discrimination - Establishes that health carriers, public employee health plans, the Health Care Authority, and Medicaid programs may not deny coverage for medically necessary gender affirming treatment or apply categorical or blanket exclusions to gender affirming treatment.  | C 280 L 21                 |
| SSB 5325   | Muzzall,<br>Cleveland,<br>Dozier   | <b>Concerning Telemedicine</b> - Removes the age limitation on telemedicine reimbursement requirements applicable to behavioral health administrative services organizations.   | C 100 L 21                 |
| E2SSB 5377 | Frockt, Keiser,<br>Nguyen          | Increasing Affordability of Standardized Plans on the Individual Market - Establishes a state premium assistance and cost-sharing reduction program for certain qualified health plans purchased through the Washington Health Benefit Exchange. Establishes requirements on standardized health plans offered through the Washington Health Benefit Exchange, including limiting the number of nonstandardized plans that may be offered by a health carrier. Establishes contracting requirements on hospitals and the Health Care Authority if public option plans are not available statewide for plan year 2022 and subsequent plan years.   | C 246 L 21                 |
| E2SSB 5399 | Randall,<br>Cleveland,<br>Nobles   | Creating the Universal Health Care Commission - Establishes the Universal Health Care Commission to create immediate changes in Washington's health care access and delivery system and to establish the preliminary infrastructure to create a universal health care system that provides coverage and access through a universal financing system. Requires the Universal Health Care Commission to submit a baseline report to the Governor and the Legislature by November 1, 2022, with subsequent annual reports.   | C 309 L 21                 |

| BILL     | SPONSORS                      | SUMMARY   | STATUS     |
|----------|-------------------------------|---|------------|
| SSB 5423 | Rivers,<br>Cleveland,<br>Holy | Concerning Telemedicine Consultations - Authorizes licensed out-of-state practitioners to consult via telemedicine or other means with physicians licensed in Washington who have responsibility for the diagnosis and treatment of patients within Washington. Modifies the licensing exemptions for licensed out-of-state practitioners that do not open an office or appoint a place for meeting patients or receiving calls within Washington to apply to in-person practice. | C 247 L 21 |

# **HOUSING, HUMAN SERVICES & VETERANS COMMITTEE**

(360) 464-9789

| BILL       | SPONSORS                         | SUMMARY  | STATUS     |
|------------|----------------------------------|--|------------|
| E2SHB 1083 | Gregerson,<br>Peterson,<br>Chopp | Concerning Relocation Assistance for Tenants of Closed or Converted Manufactured/Mobile Home Parks - Increases the maximum amount eligible tenants may receive in relocation assistance under the Manfactured/Mobile Home Relocation Assistance Program (Program). Requires tenants who receive initial cash assistance under the Program to transfer title of the home to the park-owner, relocate the home, or demolish and dispose of the home within 90 days to receive the remainder of relocation assistance. Authorizes park-owners to seek reimbursement for costs incurred for demolition and disposal of the homes when tenants do not relocate or demolish and dispose of their homes within 90 days. | C 28 L 21  |
| SHB 1151   | Leavitt,<br>Shewmake,<br>Callan  | Bolstering Economic Recovery - Allows Consolidated Emergency Assistance to be provided more than once in a 12-month period when directed by the Governor. Provides a one-time cash benefit and transitional food assistance to certain qualifying households. Requires the Department of Social and Health Services to update the standards of need for cash assistance programs.  | C 9 L 21   |
| ESHB 1236  | Macri, Taylor,<br>J. Johnson     | Protecting Residential Tenants by Penalizing Unlawful Lease Provisions and Limiting the Reasons for Eviction, Refusal to Continue, and Termination - Specifies exclusive causes for eviction, refusal to renew, and ending a tenancy under the Residential Landlord-Tenant Act and makes other changes to rights and remedies.   | C 212 L 21 |
| E2SHB 1277 | Ormsby,<br>Macri, Davis          | Providing Additional Revenue for Eviction Prevention and Housing Stability Services - Establishes a \$100 surcharge on certain recorded documents to fund various housing services. Creates the Eviction Prevention Rental Assistance Program in the Department of Commerce (COM). Requires the COM to develop performance metrics for each county receiving funding from the surcharge and dedicate a portion of funding to performance-based allocations.  | C 214 L 21 |

| BILL       | SPONSORS                      | SUMMARY   | STATUS                     |
|------------|-------------------------------|---|----------------------------|
| E2SSB 5160 | Kuderer, Liias,<br>Conway     | Addressing Landlord-Tenant Relations by Providing Certain Tenant Protections During the Public Health Emergency, Providing for Legal Representation in Eviction Cases, Establishing an Eviction Resolution Pilot Program for Nonpayment of Rent Cases, and Authorizing Landlord Access to Certain Rental Assistance Programs - Requires landlords to offer tenants a repayment plan for unpaid rent accrued between March 1, 2020, and six months following the expiration of the eviction moratorium or the end of the public health emergency, whichever is later. Expands eligibility for claim reimbursement under the Landlord Mitigation Program to include unpaid rent under certain circumstances. Requires the Administrative Office of the Courts to contract with dispute resolution centers to establish a two-year, statewide Eviction Resolution Pilot Program (ERP) to facilitate the resolution of nonpayment of rent cases. Requires the court, subject to appropriation, to appoint counsel for indigent tenants in unlawful detainer proceedings.  Partial Veto: | C 115 L 21<br>Partial Veto |
|            |                               | Vetoes the section that requires the Department of Commerce (Commerce) to authorize landlords an opportunity to apply to certain rental assistance programs and requires Commerce to provide direct rental assistance to landlords on behalf of indigent tenants who are unable to access the ERP or are unable to obtain court appointed legal representation. Also, vetoes the section that appropriates \$7,500,000 from the Coronavirus State Fiscal Recovery Fund to Commerce for the Landlord Grant Assistance Program.   |                            |
| 2SSB 5214  | Nguyen,<br>Dhingra,<br>Nobles | Concerning Economic Assistance Programs - Requires the Department of Social and Health Services to allow a month-formonth extension to the five-year limit for Temporary Assistance for Needy Families for months after March 1, 2020, when the state unemployment rate was 7 percent or higher. Contains an effective date of July 1, 2023, contingent upon funding for 60-month time limit extensions included in the 2021 – 2023 operating budget.   | C 239 L 21                 |

## LABOR & WORKPLACE STANDARDS COMMITTEE

| BILL       | SPONSORS                             | SUMMARY  | STATUS     |
|------------|--------------------------------------|--|------------|
| E2SHB 1073 | Berry, Wicks,<br>Ryu                 | Providing Grants Under the Paid Family and Medical Leave Program - Provides grants to certain employees ineligible for paid family and medical leave benefits due to insufficient hours worked. Provides grants to smaller employers with employees taking leave in receipt of a grant.  | C 109 L 21 |
| НВ 1087    | Berry, Wicks,<br>Simmons             | Clarifying the Continuity of Employee Family and Medical Leave Rights - Specifies that the Family Leave Act as it existed prior to January 1, 2020, applies to valid claims based on conduct before that date and the Paid Family and Medical Leave Act applies to claims after that date.   | C 59 L 21  |
| ESHB 1097  | Sells,<br>Bateman,<br>Ortiz-Self     | Concerning Worker Protections Under the Washington Industrial Safety and Health Act - Establishes procedures for an employer to contest an order of immediate restraint (OIR) and appeal alleged violations of the OIR, and authorizes the imposition of daily civil penalties. Amends the antiretaliation provision under the Washington Industrial Safety and Health Act by prohibiting "materially adverse actions," expanding the time for filing a complaint, authorizing civil penalties, and making other changes. Creates a grant program to assist small businesses in equipment purchases or capital costs during a state of emergency proclamation. | C 253 L 21 |
| SHB 1206   | Berry,<br>Bronoske,<br>Chopp         | Protecting Temporary Workers - Establishes specific standards under the Washington Industrial Safety and Health Act for staffing agencies and worksite employers in construction and manufacturing industries. Requires staffing agencies to provide certain training to temporary workers, and establishes provisions for assessing hazards, sharing information, prohibiting retaliation, and other provisions.  | C 37 L 21  |
| HB 1315    | Mosbrucker,<br>Orwall, J.<br>Johnson | Creating a Task Force to Identify the Role of the Workplace in Helping Curb Domestic Violence - Creates a task force on domestic violence and workplace resources to identify the role of the workplace in helping to curb domestic violence.  | C 43 L 21  |
| SHB 1455   | Mosbrucker,<br>Boehnke,<br>Young     | Concerning the Use of Social Security Numbers by Certain State Agencies - Requires the Employment Security Department and the Department of Labor and Industries to examine their practices of disclosing individuals' full Social Security numbers in agency correspondences with nongovernmental third parties, and to institute procedures to replace the use of full Social Security numbers.  | C 80 L 21  |
| SHB 1493   | Sells, Berry,<br>Pollet              | Concerning Job Search Monitoring in Unemployment Insurance - Provides the Employment Security Department discretion, for a limited time, regarding the type of job search evidence that will be required from claimants collecting unemployment insurance benefits.  | C 82 L 21  |

| BILL      | SPONSORS                        | SUMMARY  | STATUS     |
|-----------|---------------------------------|--|------------|
| SB 5046   | Conway,<br>Keiser, King         | Concerning Workers' Compensation Claim Resolution Settlement Agreements - Amends the workers' compensation claim resolution structured settlement provisions to allow for settlements to be paid in a single lump sum. Requires the Board of Industrial Insurance Appeals to provide copies of all final claim resolution settlement agreements to the Department of Labor and Industries.   | C 89 L 21  |
| SSB 5055  | Nguyen,<br>Saldaña,<br>Nobles   | Regarding Arbitrating Law Enforcement Personnel Disciplinary Grievances - Establishes mandatory procedures for selecting arbitrators in grievance arbitrations for disciplinary actions of law enforcement personnel covered by collective bargaining agreements. Requires the Public Employment Relations Commission to appoint arbitrators, implement training, create a fee schedule, and post arbitrator decisions on its website.   | C 13 L 21  |
| ESSB 5061 | Keiser,<br>Conway, Billig       | Concerning Unemployment Insurance - Limits unemployment insurance rate increases by: (1) capping the social tax; (2) suspending the solvency surcharge tax; and (3) relieving certain benefit charges. Increases access to benefits by: (1) expanding eligibility for those in high-risk households; and (2) waiving the waiting period when federally reimbursed. Modifies weekly benefit amount thresholds by: (1) increasing the minimum from 15 to 20 percent of the average weekly wage; and (2) limiting benefits to a person's weekly wage. Ends deductions of lump sum pensions from weekly benefit amounts. Modifies the voluntary contribution and shared work programs, and certain training eligibility. Requires a report from the Employment Security Department to the Legislature. | C 2 L 21   |
| ESSB 5097 | Robinson,<br>Conway,<br>Saldaña | Expanding Coverage of the Paid Family and Medical Leave Program - Expands the definition of family member in the Paid Family and Medical Leave (PFML) program. Requires the Employment Security Department to collect and analyze data and submit reports to the Legislature with certain information regarding the PFML program. Requires the General Fund to cover certain additional leave expenses.  | C 232 L 21 |
| ESSB 5115 | Keiser, Liias,<br>Conway        | Establishing Labor Standards During Public Health Emergencies - Creates an occupational disease presumption, for the purposes of workers' compensation, for frontline employees during a public health emergency. Requires certain employers to notify the Department of Labor and Industries when 10 or more employees have tested positive for the infectious disease during a public health emergency. Requires employers to provide written notice to employees of potential exposure to the infectious disease during a public health emergency. Prohibits discrimination against high-risk employees who seek accommodations or use leave options.   | C 252 L 21 |
| SB 5133   | Conway,<br>Hasegawa,<br>Keiser  | Concerning Collective Bargaining for Certain Confidential Employees - Grants employees who assist the assistant attorneys general of the Torts Division the right to collective bargaining under the Personnel System Reform Act.  | C 180 L 21 |

| BILL      | SPONSORS                         | SUMMARY  | STATUS     |
|-----------|----------------------------------|--|------------|
| ESSB 5172 | King, Brown,<br>Fortunato        | Regarding Overtime Standards for Certain Agricultural Employees - Phases in overtime pay requirements for certain agricultural employees as follows: (1) beginning January 1, 2022, after 55 hours; (2) beginning January 1, 2023, after 48 hours; and (3) beginning January 1, 2024, after 40 hours. Prohibits the award of damages or other relief to certain agricultural employees seeking unpaid overtime under the overtime statute as it existed on November 4, 2020, and applies the prohibition retroactively.  | C 249 L 21 |
| ESSB 5190 | Holy, Frockt,<br>Van De Wege     | Providing Health Care Workers with Presumptive Benefits During a Public Health Emergency - Makes health care employees who left work to quarantine during a public health emergency eligible for unemployment insurance benefits. Provides presumptive workers' compensation coverage for health care employees who are in quarantine or contract the disease that is the subject of a public health emergency.  | C 251 L 21 |
| ESSB 5193 | Conway,<br>Keiser,<br>Hasegawa   | Concerning Unemployment Insurance Systems Enhancements - Requires the Employment Security Department (ESD) to create a training program for unemployment insurance claim adjudicators. Requires the ESD to implement various changes related to claims processing and provide certain data. Requires the ESD to provide legislative reports regarding implementation and related information.  | C 271 L 21 |
| SSB 5254  | Salomon,<br>Darneille,<br>Frockt | Concerning Personal Protective Equipment During a Public Health Emergency - Provides that an employer who does not require employees to wear specific personal protective equipment (PPE), must accommodate an employee's or contractor's voluntary use of specific PPE, during a public health emergency and when other conditions are met.   | C 146 L 21 |
| SSB 5267  | Saldaña,<br>Stanford,<br>Conway  | Requiring Electrical Licensing for Electrical Work Associated with Flipping Property - Requires persons performing electrical work on certain property offered for sale to acquire an electrical contractor license or a certified electrician to perform the work. Requires persons performing telecommunications work on certain property offered for sale to acquire a telecommunications contractor license.   | C 51 L 21  |
| ESSB 5284 | Randall, Billig,<br>Nguyen       | Eliminating Subminimum Wage Certificates for Persons with Disabilities - Prohibits the Department of Labor and Industries (Department) from issuing special certificates for subminimum wages for individuals with disabilities after July 31, 2023. Allows for limited one-time extensions of unexpired certificates under certain circumstances. Requires the Department to provide certain notifications and information to those employed under special certificates and requires the Department of Social and Health Services to provide certain services and assistance to eligible individuals whose certificates are expiring. | C 97 L 21  |

| BILL      | SPONSORS                         | SUMMARY  | STATUS     |
|-----------|----------------------------------|--|------------|
| ESSB 5355 | Conway                           | <b>Establishing Wage Liens</b> - Creates a statutory wage lien for claims on unpaid wages. Creates procedures for filing a wage lien on an employer's real and personal property, and establishes procedures for foreclosing, extinguishing, and prioritizing wage liens. Provides for actions to contest frivolous or excessive liens and allows a party to post a bond in lieu of a wage lien.   | C 102 L 21 |
| SSB 5384  | Warnick,<br>Short, Wilson,<br>L. | <b>Concerning Volunteer Firefighters</b> - Modifies the definition of volunteer firefighter for purposes of employment protection provisions.  | C 105 L 21 |
| SB 5385   | Keiser,<br>Saldaña,<br>Nguyen    | Concerning Airport Size for Enacting Minimum Labor Standards - Includes averaging in the airport size threshold used to determine whether a controlling municipality may enact a minimum labor standard at the airport.  | C 106 L 21 |
| SSB 5425  | Stanford, Das,<br>Hasegawa       | Concerning Extended Benefits in the Unemployment Insurance System - Allows claimants of unemployment insurance to be eligible for extended benefits regardless of whether their 52-week benefit year has expired. Allows the state's extended benefit program to "trigger on" without having to wait the 13 weeks between extended benefit periods. Amends a job search provision, for the purposes of federal conformity, regarding denying extended benefits for failing to accept an offer of, or apply for, suitable work. | C 107 L 21 |

## **LOCAL GOVERNMENT COMMITTEE**

| BILL       | SPONSORS                           | SUMMARY   | STATUS                     |
|------------|------------------------------------|---|----------------------------|
| E2SHB 1069 | Pollet, Duerr,<br>Leavitt          | Concerning Local Government Fiscal Flexibility - Allows local government revenue from criminal justice sales taxes, the Criminal Justice Assistance Accounts, and certain King County excess property tax levies to supplant existing funds through December 31, 2023. Allows the sales and use tax for chemical dependency or mental health treatment services collected by a city to be used for modifications to existing facilities to address health and safety needs necessary to provide such services. Reduces restrictions on local governments' allowed use of funds from criminal justice sales taxes and real estate excise taxes through December 31, 2023. Increases the time a city's or town's water and electricity or sewage lien for delinquent charges can be applied after an emergency declaration by the Governor that impacts collection of the charges.  Partial Veto: Vetoes sections related to a definition of "retail sale" that would have gone into effect in 2022 but that was repealed by other legislation. | C 296 L 21<br>Partial Veto |
| HB 1159    | Berg,<br>Bronoske,<br>Griffey      | Concerning the Number of Fire Protection District Commissioners - Allows a fire protection district board of commissioners with five members to increase to seven members if approved by a majority of voters.  | C 34 L 21                  |
| ESHB 1184  | Duerr, Ramel,<br>Dolan             | Concerning Risk-Based Water Quality Standards for On-Site Nonpotable Water Systems - Requires the Department of Health to adopt rules for risk-based water quality standards for the on-site treatment and reuse of nonpotable alternative water sources for nonpotable end uses.   | C 156 L 21                 |
| E2SHB 1220 | Peterson,<br>Macri, Ortiz-<br>Self | Supporting Emergency Shelters and Housing Through Local Planning and Development Regulations - Updates the housing goals of the Growth Management Act (GMA) to include planning for and accommodating affordable housing. Requires GMA jurisdictions to address moderate, low, very low, and extremely low-income housing, moderate density housing options, and racially disparate impacts and displacement in the housing element of the comprehensive plan. Requires the Department of Commerce to inventory and analyze existing and projected housing needs required in the housing element of the comprehensive plan. Prohibits a city from preventing transitional or permanent supportive housing and indoor emergency shelters and housing in certain zones, with limited exceptions. Directs GMA jurisdictions to consider policies encouraging the construction of accessory dwelling units to meet affordable housing goals.  | C 254 L 21<br>Partial Veto |
|            |                                    | <b>Partial Veto</b> : Vetoes the section that directs GMA jurisdictions to consider policies encouraging the construction of accessory dwelling units to meet affordable housing goals.   |                            |

| BILL      | SPONSORS                       | SUMMARY   | STATUS     |
|-----------|--------------------------------|---|------------|
| EHB 1271  | Orwall,<br>Goehner,<br>Goodman | Ensuring Continuity of Operations in the Offices of County Elected Officials During the Current COVID-19 Pandemic and Future Public Health Crises - Removes requirements for physical attendance for court clerks attending a virtual proceeding and for public auctions of real property under execution. Requires taxable real property characteristics to be reviewed in accordance with international association of assessing officer standards for physical inspection. Adds coroners and medical examiners to the Emergency Management Council, to the list of first responders who must be provided information by personal emergency service providers during an emergency, and to the government agencies that may access the Department of Licensing list of photos. Allows county auditors to satisfy public document inspection requirements by posting the documents online. Allows the State Auditor to extend the due date of a local government financial report by 30 days during an emergency. Allows the remaining amount due on annual tax assessments of personal property of over \$50 to be paid by October 31 when at least half of the tax due, along with applicable interest and penalties, is paid after April 30, but before October 31.      | C 122 L 21 |
| ESHB 1326 | Lekanoff,<br>Goodman,<br>Ramel | Concerning Coroners and Medical Examiners - Requires coroners, medical examiners, and full-time medicolegal investigative personnel, other than prosecuting attorneys acting as ex-officio coroners and those who have already received comparable training, to complete medicolegal forensic investigation training within 12 months of assuming office. Requires coroner's and medical examiner's offices, other than those run by a prosecuting attorney, to be accredited by July 1, 2025. Conditions 25 percent of reimbursement for autopsy costs from the Death Investigations Account on coroner's and medical examiner's offices satisfying these training and accreditation requirements. Allows a county to enter into an interlocal agreement with an adjoining county for coroner or medical examiner services. Removes the prosecuting attorney as ex-officio coroner in noncharter counties with a population of less than 40,000 and allows the county legislative authority to determine whether the new coroner will be elected or appointed, as of January 1, 2025. Provides minimum salaries for elected coroners in counties with under 40,000 people, or allows the county legislative authority to alternatively set the salary on a per case basis. | C 127 L 21 |

| BILL       | SPONSORS                           | SUMMARY  | STATUS     |
|------------|------------------------------------|--|------------|
| SHB 1331   | Harris-Talley,<br>Senn,<br>Bateman | Concerning Early Learning Facility Impact Fees - Prohibits a local government from imposing a greater impact fee on an early learning facility development than that imposed on a commercial retail or office development that generates a similar number, type, and duration of vehicle trips. Allows a local government to exempt an early learning facility from up to 80 percent of impact fees without the local government needing to pay the impact fees from public funds other than the impact fee account. Allows a local government to exempt an early learning facility from the full amount of impact fees without needing to pay the impact fees from public funds other than the impact fee account, if the developer records a covenant requiring that at least 25 percent of the children and families using the facility will qualify for state subsidized child care, and that provides for payment of at least a portion of an applicable impact fee if the covenant is violated or if the facility is converted to another use. | C 72 L 21  |
| E2SHB 1335 | Valdez, Rude,<br>Bergquist         | Concerning Review and Property Owner Notification of Recorded Documents with Unlawful Racial Restrictions - Requires the University of Washington and Eastern Washington University to review existing deeds and covenants for unlawful racial or discriminatory restrictions and provide notice of such restrictions to property owners and county auditors. Adds to the seller disclosure statement a notice that covenant or deed restrictions based on race or other protected classes are unlawful and provides the methods for which such restrictions can be struck. Provides a process for removing unlawful provisions from the record and chain of title after a property owner files an action in superior court.   | C 256 L 21 |
| SB 5019    | Kuderer,<br>Hunt, Brown            | Concerning the Recording Standards Commission - Renames the E-Recording Standards Commission to the Recording Standards Commission, and expands the Commission's responsibilities to include making recommendations to the Secretary of State on general rule recording standards. Provides additional authority for the Secretary of State to make rules for the uniform recording of documents in cooperation with the Recordings Standards Commission.  | C 137 L 21 |
| ESB 5026   | Salomon,<br>Cleveland,<br>Randall  | Concerning Moneys Available to a Port District Allocated for the Purchase of Zero and Near Zero Emissions Cargo Handling Equipment - Prohibits port districts and port development authorities from purchasing fully automated marine container cargo handling equipment, while allowing the purchase of zero and near zero emissions cargo handling equipment and infrastructure, through December 31, 2031.  | C 88 L 21  |

| BILL      | SPONSORS                           | SUMMARY   | STATUS                     |
|-----------|------------------------------------|---|----------------------------|
| ESSB 5235 | Liias, Das,<br>Nguyen              | Increasing Housing Unit Inventory by Removing Arbitrary Limits on Housing Options - Prohibits cities and counties from regulating or limiting the number of unrelated people who can occupy a house or other dwelling unit, except under certain circumstances. Adds a variety of provisions related to accessory dwelling unit (ADU) regulations, including: allowing counties and cities to provide incentives for the use of ADUs for long-term rental under certain circumstances; prohibiting, with limited exceptions, counties and cities planning under the Growth Management Act from imposing owner-occupancy requirements on lots containing ADUs offered for long-term rental; and requiring counties and cities to provide a hardship exemption from owner-occupancy requirements.  Partial Veto: Vetoes provisions related to ADUs, except for a section related to definitions.  | C 306 L 21<br>Partial Veto |
| SB 5338   | Wilson, L.,<br>Randall, Rivers     | Concerning Fire Protection Districts and Education - Authorizes a fire protection district to provide training and expend resources to mitigate workplace injuries.   | C 19 L 21                  |
| 2SSB 5368 | Short,<br>Fortunato,<br>Wilson, L. | Encouraging Rural Economic Development - Allows code cities to annex unincorporated territory within an urban growth area through interlocal agreements, and allows such agreements to include use of a sales tax credit for annexed areas should such a credit be reinstated by the Legislature. Allows the Growth Management Hearings Board (GMHB) to refer noncompliance findings to the Department of Commerce (Commerce) and tasks Commerce with providing technical assistance to facilitate speedy resolution of such findings. Requires Commerce to offer training to assist rural counties in understanding and applying noncompliance findings and prior decisions of the GMHB. Allows Commerce to award grants to a qualified agency to provide the training. Allows the Public Works Board to award financial assistance for certain broadband projects to a local government that is not in compliance with the Growth Management Act (GMA). Prohibits the Community Economic Revitalization Board, the Utilities and Transportation Commission, and Commerce from considering whether a local government is compliant with the GMA when considering applications for broadband funding.  Partial Veto: Vetoes the section that allows the Public Works Board to award financial assistance for certain broadband projects to a local government that is not in compliance with the GMA, and vetoes the sections that prohibit the Community Economic Revitalization Board, the Utilities and Transportation Commission, and Commerce from considering whether a local government is compliant with the GMA when considering applications for broadband funding. | C 312 L 21<br>Partial Veto |

### **PUBLIC SAFETY COMMITTEE**

| BILL       | SPONSORS                               | SUMMARY   | STATUS     |
|------------|--|---|------------|
| ESHB 1054  | J. Johnson,<br>Entenman,<br>Fitzgibbon | Establishing Requirements for Tactics and Equipment used by Peace Officers - Prohibits peace officers from using chokeholds and neck restraints. Prohibits law enforcement agencies from acquiring or using certain types of military equipment. Establishes restrictions on tear gas, vehicular pursuits, and firing upon moving vehicles. Prohibits a peace officer from seeking, and a court from issuing, a search or arrest warrant granting an express exception to the "knock and announce" rule. Requires law enforcement agencies to adopt policies and procedures to ensure that uniformed peace officers are reasonably identifiable. Requires the Criminal Justice Training Commission to convene a work group to develop model policies on the use and training of canine teams. | C 320 L 21 |
| E2SHB 1089 | Ramos,<br>Goodman,<br>Senn             | Concerning Compliance Audits Relating to Peace Officers and Law Enforcement Agencies - Requires the Office of the State Auditor (SAO) to review any completed deadly force investigation to determine whether the involved actors complied with all applicable rules and procedures. Authorizes the SAO, upon the request of the Criminal Justice Training Commission, to review a law enforcement agency to ensure compliance with all applicable rules and procedures governing the training and certification of the agency's peace officers.  | C 319 L 21 |
| EHB 1090   | Ortiz-Self,<br>Fey,<br>Gregerson       | Concerning Private, For-Profit Detention Facilities - Prohibits persons, businesses, and state and local governments from operating private detention facilities or from using contracts with private detention facilities, with exceptions.  | C 30 L 21  |
| ESHB 1109  | Orwall,<br>Mosbrucker,<br>Rule         | Concerning Victims of Sexual Assault - Requires the Office of the Attorney General, in consultation with the Washington Association of Sheriffs and Police Chiefs, to collect status updates on cases tied to previously unsubmitted sexual assault kits collected prior to July 24, 2015. Requires the Criminal Justice Training Commission to conduct an annual case review program on sexual assault investigations and prosecutions to improve training and case outcomes. Expands the statutory rights for sexual assault survivors.   | C 118 L 21 |
| SHB 1223   | Peterson,<br>Simmons,<br>Dolan         | Enacting the Uniform Electronic Recordation of Custodial Interrogations Act - Requires law enforcement officers to electronically record custodial interrogations if the interrogation is of a juvenile or related to a felony. Requires law enforcement officers to electronically record audio and video of qualifying custodial interrogations at a jail, police or sheriff's station, holding cell, or correctional or detention facility. Requires law enforcement officers to electronically record, at a minimum, audio of qualifying custodial interrogations at any other place of detention. Requires law enforcement agencies to establish and enforce rules and procedures relating to electronic recordings of custodial interrogations.   | C 329 L 21 |

| BILL       | SPONSORS                            | SUMMARY   | STATUS     |
|------------|-------------------------------------|---|------------|
| ESHB 1267  | Entenman,<br>Hackney,<br>Ortiz-Self | Concerning Investigation of Potential Criminal Conduct Arising from Police Use of Force, Including Custodial Injuries, and Other Officer-Involved Incidents - Establishes the Office of Independent Investigations within the Office of the Governor to investigate deadly force incidents involving peace officers.  | C 318 L 21 |
| E2SHB 1310 | J. Johnson,<br>Lovick, Cody         | Concerning Permissible Uses of Force by Law Enforcement and Correctional Officers - Establishes a standard for the use of physical force by peace officers, including delineating circumstances where force is permissible and requiring officers to exercise reasonable care.  | C 324 L 21 |
| E2SSB 5051 | Pedersen,<br>Dhingra,<br>Stanford   | Concerning State Oversight and Accountability of Peace Officers and Corrections Officers - Modifies the priorities, composition, and obligations of the Criminal Justice Training Commission (CJTC). Expands the background investigation requirements for persons applying for peace officer, reserve officer, and corrections officer positions. Makes changes to the certification and decertification processes for peace officers and corrections officers. Modifies records retention requirements for law enforcement and corrections agencies, and requires employing agencies to report all separations and other specified incidents regarding officers to the CJTC. Requires the CJTC to maintain a public database containing information relating to officers, CJTC investigations, and decertification proceedings. Requires the CJTC to provide a report to the Governor and the Legislature regarding the implementation of the bill, and to provide an additional report with information related to officer training and categorization of different types of officers. | C 323 L 21 |
| SSB 5066   | Dhingra, Das,<br>Mullet             | Concerning a Peace Officer's Duty to Intervene - Requires a peace officer to intervene when witnessing another officer engaging in the use of excessive force. Requires a peace officer to report to a supervisor when he or she witnesses another officer committing wrongdoing.   | C 321 L 21 |
| ESSB 5119  | Darneille,<br>Das,<br>Hasegawa      | Concerning Individuals in Custody - Requires the Department of Corrections to convene an unexpected fatality review team to conduct an unexpected fatality review when an incarcerated individual dies unexpectedly or a case is identified by the Office of Corrections Ombuds for review. Requires a city or county department of corrections or chief law enforcement officer responsible for the operation of a jail to convene an unexpected fatality review team to conduct a review when an individual confined in the jail dies unexpectedly.   | C 139 L 21 |
| ESSB 5121  | Darneille,<br>Das, Dhingra          | Expanding Eligibility for the Graduated Reentry Program - Modifies the maximum length of participation and minimum total confinement requirements for the Department of Corrections' (DOC) Graduated Reentry Program based on the nature of the offense committed by an individual. Requires the DOC to publish a monthly report on its website and submit an annual report to the Legislature with the number of individuals who were transferred to home detention as part of the Graduated Reentry Program.  | C 266 L 21 |

| BILL       | SPONSORS                       | SUMMARY   | STATUS     |
|------------|--------------------------------|---|------------|
| E2SSB 5163 | Rolfes,<br>Dhingra,<br>Saldaña | Concerning the Placement and Treatment of Conditionally Released Sexually Violent Predators - Shifts the primary responsibility for identifying less restrictive alternative (LRA) placements for civilly committed sexually violent predators (SVPs) to the Department of Social and Health Services (DSHS) in certain circumstances, and requires LRA placements to align with fair share principles when possible. Requires the DSHS to contract with LRA housing and treatment providers based on a housing matrix. Allows the state to site secure community transition facilities and other conditional release and transitional facilities in any county of the state. Provides that SVPs must have a clinically appropriate discharge plan as part of the treatment process through the DSHS. Requires community notification of any change of address of a conditionally released SVP. Allows the Department of Corrections to enter a 96-hour arrest warrant pending a judicial bench warrant when an SVP on conditional release disappears. Requires the establishment of a work group to address issues relating to the availability of sex offender treatment providers. Requires the DSHS to enter into a memorandum of understanding with the Department of Licensing to allow residents at the Special Commitment Center to obtain a state identification card. | C 236 L 21 |
| ESB 5164   | Darneille,<br>Das, Kuderer     | Resentencing of Individuals Sentenced as a Persistent Offender Due to a Robbery in the Second Degree Conviction - Requires a court to resentence a person serving a sentence of life imprisonment without the possibility of release under the "three strikes law" if the basis for the sentence is a conviction of Robbery in the second degree.   | C 141 L 21 |
| SB 5177    | Cleveland,<br>Dhingra, Das     | Eliminating Proof of Nonmarriage as an Element of Certain Sex Offenses - Removes nonmarriage of the victim and perpetrator as an element of certain grounds of various sex offenses, including Rape of a Child, Child Molestation, Sexual Misconduct with a Minor, Rape in the second degree, and Indecent Liberties.   | C 142 L 21 |
| ESSB 5180  | Dhingra, Das,<br>Stanford      | Vacating Certain Convictions - Authorizes a person to apply to vacate a qualifying conviction where the person committed the offense as a result of being the victim of sex trafficking, prostitution, commercial sexual abuse of a minor, domestic violence, or sexual assault. Authorizes a prosecutor to apply to vacate a qualifying conviction on behalf of a victim of sex trafficking, prostitution, commercial sexual abuse of a minor, domestic violence, or sexual assault. Authorizes a person who is a family member of a homicide victim to apply to vacate the victim's conviction for a misdemeanor prostitution offense on behalf of the victim. Repeals the provision authorizing a person to apply to vacate a conviction for a misdemeanor prostitution offense where the person committed the offense as a result of being the victim of sex trafficking or promotion.  | C 237 L 21 |

| BILL       | SPONSORS                             | SUMMARY  | STATUS                     |
|------------|--------------------------------------|--|----------------------------|
| 2SSB 5183  | Nobles,<br>Dhingra,<br>Rivers        | Concerning Victims of Nonfatal Strangulation - Requires the costs for forensic exams in domestic violence assault cases involving nonfatal strangulation to be paid by the state through the Crime Victim Compensation Program through July 1, 2023. Requires the Office of Crime Victims Advocacy to develop best practices for local communities to increase access to forensic nurse examiners for nonfatal strangulation assaults and develop strategies to make forensic nurse examiner training available in all regions of the state.   | C 269 L 21                 |
| E2SSB 5259 | Nobles,<br>Carlyle, Liias            | Concerning Law Enforcement Data Collection - Requires the Office of the Attorney General (AGO) to establish an advisory group to make recommendations for the design, development, and implementation of a statewide program for collecting, reporting, and publishing law enforcement use of force data by April 1, 2022. Requires the AGO to engage in a competitive procurement process to select a Washington private or public institution of higher education to implement the statewide use of force data program. Requires law enforcement agencies to report all instances of the use of force by no later than three months after the AGO determines the statewide use of force data program can accept reports. | C 326 L 21                 |
| 2SSB 5293  | Nobles,<br>Darneille, Van<br>De Wege | Creating a Mental Health Sentencing Alternative - Creates a mental health sentencing alternative allowing for imposition of a term of community custody and treatment in place of confinement for certain felony defendants diagnosed with serious mental illness.  Partial Veto: Vetoes the section containing an emergency clause.   | C 242 L 21<br>Partial Veto |
| ESSB 5353  | Conway,<br>Darneille,<br>Nguyen      | Creating a Partnership Model that Facilitates Community Engagement with Law Enforcement - Creates a pilot project within the Department of Commerce (Commerce) to award grants to public agencies and nongovernmental organizations for the purpose of fostering community engagement through neighborhood organizing, law enforcement-community partnerships, youth mobilization, and business engagement. Requires Commerce to submit a preliminary report to the Legislature regarding the pilot project by January 1, 2022, and submit a final report to the Legislature by December 1, 2023.  | C 327 L 21                 |
| SSB 5361   | McCune,<br>Warnick,<br>Wilson, J.    | Concerning the Resentencing of Persons Convicted of Drug Offenses - Modifies the criteria for a person to qualify for resentencing for a drug offense committed prior to July 1, 2004 (which corresponds to the enactment of specialized drug sentencing laws). Requires the court to resentence a qualifying person based on current sentencing guidelines.   | C 286 L 21                 |

# RURAL DEVELOPMENT, AGRICULTURE & NATURAL RESOURCES COMMITTEE

(360) 485-0074

| BILL       | SPONSORS                      | SUMMARY   | STATUS     |
|------------|-------------------------------|---|------------|
| HB 1055    | Berg,<br>Abbarno,<br>Shewmake | <b>Extending Timber Purchase Reporting Requirements</b> - Extends the expiration date for certain timber purchase reporting requirements.   | C 24 L 21  |
| HB 1143    | Rude, Klicker,<br>Eslick      | Authorizing the Placement of Water Rights Banked Pursuant to RCW 90.92.070 into the Trust Water Rights Program - Provides that a water right banked with the Walla Walla Pilot Local Water Management Program must, upon request of the water right holder, be accepted by the Department of Ecology as a temporary trust water right donation for a period of up to two years.   | C 110 L 21 |
| 2SHB 1168  | Springer,<br>Kretz, Klicker   | Concerning Long-Term Forest Health and the Reduction of Wildfire Dangers - Creates the Wildfire Response, Forest Restoration, and Community Resilience Account (Account) to fund certain wildfire preparedness, prevention, and protection activities and requires the Department of Natural Resources (DNR) to report every two years on how Account funds are used. Requires the DNR to implement a variety of wildfire preparedness, prevention, and forest health initiatives including increasing coordination with various entities, developing a forest health work force, providing an aviation support program, creating a small forest landowner forest health program, and exploring and developing markets for woody biomass residuals from forest health treatments. Directs the DNR to hire a third-party contractor to assist in updating the forest health inventory and advise the DNR's growth and yield monitoring before the 2025-2034 sustainable harvest calculation is determined. Requires the Joint Legislative Audit and Review Committee to review and report on the development of the sustainable harvest calculation. | C 298 L 21 |
| EHB 1199   | Corry,<br>Chapman,<br>Davis   | Providing Compensation to Department of Natural Resources Lessees Whose Leases are Terminated for Reasons Other than Default - Requires the Department of Natural Resources (DNR) to compensate lessees in the event that the DNR exercises a nondefault or early termination provision in a state land lease for agricultural or grazing purposes. Establishes compensation formulas for agricultural leases and for grazing leases. Creates certain additional obligations for the DNR in the event that the DNR exercises a nondefault or early termination provision in a state land lease for agricultural or grazing purposes.  | C 36 L 21  |
| E2SHB 1216 | Ramos,<br>Callan,<br>Lekanoff | Concerning Urban and Community Forestry - Directs the Department of Natural Resources (DNR) to conduct analyses of the needs and opportunities related to urban forestry. Changes the name of the "Community and Urban Forestry Program" to the "Urban and Community Forestry Program." Directs the DNR to provide technical assistance and capacity building resources and opportunities upon request to entities who establish urban and community forestry programs.   | C 209 L 21 |

| BILL       | SPONSORS                              | SUMMARY  | STATUS     |
|------------|---------------------------------------|--|------------|
| SHB 1355   | Dent,<br>Chandler,<br>Boehnke         | Concerning Noxious Weeds - Modifies the Washington State Noxious Weed Control Board's composition and term of office. Modifies county noxious weed control board provisions. Requires the State Noxious Weed Control Board to convene a stakeholder process to develop a system by which parcels owned or held by the Department of Transportation may be identified and billed for special benefits received from county noxious weed control boards. Requires forestland owners to control and prevent the spread of Class C noxious weeds within specified distances of adjacent lands, roads, navigable rivers, and certain other areas. Adds weed boards and weed districts to the class of assessing districts that may levy assessments and charges on state lands. | C 217 L 21 |
| E2SHB 1382 | Tharinger,<br>Dolan,<br>Fitzgibbon    | Streamlining the Environmental Permitting Process for Salmon Recovery Projects - Creates the Habitat Recovery Pilot Program (Pilot Program) for salmon restoration projects that meet certain criteria. Exempts qualifying projects from certain state and local permitting processes. Establishes a consultation and review process for projects under the Pilot Program. Expires the Pilot Program on June 30, 2025.   | C 75 L 21  |
| НВ 1437    | MacEwen,<br>Eslick                    | Concerning Commercial Fishing Crewmember Licenses - Authorizes the Fish and Wildlife Commission to adopt fishery-specific rules regarding commercial fishing crewmember licenses. Requires crewmember license holders to carry identification. Provides that a generic crewmember license held by a commercial fishing license holder may not be used for a person who is otherwise prohibited from obtaining a crewmember license.  | C 46 L 21  |
| HB 1491    | Orcutt,<br>Fitzgibbon,<br>Lekanoff    | Concerning the Rights-of-Way for the Transport of Timber, Minerals, Stone, Sand, Gravel, or Other Valuable Materials - Provides that the Department of Natural Resources is not required to issue a right-of-way certificate for right-of-way applications over lands in which the federal government claims the exclusive right to grant an easement or right-of-way.   | C 49 L 21  |
| SB 5063    | Honeyford,<br>Salomon, Van<br>De Wege | <b>Extending the Invasive Species Council</b> - Extends the expiration date of the Invasive Species Council and Invasive Species Council Account.  | C 177 L 21 |
| SB 5145    | Van De Wege,<br>Rolfes                | Concerning the Prevention of Seabed Mining of Hard Minerals - Prohibits the seabed mining of hard minerals in designated waters of Washington. Prohibits the Department of Natural Resources from issuing permits or leases on aquatic lands for purposes of exploration, development, or seabed mining of hard minerals.  | C 181 L 21 |
| SB 5146    | Van De Wege                           | Authorizing the Fish and Wildlife Commission to Indemnify the Federal Government as a Condition of Securing Certain Funds - Provides that the Fish and Wildlife Commission may indemnify the United States and its agencies as a condition to secure federal funds for fish, shellfish, and wildlife projects.   | C 182 L 21 |

| BILL      | SPONSORS                          | SUMMARY   | STATUS                     |
|-----------|-----------------------------------|---|----------------------------|
| ESB 5158  | Hawkins,<br>Rolfes,<br>Saldaña    | Creating the Utility Wildland Fire Prevention Advisory Committee - Creates the Utility Wildland Fire Prevention Advisory Committee to advise the Department of Natural Resources on matters related to recommendations of the Utility Wildland Fire Prevention Task Force.  | C 183 L 21                 |
| SB 5159   | Warnick, Van<br>De Wege,<br>Short | Concerning Payments in Lieu of Real Property Taxes by the Department of the Fish and Wildlife - Requires the State Treasurer to distribute payments in lieu of taxes (PILT) on game lands to counties on behalf of the Department of Fish and Wildlife. Deletes certain PILT rates set in prior biennia.  Partial Veto: Vetoes the section containing an emergency clause and effective date of July 1, 2021.   | C 184 L 21<br>Partial Veto |
| SSB 5230  | Dozier,<br>Honeyford,<br>King     | Concerning Agreements for Allocation of Groundwater Resulting from Bureau of Reclamation Project Operations - Provides that agreements between the Department of Ecology and the United States for the allocation of Columbia Basin Project groundwaters will be used to allocate groundwater within an established groundwater area or subarea. Provides that these agreements fulfill the requirements of the Groundwater Code for determinations of the availability of public groundwater.  | C 185 L 21                 |
| 2SSB 5253 | Liias,<br>Warnick,<br>Wagoner     | Implementing the Recommendations of the Pollinator Health Task Force - Reestablishes the Pollinator Health Task Force to assist with implementation of the prior task force's recommendations and the pollinator health strategy. Requires the Department of Agriculture to submit a plan for the implementation of the pollinator health strategy to the Legislature. Implements various recommendations from the 2020 Pollinator Health Task Force report to the Legislature.   | C 278 L 21                 |
| SSB 5273  | Salomon,<br>Rolfes,<br>Pedersen   | Concerning the Replacement of Shoreline Armoring - Requires a person wishing to replace residential marine shoreline stabilization or armoring to use the least impacting technically feasible bank protection alternative for the protection of fish life. Requires a person to conduct a site assessment before replacing marine residential shoreline stabilization or armoring, unless granted an exemption by the Department of Fish and Wildlife. Requires a person to consider certain site characteristics before proposing a hard armor technique. Establishes a hierarchy of marine residential shoreline stabilization techniques. | C 279 L 21                 |
| SSB 5317  | Warnick                           | Concerning Pesticide Registration and Licensing Fees - Increases pesticide registration and license fees. Establishes a fee of \$7 on each pesticide license to provide a pesticide safety education program at Washington State University. Directs the Department of Agriculture to engage with the regulated community and report to the Legislature on the fee structure for pesticide licensing.   | C 244 L 21                 |
| SSB 5318  | Warnick                           | <b>Concerning Fertilizer Fees</b> - Increases fees related to fertilizer registration, licensing, and inspection.   | C 282 L 21                 |

| BILL      | SPONSORS                           | SUMMARY   | STATUS     |
|-----------|------------------------------------|---|------------|
| ESSB 5452 | Cleveland,<br>Liias, Wilson,<br>J. | Concerning Electric-Assisted Bicycles - Directs the Department of Fish and Wildlife (WDFW) and the Department of Natural Resources (DNR) to undergo a public process to collect information related to electric-assisted bicycle (e-bike) use on natural surface trails and roads. Directs the WDFW and the DNR to report their findings to the Legislature. Authorizes persons who possess a current parking placard for persons with disabilities to use class 1 and class 2 e-bikes on nonmotorized natural surface trails and closed roads on lands managed by the DNR and by the WDFW until June 30, 2023, or until legislation is enacted or rules are adopted on this topic, whichever is earlier. | C 191 L 21 |

### **STATE GOVERNMENT & TRIBAL RELATIONS COMMITTEE**

(360) 810-3231

| BILL       | SPONSORS                             | SUMMARY  | STATUS     |
|------------|--------------------------------------|--|------------|
| SHB 1016   | Morgan,<br>Lovick,<br>Simmons        | Making Juneteenth a Legal Holiday - Designates June 19, commonly known as Juneteenth, as a state legal holiday.  | C 295 L 21 |
| ESHB 1068  | Dolan,<br>Valdez, Kloba              | <b>Exempting Election Security Information from Public Records Disclosure</b> - Exempts from disclosure under the Public Records Act (PRA) certain election security records such as election continuity of operations plans, security audits, and security risk assessments. Exempts from disclosure under the PRA certain information related to election security, operations, and infrastructure. Specifies that disclosure of information and records pertaining to security breaches are not included in the new exemptions under the act, but are restricted as otherwise provided by law.  | C 26 L 21  |
| ESHB 1078  | Simmons,<br>Young, Ramos             | Restoring Voter Eligibility for Persons Convicted of a Felony Offense who are not in Total Confinement Under the Jurisdiction of the Department of Corrections - Replaces the two-step approach of provisional and permanent restoration of a person's voting rights after a felony conviction with a process that provides for the automatic restoration of a person's voting rights if the person convicted of a felony is not serving a sentence of total confinement under the jurisdiction of the Department of Corrections. Removes provisions authorizing the revocation of a person's voting rights upon failure to pay legal financial obligations. Requires the Secretary of State to compare a list of registered voters to a list of persons ineligible to vote by reason of a felony conviction once a month, rather than twice a year. Makes conforming changes to the voter registration oath, voter declaration enclosed with a ballot, and statutory eligibility to serve as a juror. | C 10 L 21  |
| SHB 1250   | Orcutt, Ryu,<br>Boehnke              | Designating Washington a Purple Heart State - Designates Washington as a Purple Heart State that honors people who have received the Purple Heart award. Authorizes various agencies to erect signs recognizing that Washington is a Purple Heart State and to accept gifts or donations to assist efforts related to Washington being a Purple Heart State. Creates three accounts in the custody of the State Treasurer where any gifts and donations received by the specified agencies must be deposited.  | C 213 L 21 |
| E2SHB 1274 | Hackney,<br>Stokesbary,<br>Robertson | Concerning Cloud Computing Solutions - Permits state agencies to locate new and existing information or telecommunications investments within third-party, commercial cloud computing services. Creates a task force, chaired by the Chief Information Officer and consisting of representatives from various interest groups, to review the impact on labor of transitioning to third-party cloud computing services and the needs for retraining that would accompany such a shift.  | C 40 L 21  |

| BILL      | SPONSORS                        | SUMMARY  | STATUS     |
|-----------|---------------------------------|--|------------|
| ESHB 1372 | Lekanoff,<br>Shewmake,<br>Wicks | Replacing the Marcus Whitman Statue in the National Statuary Hall Collection with a Statue of Billy Frank Jr - Expresses the Legislature's request to the United States (U.S) Joint Committee on the Library of Congress to replace the Marcus Whitman statue from the National Statuary Hall Collection at the U.S. Capitol with a statue of Billy Frank Jr., and requires the Governor to send a written request of the same. Establishes the Billy Frank Jr. National Statuary Hall Selection Committee to act on behalf of the state in carrying out the replacement process. Requires that, after a county is selected as the relocation site for the Marcus Whitman statue, the Governor and the selected county enter into an agreement to transfer ownership of the Marcus Whitman statue from the state to the selected county. | C 20 L 21  |
| SSB 5013  | Hunt,<br>Kuderer,<br>Wilson, C. | Concerning Local Redistricting Deadlines - Changes the deadline for preparation of redistricting plans by certain local jurisdictions that use district-based systems to elect their governing body from no later than 8 months after receipt of the federal decennial census date to the following: (1) until January 1, 2023, local jurisdictions must prepare a plan by December 31, 2021, if the jurisdiction is scheduled to elect members to its governing body in 2022, or by November 15, 2022, if the jurisdiction is not scheduled to elect such members in 2022; and (2) beginning January 1, 2023, local jurisdictions must prepare a redistricting plan by November 15 of each year ending in one.  | C 173 L 21 |
| SB 5015   | Hunt, Billig,<br>Das            | Concerning Fraudulent Portrayal of Ballot Drop Boxes - Establishes a gross misdemeanor for misrepresenting an unofficial ballot collection site or device as an official ballot drop box that has been established by the county auditor.  | C 85 L 21  |
| SB 5131   | Holy                            | Concerning County Clerks Duties Related to Recall Petitions - Transfers the responsibility for notifying the petitioner moving to recall an elected official and the elected official of the hearing date from the county clerk to the superior court. Transfers the responsibility for certifying and transmitting the recall ballot synopsis from the superior court to the county clerk.  | C 92 L 21  |
| SB 5303   | Hunt                            | Exempting United States Food and Drug Administration Nonpublic Information from Disclosure Under the State Public Disclosure Act - Exempts from disclosure certain information or records obtained by the Department of Health from the federal Food and Drug Administration, such as trade secrets and confidential commercial information, to the extent they are exempt from disclosure under federal law.  | C 99 L 21  |

| BILL      | SPONSORS                         | SUMMARY   | STATUS                     |
|-----------|----------------------------------|---|----------------------------|
| ESSB 5405 | Hasegawa,<br>Conway, Liias       | Instructing the Joint Legislative Audit and Review Committee to Perform Racial Equity Analyses - Requires the Joint Legislative Audit and Review Committee (JLARC) to incorporate a racial equity analysis into its performance audits, sunset reviews, and other evaluations conducted by the JLARC, with exceptions. Requires the JLARC to provide a racial equity analysis by December 21, 2021, on the impact of in-person restrictions within the K-12 education system since the proclaimed state of emergency issued in response to COVID-19.  Partial Veto: Vetoes the section that requires the JLARC to provide a racial equity analysis by December 21, 2021, on the impact of in-person restrictions within the K-12 education system since the proclaimed state of emergency issued in response to COVID-19. | C 310 L 21<br>Partial Veto |
| SB 5431   | Randall,<br>Nobles,<br>Honeyford | Creating the Rosa Franklin Legislative Internship Program Scholarship - Establishes the Rosa Franklin Legislative Internship Program Scholarship, administered by the Secretary of the Senate (Secretary) and the Chief Clerk of the House of Representatives (Chief Clerk). Authorizes the Secretary, Chief Clerk, legislative members, and legislative employees to solicit contributions for the operation of the scholarship. Creates the Rosa Franklin Legislative Internship Program Scholarship Account in the custody of the State Treasurer, where contributions received from gifts and grants must be deposited and used solely for purposes of the scholarship.   | C 108 L 21                 |
| ESSB 5432 | Carlyle,<br>Nguyen,<br>Conway    | Concerning Cybersecurity and Data Sharing in Washington State Government - Creates the Office of Cybersecurity (OCS) within the Office of the Chief Information Officer (OCIO) and transfers the OCIO's responsibilities relating to state information technology (IT) security programs to the OCS. Requires the OCS to collaborate with state agencies to develop a catalog of cybersecurity services and functions for the OCS to perform. Requires the OCS to contract for an independent security assessment of state agency IT program audits. Sets standards for data sharing and major cybersecurity incident reporting.  | C 291 L 21                 |

### TRANSPORTATION COMMITTEE

(360) 799-4902

| BILL     | SPONSORS                       | SUMMARY  | STATUS     |
|----------|--------------------------------|--|------------|
| SHB 1107 | Chapman,<br>Barkis, Corry      | Expanding Certain Nonresident Vessel Permit Provisions - Expands the authorization to obtain nonresident vessel permits: increases the length of the vessel that may be permitted to nonresident entities other than a person from 164 feet to 200 feet; makes foreign vessels potentially eligible for the nonresident vessel permit; provides that the entities eligible for such permits include an owner or entity chartering a vessel with a captain or crew, as long as individual charters are for at least three or more consecutive days; removes the restriction that limits the number of nonresident vessel permits that may be received by a nonresident entity that is not a person to two within any 36-month period; subjects to the use tax a vessel for which a nonresident vessel permit is obtained for a charter with a captain or crew; and extends the authority, originally set to terminate at the end of 2025, to the end of 2028.   | C 150 L 21 |
| HB 1115  | Fey, Wylie,<br>Bronoske        | Implementing Cost Recovery of State Agency Credit Card and Transaction Fees and Related Costs for Driver and Vehicle Fee Transactions - Makes permanent provisions related to requiring credit card service fees to be charged for both in-office and online vehicle and driver licensing activities by the Department of Licensing.   | C 32 L 21  |
| SHB 1137 | McCaslin,<br>Young, Barkis     | Elevating Road Maintenance and Preservation in Transportation Planning - Reorders the state's six transportation system policy goals, and adds "resilience" to the definition of stewardship. Requires state transportation agencies to perform their powers, duties, and functions with preservation and safety as priorities among the state's transportation system policy goals.   | C 153 L 21 |
| SHB 1207 | Ramel,<br>Boehnke,<br>Lekanoff | Improving Access to Department of Licensing Issued Documents by Extending the Issuance Period of Driver Licenses and Identicards to Eight Years, Allowing Online Issuance and Renewal of Instruction Permits, and Expanding Online Renewal of Driver Licenses and Identicards - Extends the renewal cycle for standard and enhanced driver's licenses, standard and enhanced identicards, commercial driver's licenses, and motorcycle endorsements from six years to eight years and adjusts the associated fees to reflect the new terms while retaining an option for a six-year renewal term. Allows online issuance and renewal of non-photo driver's instruction permits. Requires remote photo capture at driver's license and identicard online renewal beginning January 2023. Allows that driver's licenses and identicards can be renewed online any time through July 2024. Specifies that photos must be updated at least every 16 years for persons over 30; and every eight years for persons under 30. Requires the Department of Licensing to complete a study of the impacts to employment, backlog reduction, access to services, and other topics and report by December 2023. | C 158 L 21 |

| BILL     | SPONSORS                          | SUMMARY   | STATUS     |
|----------|-----------------------------------|---|------------|
| EHB 1251 | Orcutt, Dent,<br>Eslick           | Concerning the Authorization of Wheeled All-Terrain Vehicles on State Highways - Expands the locations where a person may operate a wheeled all-terrain vehicle (WATV) on state highways to unincorporated areas with a posted speed limit of 35 miles per hour or less. Makes the authority to operate a WATV upon a state highway segment in unincorporated territory contingent upon the passage of an ordinance approving the operation on the segment by the county in which the state highway segment is located.   | C 121 L 21 |
| SHB 1269 | Kirby, Barkis,<br>Robertson       | Addressing Motor Vehicle Transporter License Plates - Limits the number of license plate sets for the purpose of a vehicle transporter business to no more than 10. Increases the fees for a vehicle transporter license and transporter license plates. Requires the loss, theft, or damaging of transporter license plates or indicator tabs to be reported within 10 days. Restricts the use of transporter license plates and indicator tabs to Washington public highways and authorizes the Director of the Department of Licensing to deny, suspend, or revoke a transporter license if the holder uses transporter license plates on public highways outside the state.   | C 161 L 21 |
| SHB 1301 | Fitzgibbon,<br>Hackney,<br>Valdez | Providing Expanded Options for Fare Enforcement by Regional Transit Authorities - Allows a regional transit authority to establish an alternative fare enforcement system, which allows for the issuance of notices of violation, the resolution of notices of violation, and appeals. Limits the fines associated with notices of violation to the same maximum amount allowed for civil infractions, but notices of violation may be subject to nonmonetary sanctions instead of fines.   | C 70 L 21  |
| SHB 1322 | Wylie, Harris,<br>Ortiz-Self      | Addressing Off-road Vehicle and Snowmobile Registration Enforcement - Removes the permission for a resident from a state that does not impose a sales and use tax on transactions involving an off-road vehicle (ORV) to use the ORV in Washington without registering it. Allows a person that is a resident of another state to register an ORV in Washington without paying a fee under certain circumstances. Requires the Department of Licensing and the Department of Revenue to jointly notify certain Washington owners of a ORV or snowmobile of the penalty for failure to register the vehicle in Washington as required. Establishes a gross misdemeanor and fines for registering an ORV or a snowmobile in another state to avoid sales and use taxes. | C 216 L 21 |
| SHB 1379 | Lovick,<br>Boehnke,<br>Sutherland | Establishing an Unpiloted Aircraft System State Coordinator and Program Funding Source - Establishes the Unpiloted Aircraft System State Coordinator (Coordinator) in the Aviation Division of the Washington State Department of Transportation. Requires state registration of commercial unpiloted aircraft systems. Exempts recreational drones from registering in Washington. Requires reports to the Legislature and other stakeholders regarding the fee schedule and Coordinator position by December 1, 2022.   | C 131 L 21 |

| BILL      | SPONSORS                            | SUMMARY  | STATUS     |
|-----------|-------------------------------------|--|------------|
| ESHB 1457 | Wylie,<br>Riccelli, Kloba           | Facilitating the Coordinated Installation of Broadband along State Highways - Makes it a state policy that limited access highway rights-of-way be used to accommodate the deployment of broadband facilities as a critical part of the state's infrastructure. Requires the Washington State Department of Transportation (WSDOT) to adopt and maintain an agency policy to provide broadband facility owners with information about planned highway projects. Authorizes the WSDOT to have its contractors install broadband conduit as part of road construction projects if no owners would like to participate in the installation of broadband infrastructure. Authorizes the WSDOT to grant franchises to use a state highway for construction and maintenance of fiber optic facilites. Requires the Joint Transportation Committee to oversee a consultant study to provide recommendations related to the WSDOT's role in broadband service expansion efforts, subject to appropriations.  | C 258 L 21 |
| SHB 1502  | Wylie,<br>Griffey, Ramel            | Concerning the Procurement and Design of Electric Ferries by Counties - Permits counties to use additional competitive bidding procedures for procurement and design of electric ferries. Permits a county procuring an electric ferry to consider best value criteria in determining the lowest responsive and responsible bidder. Exempts trade secrets or other proprietary information submitted by a bidder in connection with electric ferry procurement from public disclosure if the bidder specifically states in writing the reason for protection from disclosure and the county agrees that such protection is necessary. Permits a county procuring an electric ferry to identify specific equipment and vendors without allowing substitutions, when such equipment selections will reduce cost and performance risk. Requires the Washington State Department of Transportation's Office of Equal Opportunity to establish contract goals for county electric ferry vessel procurement in order to increase small business participation in ferry vessel procurement. | C 224 L 21 |
| SHB 1514  | Taylor,<br>Ramos, Harris-<br>Talley | Addressing Transportation Demand Management - Reduces the minimum requirement for ride sharing from five persons including the driver to three persons including the driver, and eliminates weight and trip requirements. Requires the Washington State Department of Transportation and the Commute Trip Reduction (CTR) Board to make recommendations regarding changes to the CTR program. Broadens eligibility for certain tax exemptions, tax credits, and license plates associated with ride sharing and commute trip reduction.  | C 135 L 21 |
| ESHB 1529 | Barkis, Fey,<br>Slatter             | Modifying Requirements in Order to Pay for Debt Service Obligations when Toll Revenues are not Sufficient to Cover Legal Obligations - Requires funds in the State Route Number 520 (SR 520) Civil Penalties Account (Account) to first be spent for bond and loan payments and certain other costs associated with SR 520, when toll revenues are insufficient. Allows funds to always be transferred out of the Account to the SR 520 Corridor Account.  | C 136 L 21 |

| BILL     | SPONSORS                          | SUMMARY   | STATUS                     |
|----------|-----------------------------------|---|----------------------------|
| SB 5016  | Warnick,<br>Brown, Van<br>De Wege | Concerning Tracked and Wheeled All-Terrain Vehicles - Directs the Department of Licensing to permit owners of certain wheeled all-terrain vehicles (WATVs) to license the vehicle concurrently for use as a tracked all-terrain vehicle (TATV) and for off-road and/or on-road use. Requires a person who applies for a concurrent vehicle license for a WATV and TATV to submit a one-time declaration providing that, while in use upon public roads, the vehicle will conform with all federal and state motor vehicle safety standards.   | C 86 L 21                  |
| SB 5031  | Honeyford,<br>Brown,<br>Cleveland | Concerning a Community Aviation Revitalization Loan Program - Creates a Community Aviation Revitalization Board (Board) to provide loans to certain airports available for public use to support general aviation activities. Creates a loan revolving account and defines its use and certain repayment terms. Establishes aviation loan application processes and evaluation criteria. Requires the Washington State Department of Transportation to administer the Board.  | C 175 L 21                 |
| SSB 5152 | Nguyen,<br>Rivers, Carlyle        | Modifying Data Stewardship and Privacy Protections for Vehicle and Driver Data - Requires the Department of Licensing to contract with an entity authorized to receive personal or identity information that must include limitations for the use of this information, requirements that the data recipient allow regular use audits and undergo regular data security audits, and provisions governing redisclosure of this information. Establishes a civil penalty for the unauthorized disclosure or use of personal or identity information of up to \$20,000 per incident. Expands government access to personal and identity information for any request related to the carrying out of governmental functions, except for requests that target Washington residents solely on the basis of race, religion, immigration or citizenship status, or national or ethnic origin. Expands access to driving abstract information to transportation network companies, as well as to state agencies and scientific research organizations conducting research. | C 93 L 21                  |
| SSB 5165 | Hobbs, King,<br>Nobles            | Making Transportation Appropriations for the 2021-2023 Fiscal Biennium - Makes biennial transportation budget appropriations for the 2021-23 biennium and supplemental transportation budget appropriations for the 2019-21 biennium. (See <a href="http://leap.leg.wa.gov">http://leap.leg.wa.gov</a> for additional information.)   | C 333 L 21<br>Partial Veto |
|          |                                   | <b>Partial Veto</b> : Vetoes several items in the Transportation Budget. (See veto message.)  |                            |

| BILL      | SPONSORS                       | SUMMARY  | STATUS     |
|-----------|--------------------------------|--|------------|
| ESSB 5226 | Salomon,<br>Saldaña,<br>Nobles | Concerning the Suspension of Driver's Licenses for Traffic Infractions - Removes the penalty of driver's license suspension for failing to comply with the terms of a notice of a non-criminal traffic infraction for a moving violation. Requires the court to enter into a payment plan when a person requests to do so if the person does not have the ability to pay the monetary obligation in full and certain conditions are met. Requires driver's license suspension if a person who fails to make a payment under a payment plan fails to appear and provide evidence of ability to pay when required to do so by a court. Mandates driver's license suspension for 60 days and establishes a one year probation when a person commits one or more moving violations on three or more separate occasions within one year or on four or more separate occasions within two years. Authorizes the Department of Licensing to administratively reinstate the driver's license of a person whose license was suspended prior to January 1, 2023, because the person failed to respond to a notice of a traffic infraction, failed to appear at a requested hearing, violated a written promise to appear in court, or failed to comply with the terms of a notice of traffic infraction. Increases the total amount owed in assessments for a traffic infraction by \$6 and adds a \$1 fee for all original and renewal driver's licenses. | C 240 L 21 |
| SSB 5460  | Nguyen, Van<br>De Wege         | Modifying Laws Regulating Autonomous and Other Vehicles - Removes the prohibition on driving a motor vehicle equipped with a television viewer, screen, or other means of visually receiving a television broadcast when moving images are visible to the driver. Delays by one year requirements for autonomous vehicle testing related to providing certain testing information to the Department of Licensing and periodic collision and moving violation reporting. Defines "autonomous" to mean a Level 4 or Level 5 driving automation system according to the Society of Automotive Engineering International's standard for the purposes of autonomous vehicle testing requirements.   | C 193 L 21 |





### OFFICE OF THE GOVERNOR

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

May 18, 2021

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

Ladies and Gentlemen:

I am returning herewith, without my approval as to Sections 127(18); 137(13); 308(18); 738; 1110 (9); 955; and 1703, page 1076, lines 34-35, Engrossed Substitute Senate Bill No. 5092 entitled:

"AN ACT Relating to fiscal matters."

# Section 127(18), pages 27-28, Attorney General, Washington State Missing and Murdered Indigenous Women and People Task Force

Section 127(18) provides funding for the Attorney General's Office to support the Washington State Missing and Murdered Indigenous Women and People Task Force established in Section 955 of this act. Because the wrong version of the section was included in the enacted budget, I have vetoed Section 955. Since Section 955 is vetoed, the funding in this proviso is no longer needed. Therefore, I have vetoed Section 127(18).

However, the work of this task force is extremely important, and the Attorney General's Office has agreed to convene the task force and begin the work set forth in this section. I will request the funding necessary for this task force in my next supplemental budget request.

# Section 137(13), page 95, Department of Revenue, Future Taxation of Digital Products Work Group and Report

This section directs the Department of Revenue to convene a stakeholder work group to analyze and develop recommendations on the future taxation of digital products that are used in the electronic processing of prescriptions. The department must submit the analysis and recommendations in a report to the Legislature by December 1, 2021. Because funding was not provided for the department to do this work, I have vetoed Section 137(13).

However, I am directing the department to work with stakeholders to assist them in developing and drafting legislation that will help reduce the tax burden on pharmacies as it relates to digital services that are used in the processing of electronic prescriptions and transmission of prescription drug claims data.

# Section 308(18), page 330, Department of Fish and Wildlife, Columbia River Gillnet License Buyback

This section provides funding solely for a voluntary buyback of Columbia River commercial gillnet licenses which is something I supported in my proposed budget. However, the last sentence of this section also requires the department to only authorize mainstem gillnet and drift net fisheries in

certain areas of the Columbia River for one particular salmon run based on a set allocation for commercial fisheries. This allocation for commercial fisheries conflicts with Washington's agreement with the state of Oregon on management of commercial gillnet fisheries on the Columbia River. In addition, the last sentence potentially limits the department from issuing fishing licenses for other species such as eulachon or shad and from issuing permits for other commercial gear types. This may have unknown impacts on other fisheries along the Columbia River. Although I support the voluntary buyback of commercial gill net licenses on the Columbia River, I cannot support these additional provisions. For these reasons, I have vetoed Section 308(18).

## Section 738, page 506-507, Office of Financial Management, Home and Community Based Services

This section requires OFM to direct spending from this appropriation dependent upon receiving guidance from the Centers for Medicare and Medicaid Services (CMS) by May 10, 2021, that extends the use of Home and Community Based Services funds beyond December 31, 2022. In Section 738(2), the Legislature expressed its intent to direct expenditures if CMS extended the expenditure time period. CMS provided guidance on May 13, 2021, extending the use of this fund source through March 2024.

For this reason, I have vetoed Section 738 to follow the spirit of the proviso and enable the Legislature to decide how the funds should be used.

#### Section 1110(9), page 631, Office of Civil Legal Aid, Tenant Representation Outcome Study

This section reduces the appropriations for a research-based controlled comparative study of the differences in outcomes for tenants facing eviction who receive legal representation and tenants facing eviction without legal representation in unlawful detainer cases filed under the Residential Landlord-Tenant Act. This reduction in funding includes fiscal year 2020. This fiscal year has closed and can no longer have changes in appropriation. For this reason, I have vetoed Section 1110 (9). I will ask the Office of Civil Legal Aid to place \$317,500 in reserve status for fiscal year 2021.

#### Section 955, pages 541 through 544

Section 955 creates the Washington State Missing and Murdered Indigenous Women and People Task Force and sets out the members of the task force, the work of the task force, and specific duties and authority for the Washington State Attorney General to support the task force. The budget did not include the correct version of this section and has some issues that cannot be overcome. Because of the problems that arise from this version, I have vetoed Section 955.

However, this work is extremely important and needs to move forward. We have coordinated with the Attorney General's Office, which will use its existing authority to convene the task force and begin the work set forth in this section. I will include the creation of the task force as intended in my next supplemental budget request.

#### Section 1703, page 1076, lines 34-35, State Treasurer, Bond Retirement and Interest

This section intends to adjust the appropriations for Nondebt-limit General Fund bond retirement in fiscal year 2021 to necessary levels. It appears the appropriation is an error. For this reason, I have vetoed Section 1703, page 1076, lines 34-35, (Nondebt-Limit Reimbursable Bond Retirement Account-State Appropriation).

For these reasons I have vetoed Sections 127(18); 137(13); 308(18); 738; 1110(9); 955; and 1703, page 1076, lines 34-35 of Engrossed Substitute Senate Bill No. 5092.

With the exception of Sections 127(18); 137(13); 308(18); 738; 1110(9); 955; and 1703, page 1076, lines 34-35, Engrossed Substitute Senate Bill No. 5092 is approved.

Respectfully submitted,

Jay Inslee

Governor



### OFFICE OF THE GOVERNOR

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

May 18, 2021

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

#### Ladies and Gentlemen:

I am returning herewith, without my approval as to Sections 205(2); 205(4); 205(5); 220, page 48, line 15, beginning with "Fuel" through line 16 ending with "process."; page 48, line 28, beginning with "Fuel" through line 29 ending with "process."; page 48, line 32, beginning with "Fuel" through line 33 ending with "process."; page 49, line 5, beginning with "Fuel" through line 6 ending with "process."; page 49, line 37, beginning with "Fuel" through line 38 ending with "process."; and page 50, line 18, beginning with "Fuel" through line 19 ending with "process."; 309, page 70, line 35, beginning with "No" through page 71, line 2, ending with "biennium."; and 920(1), pages 175-176; 920(2), page 176; 920(3), page 176; page 177, line 13, beginning with "Fuel" and ending with "process."; page 177, line 33, beginning with "Fuel" through line 34 ending with "process."; and 920(9), page 179, Substitute Senate Bill No. 5165 entitled:

"AN ACT Relating to transportation funding and appropriations."

#### Section 205(5), pages 18-19, Transportation Commission, Unfunded Study

This section directs the Transportation Commission to evaluate and identify activities funded in the transportation budget that might be paid for using other revenue resources. This proviso also instructs the commission to recommend potential changes to funding sources in order to maintain a state of good repair. There was no funding provided to support this work. For this reason, I have vetoed Section 205(5).

Section 220, page 48, line 15, beginning with "Fuel" through line 16 ending with "process."; page 48, line 28, beginning with "Fuel" through line 29 ending with "process."; page 48, line 32, beginning with "Fuel" through line 33 ending with "process."; page 49, line 5, beginning with "Fuel" through line 6 ending with "process."; page 49, line 37, beginning with "Fuel" through line 38 ending with "process."; and page 50, line 18, beginning with "Fuel" through line 19 ending with "process."

Section 220 includes the following sentence in six provisos: "Fuel type may not be a factor in the grant selection process." This sentence is a nondollar proviso that is subject to the governor's veto authority. It is also substantive legislation included in an appropriations bill that either conflicts with or amends the statutory mandates in RCW 47.66.040 and 47.66.030 that direct WSDOT to consider, among other criteria, energy efficiency issues and federal and state air quality requirements in selecting programs and projects. In addition, this requirement conflicts with, or at best substantially impairs, the statutory mandate for the state and local government subdivisions to transition to zero emission vehicles as articulated in RCW 43.19.648.

The sentence at issue is a policy change — that is, an amendment — to existing statutory requirements. As such, the sentence violates Article II, Sections 19 and 37 of the Washington State Constitution.

It is well established that the governor's veto powers in Article III, Section 12 of the Washington State Constitution extend to appropriation items and full subsections or provisos in an appropriations bill. It is also well established that our courts will intervene to prevent obvious circumvention of the veto power by the Legislature or equally obvious manipulation of that power by the governor. The addition of this sentence within these provisos constrains my ability to exercise the constitutionally authorized veto powers.

Based on the above concerns, I previously vetoed this sentence in several subsections in the 2019-21 biennial transportation budget bill, Engrossed Substitute House Bill 1160, to prevent a constitutional violation and a forced violation of state law. Litigation regarding this matter is ongoing. Because the same sentence is included again in this biennial transportation appropriations bill and because the litigation has not been resolved yet by our state Supreme Court, I again have no choice but to veto this sentence that appears in several subsections.

For these reasons, I have vetoed Section 220, page 48, line 15, beginning with "Fuel" through line 16 ending with "process."; page 48, line 28, beginning with "Fuel" through line 29 ending with "process."; page 48, line 32, beginning with "Fuel" through line 33 ending with "process."; page 49, line 5, beginning with "Fuel" through line 6 ending with "process."; page 49, line 37, beginning with "Fuel" through line 38 ending with "process."; and page 50, line 18, beginning with "Fuel" through line 19 ending with "process."

## Section 309, page 70, line 35, beginning with "No" through page 71, line 2, ending with "biennium."

Section 309 provides the appropriation authority for the Washington State Ferries construction program. Section 309(1) includes the following sentence: "No funds appropriated in this act or additional funds received through the unanticipated receipt process may be allocated or expended for terminal electrification purposes this biennium." This sentence would prohibit any funds appropriated in the transportation budget, and not just this section, and any future funds that may be received as an unanticipated receipt, from being spent on the electrification of ferry terminals. This could result in the Department of Transportation foregoing opportunities to pursue funding for terminal electrification and charging, contrary to the needs of the ferries program. As we continue the work toward the first 144-car hybrid electric vessel and the conversion of the Jumbo Mark II vessel, we must also pursue the charging infrastructure to be able to access electricity for seamless operations.

It is well established that the governor's veto powers in Article III, Section 12 of the Washington State Constitution extend to appropriation items and full subsections or provisos in an appropriations bill. It is also well established that our courts will intervene to prevent obvious circumvention of the veto power by the Legislature or equally obvious manipulation of that power by the governor.

This sentence is a nondollar proviso that is subject to the governor's veto authority. The sentence is a condition on the entire transportation budget bill and on unanticipated receipts and thus does not naturally fit together with the other language in Section 309(1), which is a separate proviso applying to only the appropriations in Section 309.

The prohibition on terminal electrification expenditures not only stifles the ongoing work by Washington State Ferries to electrify fleets and terminals, but also eliminates pathways to attain federal funds or other grants. While my veto authority is generally limited to sections, subsections or appropriation items in an appropriations bill, this sentence embedded in a subsection is a separate, nondollar appropriation item that is subject to my veto. The deleterious effects of this prohibition leave me no choice but to veto this sentence.

For these reasons, I have vetoed Section 309, page 70, line 35, beginning with "No" through page 71, line 2, ending with "biennium.".

Section 920(1), pages 175-176; Section 920(2), page 176; Section 920(3), page 176; page 177, line 13, beginning "Fuel" and ending with "process."; page 177, line 33, beginning with "Fuel" through line 34 ending with "process."; and Section 920(9), page 179

Section 920 includes the following sentence in seven provisos: "Fuel type may not be a factor in the grant selection process." I previously vetoed this sentence in six provisos in the 2019-21 biennial transportation budget bill, Engrossed Substitute House Bill 1160, for the reasons set forth in my veto message for Section 220 of this bill. Because Section 920 amends current law to reinstate the sentence that I had previously vetoed, I again have no choice but to veto the provisos that contain this sentence and have vetoed the sentence in two other provisos.

For these reasons, I have vetoed Section 920(1), pages 175-176; Section 920(2), page 176; Section 920(3), page 176; page 177, line 13, beginning with "Fuel" and ending with "process."; page 177, line 33, beginning with "Fuel" through line 34 ending with "process."; and Section 920(9), page 179.

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

Section 205(2), page 18, Transportation Commission, SSB 5444, Implementing a per mile charge on electric and hybrid vehicles

Section 205(4), page 18, Transportation Commission, SSB 5444, Implementing a per mile charge on electric and hybrid vehicles

For these reasons I have vetoed Sections 205(2); 205(4); 205(5); 220, page 48, line 15, beginning with "Fuel" through line 16 ending with "process."; page 48, line 28, beginning with "Fuel" through line 29 ending with "process."; page 48, line 32, beginning with "Fuel" through line 33 ending with "process."; page 49, line 5, beginning with "Fuel" through line 6 ending with "process."; page 49, line 37, beginning with "Fuel" through line 38 ending with "process."; and page 50, line 18, beginning with "Fuel" through line 19 ending with "process."; 309, page 70, line 35, beginning with "No" through page 71, line 2, ending with "biennium."; and 920(1), pages 175-176; 920(2), page 176; 920(3), page 176; page 177, line 13, beginning with "Fuel" and ending with "process."; page 177, line 33, beginning with "Fuel" through line 34 ending with "process."; and 920(9), page 179 of Substitute Senate Bill No. 5165.

With the exception of Sections 205(2); 205(4); 205(5); 220, page 48, line 15, beginning with "Fuel" through line 16 ending with "process."; page 48, line 28, beginning with "Fuel" through line 29 ending with "process."; page 48, line 32, beginning with "Fuel" through line 33 ending with "process."; page 49, line 5, beginning with "Fuel" through line 6 ending with "process."; page 49, line 37, beginning with "Fuel" through line 38 ending with "process."; and page 50, line 18, beginning with "Fuel" through line 19 ending with "process."; 309, page 70, line 35, beginning with "No" through page 71, line 2, ending with "biennium."; and 920(1), pages 175-176; 920(2), page 176; 920(3), page 176; page 177, line 13, beginning with "Fuel" and ending with "process."; page 177, line 33, beginning with "Fuel" through line 34 ending with "process."; and 920(9), page 179, Substitute Senate Bill No. 5165 is approved.

Respectfully submitted,

Jay Inslee

Governor

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