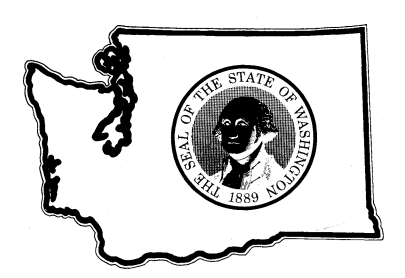
1974 REVISED CODE

of

WASHINGTON



Volume 9 1975 Supplement

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1974 REVISED CODE of WASHINGTON

1975 SUPPLEMENT

I. SCOPE OF SUPPLEMENT

This volume supplements the 1974 edition of The Revised Code of Washington by adding thereto the following materials:

- 1. All laws of a general and permanent nature enacted in the 1975 regular and 1st extraordinary session, and chapters 1 through 8 of the 2nd extraordinary session (which recessed on Sept. 6).
 - 2. Measures adopted at the 1974 and 1975 state general elections.
 - 3. Rules of Court promulgated prior to November 4, 1975.
- 4. Appropriate supplementation of the various tables and the general index.

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CERTIFICATE

This supplement, published officially by the Statute Law Committee, is, in accordance with the provisions of RCW 1.08.037, certified to comply with the current specifications of the committee.

(signed)

ROBERT L. CHARETTE, Chairman, STATUTE LAW COMMITTEE.

THE CONSTITUTION OF THE STATE OF WASHINGTON

Amendment

No.

62 Art. 3 § 12 Veto Power.

63 Art. 6 § 1 Qualifications of Electors.

THE CONSTITUTION OF THE STATE OF WASHINGTON

AMENDMENT 62

Art. 3 § 12 VETO POWER. Every act which shall have passed the legislature shall be, before it becomes a law, presented to the governor. If he approves, he shall sign it; but if not, he shall return it, with his objections, to that house in which it shall have originated, which house shall enter the objections at large upon the journal and proceed to reconsider. If, after such reconsideration, two-thirds of the members present shall agree to pass the bill it shall be sent, together with the objections, to the other house, by which it shall likewise be reconsidered, and if approved by two-thirds of the members present, it shall become a law; but in all such cases the vote of both houses shall be determined by the yeas and nays, and the names of the members voting for or against the bill shall be entered upon the journal of each house respectively. If any bill shall not be returned by the governor within five days, Sundays excepted, after it shall be presented to him, it shall become a law without his signature, unless the general adjournment shall prevent its return, in which case it shall become a law unless the governor, within twenty days next after the adjournment, Sundays excepted, shall file such bill with his objections thereto, in the office of secretary of state, who shall lay the same before the legislature at its next session in like manner as if it had been returned by the governor: Provided, That within forty-five days next after the adjournment, Sundays excepted, the legislature may, upon petition by a two-thirds majority or more of the membership of each house, reconvene in extraordinary session, not to exceed five days duration, solely to reconsider any bills vetoed. If any bill presented to the governor contain several sections or appropriation items, he may object to one or more sections or appropriation items while approving other portions of the bill: Provided, That he may not object to less than an entire section, except that if the section contain one or more appropriation items he may object to any such appropriation item or items. In case of objection he shall append to the bill, at the time of signing it, a statement of the section or sections, appropriation item or items to which he objects and the reasons therefor; and the section or sections, appropriation item or items so objected to shall not take effect unless passed over the governor's objection, as hereinbefore provided. The provisions of Article II, section 12 insofar as they are inconsistent herewith are hereby repealed. [1974 Senate Joint Resolution No. 140. Approved November 5, 1974.]

AMENDMENT 63

Art. 6 § 1 QUALIFICATIONS OF ELECTORS. All persons of the age of eighteen years or over who are citizens of the United States and who have lived in the state, county, and precinct thirty days immediately preceding the election at which they offer to vote, except those disqualified by Article VI, section 3 of this Constitution, shall be entitled to vote at all elections. [1974 Senate Joint Resolution No. 143. Approved November 5, 1974.]

Prior amendments of Art. 6 § 1, see Amendments 2 and 5.

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RULE 6.13 Testimony in lieu of witnesses. (Amd; eff. January 1, 1976.)

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RULE 4.09 Criminalist's report. (Amd; eff. January 1, 1975.)

RULE 4.09 Evidence. (Amd; eff. January 1, 1976.)

Justice Court Traffic Rules (JTR)

RULE T2.01 Complaint and Citation—Form and Use—Defects. (Amd; eff. January 1, 1976.)

RULE T2.04 Disposition and Records of Traffic Complaints and Citations. (Amd; eff. January 1, 1976.)

ADMISSION TO PRACTICE RULE (APR)

Amending Rule 7.B. Practice by members of bar from other jurisdictions prohibited——Exception. [Adopted March 31, 1975, effective July 1, 1975.]

B. Indigent Representation.

(1) A member in good standing of the bar of another state, while rendering service in either a Bar Association or governmentally sponsored Legal Services or Public Defender or similar program providing legal services to indigents, and solely in that capacity upon application and approval, may practice law and appear as counsel before the courts of this state in any action or proceeding, subject to the following limitations. Such member shall act only in association with an active member of the state bar, who shall be attorney of record therein and be responsible for the conduct thereof. In the case of a salaried or otherwise compensated attorney for the

Rules of Court

organization, the period of authorization shall be limited to one year, otherwise such authorization shall extend for the full period of volunteer service of an uncompensated part time attorney.

(2) Application to appear under the rules shall be made to the Supreme Court of the State of Washington and said applicant shall be subject to the Rules for Discipline of Attorneys and the Code of Professional Responsibility. The granting of an application shall be effective for the period of service provided in (1) above or until such time as the individual shall take and fail the Washington state bar examination, or until such time as the Supreme Court deems it necessary to terminate such privilege.

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RULE 12.1 Exoneration From Liability

I. Grounds for disciplinary action

Rule 1.1 Grounds. An attorney at law may be subjected to the disciplinary sanctions or actions set forth in Rule 1.2 for any of the following causes, hereinafter sometimes referred to as violations of the rules of professional conduct:

(a) The commission of any act involving moral turpitude, dishonesty, or corruption, whether the same be committed in the course of his or her conduct as an attorney, or otherwise, and whether the same constitutes a felony or misdemeanor or not; and if the act constitutes a felony or misdemeanor, conviction thereof in a criminal proceeding shall not be a condition precedent to disciplinary action. Upon such conviction, however, the judgment and sentence shall be conclusive evidence at

the ensuing disciplinary hearing of the guilt of the respondent attorney of the crime described in the indictment or information, and of his or her violation of the statute upon which it is based. A disciplinary hearing as provided in Rule 3.2 of these rules shall be had to determine, (1) whether moral turpitude was in fact an element of the crime committed by the respondent attorney and, (2) the disciplinary action recommended to result therefrom.

- (b) Wilful disobedience or violation of a court order directing him or her to do or cease doing an act which he or she ought in good faith to do or forbear.
- (c) Violation of his or her oath or duties as an attorney.
- (d) Wilfully appearing without authority as an attorney for a party to an action or proceeding.
- (e) Permitting his or her name to be used as an attorney by another person who is not an attorney authorized to practice law in the state of Washington.
- (f) Misrepresentation or concealment of a material fact made in his or her application for admission to the bar or admission to the bar examination or reinstatement or in support thereof.
- (g) Suspension, disbarment or other disciplinary sanction by competent authority in any state, federal or foreign jurisdiction.
- (h) Practicing law with or in cooperation with a disbarred or suspended attorney, or maintaining an office for the practice of law in a room or office occupied or used in whole or in part by a disbarred or suspended attorney, or permitting a disbarred or suspended attorney to use his or her name for the practice of law, or practicing law for or on behalf of a disbarred or suspended attorney, or practicing law under any arrangement or understanding for division of fees or compensation of any kind with a disbarred or suspended attorney, or with any person not authorized to practice law.
- (i) Violation of the Code of Professional Responsibility of the profession adopted by the Supreme Court of the State of Washington.
- (j) Wilful violation of Rule 2.6, Rule 3.2(k), wilful disregard of the subpoena or notice of a Local Administrative Committee, Hearing Panel, State Bar Counsel, Disciplinary Board, or Board of Governors of the Association, wilful disregard of a restraining order issued pursuant to Rule 2.5(b)(3), wilful disregard of a stipulation approved pursuant to Rule 3.3, wilful failure to cooperate with an attorney appointed pursuant to Rule 4.4, or the making of a false statement under oath in any document filed with the Association.
 - (k) Conduct demonstrating unfitness to practice law.
- (1) Engaging in the practice of law while on inactive status. [Adopted January 21, 1975, effective February 3, 1975.]

Rule 1.2 Sanctions. The disciplinary sanctions or actions affecting the status of an attorney are censure, reprimand, suspension or disbarment or transfer to inactive status. [Adopted January 21, 1975, effective February 3, 1975.]

Rules of Court Rule 2.2

Order of Supreme Court adopting rules for discipline of attorneys and superseding prior rules:

The Board of Governors of the Washington State Bar Association having recommended a complete revision of the DRA to update and provide the Association with the organization and procedures to efficiently discharge its functions; and

The proposed DRA having been distributed to the members of the Bench and Bar for comment; and

The court having reviewed the proposal and the comments received from the Bench and Bar and having made such changes as were considered desirable; Now, therefore,

IT IS HEREBY ORDERED:

- a. The existing DRA is superseded by the DRA attached hereto except as to pending matters heard by a trial committee. Such pending matters shall be completed under the DRA in effect at the time of the hearing by the trial committee, and
- b. The revised DRA shall be published expeditiously in the Washington Reports and shall become effective on February 3, 1975. DATED at Olympia, Washington this 21st day of January, 1975.

II. Procedure

Rule 2.1 Local administrative committee.

- (a) Appointment. The board of Governors shall appoint a Local Administrative Committee consisting of three or more members in each county or district as herein defined. The Board of Governors may create districts consisting of two or more counties, a portion of one or more counties, or one or more counties and a portion of one or more counties. These Committees shall be known as "Local Administrative Committee of County (or District)." All members of the Local Administrative Committees shall be chosen by the Board of Governors from the active members of the Association whose residences are in the county or district for which they are appointed and who have been admitted to practice not less than 5 years.
- (b) Term of Office. The members of the Local Administrative Committees shall serve at the pleasure of the Board of Governors. The Board of Governors shall designate each year one member of each Local Administrative Committee to serve as chairperson thereof for 1 year or until his or her successor is appointed. Members heretofore appointed by the Board of Governors shall continue to serve until replaced.
- (c) Duties. It shall be the duty of a Local Administrative Committee to:
- (1) Take cognizance of any alleged or apparent violation of the rules of professional conduct coming to its attention, whether by complaint or otherwise, to investigate the same promptly and to submit a report to the Board within 30 days from the date the matter first came to the attention of such committee, unless the time is extended by said Board.
 - (2) Initiate Reports.
- (i) Reports shall be in such form and pursuant to such procedures as may from time to time be prescribed by the Board.
- (ii) Reports made by Local Administrative Committees shall form a part of the permanent records of the Association and may be used as a basis for the commencement of disciplinary proceedings.

(d) Perpetuation of Testimony. Where, in the discretion of a Local Administrative Committee or State Bar Counsel, there is reasonable cause to believe that testimony should be perpetuated, the Committee may, upon reasonable notice to the attorney investigated, cause the deposition of any witness to be taken under oath before a notary public or before any other officer authorized by the law of the jurisdiction where the deposition is taken to administer an oath, and have the same transcribed for use in any further proceedings under these rules to which the said attorney may be a party. Save as in this paragraph specifically provided, proceedings before a Local Administrative Committee shall be informal and witnesses need not be sworn.

(e) Authority.

- (1) Trivial Matters. The committee shall have power conditionally to settle and dispose of complaints of a trivial nature; provided, that a complete report of the disposition of each such complaint shall be made to the Board; upon filing of such written report with the Board such conditional disposition shall be deemed conclusive unless the Board acts otherwise within 60 days from receipt of such report.
- (2) Settlement, Compromise or Restitution. Settlement of, compromise of, or restitution in a matter shall not justify the committee in failing to undertake or complete its investigation and report thereon to the Board.
- (f) Special Circumstances. The Board, in lieu of referring a matter to a Local Administrative Committee for investigation, in its discretion may:
- (1) Appoint a special committee composed of Local Administrative Committee members from more than one county or district to conduct an investigation; or
- (2) Refer a complaint to bar counsel or bar staff for investigation; or
- (3) Direct the filing of a formal complaint without investigation.

(g) Matters Involving Related Pending Civil or Criminal Litigation.

- (1) Processing of complaints involving material allegations which are substantially similar to the material allegations of pending criminal or civil litigation may be deferred when authorized by the board. In such event, the respondent attorney shall make all reasonable efforts to obtain the prompt trial and disposition of such pending litigation.
- (2) The acquittal of the respondent attorney on criminal charges or a verdict or judgment in his or her favor in a civil litigation involving substantially similar material allegations shall not in and of itself justify abatement of a disciplinary investigation predicated upon the same material allegations. [Adopted January 21, 1975, effective February 3, 1975.]

Rule 2.2 Trial committee.

(a) Appointment. The Board of Governors shall appoint a Trial Committee consisting of three or more members in each county or special district as herein defined. The Board of Governors may create special

districts consisting of two or more counties, a portion of one or more counties, or one or more counties and a portion of one or more counties. Those committees shall be known as "Local Trial Committee of County (or Special District)." All members of Local Trial Committees shall be chosen by the Board of Governors from the active members of the Association whose residences are in the county or special district for which they are appointed, and who have been active members of the Association for at least 5 years.

(b) Term of Office. The members of the Local Trial Committees shall serve at the pleasure of the Board of Governors; provided, however, that any member designated to serve on a Hearing Panel shall continue as a member of the Local Trial Committee until the completion of his or her duties as a member of such Hearing Panel. [Adopted January 21, 1975, effective February 3, 1975.]

Rule 2.3 Hearing panel.

- (a) Hearing Panel. Each disciplinary matter referred for hearing shall be heard by a Hearing Panel appointed by the chairperson of the Board. A Hearing Panel shall consist of either one or three members, as determined by said chairperson. The Panel may be composed of not more than one attorney member from the Board, not more than one member from the Local Trial Committee of the county or special district where the respondent attorney had his or her residence at the time of the alleged violation of the rules of professional conduct, and one or more members from trial committees elsewhere in the state. In the event the Panel consists of more than one member, the chairperson of the Board shall designate a chairperson of that Panel to conduct the hearing. The Board may direct a hearing which has been assigned to a Panel in one county or special district to be transferred to another county or special district or to a special Panel appointed by the chairperson of the Board.
- (b) Authority and Duties of Hearing Panel. It shall be the duty of the Panel to whom a cause has been referred for hearing to conduct the hearing in the manner hereinafter provided. The Panel chairperson shall pass on all questions of procedure and admission of evidence. The Panel shall make its findings of fact, conclusions of law and recommendation, submitting them to the Board together with all pleadings, documents and exhibits in accordance with Rule 3.2(1).
- (c) Disagreement. In the event of disagreement the dissenting member shall file independent findings, conclusions and recommendation within 15 days after the time provided for in Rule 3.2(1). [Adopted January 21, 1975. effective February 3, 1975.]

Rule 2.4 Disciplinary board.

(a) Membership.

(1) Composition. The Board shall be comprised of two lay members appointed by the Supreme Court and one attorney member from each congressional district

- in the state of Washington. Attorney members shall be appointed by the Board of Governors. Each member, whether lay or attorney, shall have one vote.
- (2) Qualification. Lay members must be residents of the state of Washington. Attorney members must have been active members of the Washington State Bar Association for at least 10 years and their residences must be in the congressional district from which they are appointed.
- (3) Quorum. Five or more members shall constitute a quorum. Given a quorum, the concurrence of a majority of those present shall constitute the action of the Board
- (b) Term of Office. The term of office for all members of the Board shall be three years or until his or her successor is appointed or takes office. One of the initial lay members shall be appointed for a two year term. All terms of office shall expire on September 30 of the appropriate year. Members may not serve consecutive terms.
- (c) Continuity. Notwithstanding the expiration of the term of office of a member of the Board, he or she shall have the authority to act in any matter assigned to him or her prior to the expiration of his or her term.
- (d) Chairperson. The Board of Governors shall designate one member of the Board to act as its chairperson and another as its vice chairperson. The chairperson shall have duties and powers as are specified in the Discipline Rules for Attorneys, and shall preside at Board meetings. The vice chairperson shall serve in the absence or at the request of the chairperson.
- (e) Vacancies. Vacancies in attorney membership on the Board and in the office of the chairperson and vice chairperson shall be filled by the Board of Governors. Vacancies in lay membership shall be filled by the Supreme Court.

(f) Responsibilities.

- (1) General. The Board shall have the powers and duties provided in these Discipline Rules for Attorneys, together with those delegated to it in writing by the Board of Governors.
- (2) Specific. The Board shall review all reports or allegations of violations of the rules of professional conduct or matters within the purview of Rules 4.1–.4 and take such action pursuant to these Discipline Rules for Attorneys as it deems appropriate.
- (3) Letter of Admonition. Where it appears to the Board that, even if the findings of the Local Administrative Committee or bar staff were true, the misconduct charged is not of sufficient magnitude to warrant a trial, the Board, in its discretion, may dismiss the complaint and send the attorney a letter of admonition warning against such conduct in the future. Such a letter shall not constitute a finding of misconduct.
- (4) Division of Authority. The Board of Governors shall have no right or responsibility to review decisions or recommendations of Hearing Panels or of the Board in specific disciplinary matters. It shall, however, have the responsibility generally for the proper functioning of

Rules of Court Rule 3.1

the Local Administrative Committees, Trial Committees, the Disciplinary Board, the bar staff, and bar counsel. Any publicity with reference to pending disciplinary proceedings shall be released only through the Board of Governors.

(5) Meetings. The Board shall hold at least eight meetings a year at such times and places as it may determine. [Adopted January 21, 1975, effective February 3, 1975; subd. (a)(2) amended, adopted December 20, 1974, effective December 20, 1974; subd. (b) amended, adopted May 2, 1975, effective July 1, 1975.]

Rule 2.5 State bar counsel.

- (a) Appointment and Duties. The Executive Director of the State Bar Association under the direction of the Board of Governors shall employ a suitable person or persons from among the members of the Association to act as counsel for the Association with respect to matters of discipline and reinstatement of members, including the investigations, hearings and appeals incident thereto, and to perform such other duties as shall be required by the Executive Director or the Board. He shall not participate in post-hearing deliberations of either the hearing panel or of the Board.
- **(b) Discovery Prior to Formal Complaint.** Where bar counsel deems it advisable to utilize discovery procedures with regard to the attorney being investigated or a witness, prior to the filing of a formal complaint, he or she may do so.
- (1) Procedure. All such proceedings shall be in conformity with the Superior Court Civil Rules.
- (2) Subpoenas. A member of the Board or State Bar Counsel shall have the power to issue subpoenas to compel the attendance of the attorney being investigated or of a witness, or the production of books or documents at the taking of such depositions. Subpoenas shall be served in the same manner as in civil cases in the Superior Court.
- (3) Show Cause-Restraining Proceedings. In addition to and supplemental of the existing Superior Court Civil Rules, the Board or Hearing Panel may, by and through Bar Counsel, for good cause shown and supported by affidavit, require the respondent attorney to appear, together with such records or data as the Board or Hearing Panel may require, and to show cause why said respondent attorney should not be proceeded against as provided for in Rule 9.2 herein or be restrained, pendente lite, upon such terms and conditions as the Board or Hearing Panel may determine. No bond or other security or undertaking shall be required in such proceeding. Notice shall be by personal service; however, in the event that, and upon affidavit by Bar Counsel that said attorney cannot be then found, notice by mail, postage prepaid, to the last known address of said attorney on file with the Bar Association shall be deemed sufficient. The time for said notice shall be not less than 5 days. [Adopted January 21, 1975, effective February 3, 1975.]

Rule 2.6 Respondent Attorney.

Responsibility. It shall be the duty and the obligation of an attorney who is the subject of a disciplinary investigation to cooperate with the Local Administrative Committee, State Bar Counsel or bar staff as requested, subject only to the proper exercise of his privilege against self-incrimination where applicable, by:

- (a) Furnishing any papers or documents;
- (b) Furnishing in writing a full and complete explanation covering the matter contained in such complaint; and
- (c) Appearing before the Committee at the time and place designated. [Adopted January 21, 1975, effective February 3, 1975.]

Rule 2.7 Complainant.

Duties of Complainant. Upon request, the person complaining shall furnish to the Local Administrative Committee, the bar staff, or State Bar Counsel documentary and other evidence in his or her possession and the names and addresses of witnesses, and assist in securing evidence in relation to the facts charged. [Adopted January 21, 1975, effective February 3, 1975.]

III. Disciplinary proceedings

Rule 3.1 Pleadings.

- (a) Pleadings. The only pleadings permissible upon proceedings before a Panel are a formal complaint, a notice to answer, answer to complaint, and motions to make more definite and certain or in the alternative for a bill of particulars. Informality in the complaint or answer shall be disregarded.
- (b) Formal Complaint. If the Board finds a hearing should be had to determine whether a violation of the rules of professional conduct has occurred, a formal complaint shall be prepared and filed in the office of the Association and proceedings shall be had thereon as hereinafter provided. The formal complaint, which need not be verified, shall set forth the particular acts or omissions of the respondent attorney in such detail as to enable him or her to know the charge against him or her and shall be signed by State Bar Counsel or the Executive Director of the Washington State Bar Association.
- (1) Prior Record a Separate Count. Prior disciplinary proceedings and complaints against the respondent attorney, excluding dismissals after a hearing before a hearing panel, shall be made a separate count of the complaint if they indicate conduct demonstrating unfitness to practice law.
- (2) Prior Record as Professional History. If a prior record of the respondent attorney is not made a separate count of the complaint, any prior record of censure, reprimand, suspension of further proceedings, suspension or disbarment, or any absence of such record, shall be made a part of the record prior to the recommendations of the Hearing Panel to the Board.

- (3) Joinder of Charges. The Board in its discretion may consolidate for hearing two or more charges as to the same attorney, or may join the charges as to two or more attorneys in one formal complaint.
- (4) Commencement of Proceedings. A disciplinary proceeding shall be deemed commenced when the formal complaint has been filed in the office of the Association as provided by these rules.
- (5) Procedural Irregularity. No technical irregularity shall affect the validity of such complaint or of any proceeding pursuant thereto.
- (c) Form of Notice to Answer. The notice to answer shall be substantially in the following form:

STATE OF WASHINGTON BEFORE THE DISCIPLINARY BOARD OF THE WASHINGTON STATE BAR ASSOCIATION

In re _____, An Attorney at Law: Notice to Answer To the above named attorney at law:

You are notified that a formal complaint has been filed against you, a copy of which is hereto attached and herewith served upon you.

You are notified that you may answer said complaint by filing the original and two copies of your answer in the office of the Washington State Bar Association, at the address below stated. If the complaint was served upon you personally in the state of Washington you may have 10 days, from the date of service, exclusive of the date of service, in which to answer. If the complaint was served upon you in any other manner, or outside the state of Washington, or mailed to you, then you may have 15 days from the date of service, or the date of mailing, exclusive of the date of service or mailing of the complaint to you, in which to answer.

Upon the filing of your answer or in case of your failure to answer, further proceedings will be had in accordance with the Discipline Rules For Attorneys.

Washington State Bar Asso By	
State Bar Counsel/Executiv	e Director
Date of Mailing: The day of	ashington

- (d) Answer. The answer must contain:
- (1) Denials. A general or specific denial of each material allegation of the complaint that is controverted by the respondent attorney, or a denial of knowledge or information thereof sufficient to form a belief. Any allegation, not denied will be deemed admitted.
- (2) Affirmative Defenses. A statement of any matter constituting a defense or justification, in ordinary and concise language without repetition.
- (3) Address. An address at which all further pleadings, notices and other documents in relation to the proceeding may be served upon the respondent attorney.
- (4) Verification. A verification before some officer authorized to administer oaths.
 - (e) Miscellaneous.

- (1) Filing of Answer. The original and two copies of the answer shall be filed in the office of the Association.
- (2) Amendments. A complaint may be amended at any time to set forth additional facts, whether occurring before or after commencement of the hearing, either in amplification of the original charge or to add new charges. In case of such amendment, the respondent attorney shall be given a reasonable time, to be fixed by the chairperson of the Panel, to answer the amendment, to procure evidence, and to defend against the charges set forth therein. The chairperson of the Panel may at any time allow or require other amendments to the complaint or to the answer.
- (3) Time Within Which To Answer. If personal service is made upon the respondent attorney in the state of Washington, he or she shall be allowed 10 days from the date of service, exclusive of the date of service, in which to answer; if service is made in any other manner or place, the respondent attorney shall be allowed 15 days from the date of service, or the date of mailing, exclusive of the date of service or mailing, in which to answer.
- (4) Extension of Time. For good cause shown the chairperson of the Panel may extend the time for any pleading.

(f) Service.

- (1) Formal Complaint and Notice To Answer. A copy of the formal complaint with notice to answer shall be served on the respondent attorney in the following manner:
- (i) Personal Service in Washington. If the respondent attorney is found in the state of Washington, by personal service upon him or her in the manner as is required for personal service of a summons in civil actions in the Superior Court.
- (ii) Service If Not Found in Washington. If the respondent attorney cannot be found in the state of Washington, then by leaving a copy thereof at his or her place of usual abode in the state of Washington, with some person of suitable age and discretion then resident therein, or by mailing by registered or certified mail, postage prepaid, a copy addressed to him or her at his or her last known (a) place of abode, (b) office address maintained by him or her for the practice of law, or (c) post office address.
- (iii) Service Outside Washington. If the respondent attorney is found outside of the state of Washington, then by personal service or by mail as set forth in subsection (ii) above.
- (iv) Service Where Question of Mental Competence. If a guardian or guardian ad litem has been duly appointed for the respondent attorney who has been judicially declared to be of unsound mind, or incapable of conducting his own affairs, service as above shall also be had on said guardian or guardian ad litem. Where a complaint is filed under Rule 4.1(b), service as above shall also be had on the person having the care and custody of the respondent attorney, if there be such a person.
- (2) Other Pleadings, Notices or Other Documents. Service upon the respondent attorney of any pleadings,

notices or other documents required by these rules to be served, other than the formal complaint and notice to answer, may be made by mailing the same, postage prepaid, to or leaving the same at the address set forth in his or her answer, or in the absence of an answer, by mailing the same, postage prepaid, to or leaving the same at the address of the respondent attorney on file in the office of the Association.

- (3) Service Upon the Association. Service upon the Association of any pleadings, notices, or documents shall be made by filing the same in the office of the Association.
- (4) Mailing. When such other pleadings, notices, or documents are to be served by mail they shall be sent by registered or certified mail with postage prepaid.
- (5) Proof of Service. Proof of service by affidavit of service, sheriff's return of service, or a signed acknowledgment of service, shall be filed in the office of the Association. [Adopted January 21, 1975, effective February 3, 1975.]

Rule 3.2 Hearings.

- (a) Where Held. All disciplinary hearings shall be held within the state of Washington at such place as may be directed by the Board or Panel chairperson.
- (b) Date of Hearing. The chairperson of the Panel shall cause notice of the time and place of the hearing to be given to respondent attorney at least 10 days prior thereto. The hearing shall occur not earlier than 30 days or later than 60 days after service of the complaint, unless delayed for good cause.
- (c) Postponements. At the time and place appointed for the hearing the Panel shall proceed with the hearing, unless for good cause the Panel shall grant a postponement, but no postponement shall be longer than 30 days and the total period of time of all postponements shall not enceed 60 days unless approved by the Board. An application for postponement by the respondent attorney or by the Association shall be supported by affidavit and served and filed at least 7 days prior to the scheduled hearing, unless such time be shortened by the Panel chairperson.
- (d) Representation. The Association shall be represented at hearings before the Panels by appropriately designated State Bar Counsel. The respondent attorney may be represented by counsel.
- (e) Disqualification. The name and office addresses of the Panel who will conduct the hearing shall be served upon respondent attorney at the same time that the formal complaint is served or within a reasonable time thereafter. If the respondent attorney desires to challenge for cause any such member or members he shall do so in writing stating his reasons for such challenge or challenges at least 10 days prior to the hearing. The unchallenged members or member, if any, of the Panel shall rule upon the challenge or challenges. If a challenge is sustained, the chairperson of the Board shall forthwith appoint some person or persons of the stated qualifications to fill the vacancy or vacancies of the Panel. In the event challenges are directed against all

the members of the Panel, the chairperson of the Board shall rule upon the challenges. The respondent attorney shall have the right to challenge any appointee to fill the vacancy on the Panel in the same manner and within such period as shall be provided in the order sustaining the prior challenge. The respondent attorney shall have no peremptory challenges.

- (f) Default. In no event shall a default be entered against the respondent attorney. If he or she fails to answer the complaint within the time allowed by these rules the Panel shall proceed to a determination of the matter in the same manner as though the respondent attorney were present and had answered by a general denial. No notice of the date of hearing or the names of the Panel members or of the taking of depositions of witnesses to be used at the hearing shall be required to be given to such respondent attorney failing to answer. If the respondent attorney has answered but fails to attend the hearing at the time set, the Panel shall proceed to a determination of the matter in the same manner as though the respondent attorney were present.
- (g) Public Excluded From Hearing. Unless a public hearing is requested in writing by the respondent attorney at least 10 days prior to the hearing, the hearing of a disciplinary matter before a Panel shall not be public.
- (h) Procedure. Each member of the Board or chairperson of the Hearing Panel shall have the power to issue subpoenas to compel the attendance of witnesses or the production of books or documents at such hearings. The respondent attorney shall have the opportunity to make his or her defense and upon timely application may have issued such subpoenas as any member of the Board or the chairperson of the Hearing Panel deems necessary. Subpoenas shall be served in the same manner as in civil cases in Superior Court. Witnesses shall testify under oath administered by the chairperson of the Panel. Testimony shall be taken in writing and may be taken by deposition in accordance with these rules.
- (i) Depositions. Depositions for use at the hearing may be taken either within or without the state, upon either written or oral interrogatories before any member of the Panel or before any other officer authorized to administer an oath by the law of the jurisdiction where the deposition is taken. The manner of taking such depositions shall conform as nearly as practicable to that prescribed for the taking of depositions in Superior Court except as otherwise provided in these rules.
 - (1) Authority for Taking.
- (i) Within State. The chairperson of the Board or chairperson of the Panel shall have the power to order the taking of depositions and to make such further orders relative thereto, including provision for the expense thereof, as will insure a fair and impartial hearing to the respondent attorney.
- (ii) Outside State. Where depositions are taken without the state a commission need not issue, but a copy of the order so made certified to be such by the chairperson of the Board or the chairperson of the Panel shall be sufficient authority to authorize the taking of such depositions.

- (2) Filing. All depositions when taken shall be filed in the office of the Association.
- (j) Discovery, Admissions, Inspection of Documents. After the filing of a complaint against an attorney by direction of the Board, the respondent attorney and the Bar Association shall have the rights afforded to Superior Court litigants under Rules 33, 34 and 36 of the Superior Court Civil Rules, limited and prescribed as follows: Such rights shall be available only upon such terms, and with such limitations, as the Panel chairperson deems just. The Panel chairperson shall have discretion to decide whether to permit such limited discovery and the terms or limitations thereon. In exercising such discretion the chairperson shall consider whether undue delay or expense in bringing the matter to hearing will result, and whether the interests of justice will be promoted. Any determinations or orders required under said Rules to be made by a Superior Court judge shall be made by the chairperson.
- (k) Cooperation. It shall be the duty of an attorney who has been served with a formal complaint to respond to all lawful orders made by the chairperson of the Panel as provided in the preceding paragraph. Should such attorney fail so to do, the chairperson of the Panel shall report the same to the Board, and such failure may constitute a violation of the rules of professional conduct.
- (1) Findings, Conclusions and Recommendations. Within 20 days after the hearing, the chairperson of the Panel shall cause findings, conclusions and recommendations to be filed with the Board. [Adopted January 21, 1975, effective February 3, 1975.]
- Rule 3.3 Stipulation. Any disciplinary matter or proceeding may be disposed of by a stipulation for discipline entered into at any time, the stipulation to be signed by the respondent attorney and by the State Bar Counsel. Such stipulation may contain the imposition of terms and conditions of probation or deferment regarding respondent attorney's violations. No such stipulation shall be effective unless approved by the Board and no stipulation for suspension or disbarment shall be effective unless approved by the Supreme Court. The stipulation may be presented to the Board and the Supreme Court for approval without notice.
 - (a) Form. A stipulation for discipline shall:
- (1) Set forth the material facts relating to the particular acts or omissions of the respondent attorney in such detail as to enable the Board and the Supreme Court to form an opinion as to the propriety of the discipline being agreed upon, and, if approved, to make the stipulation useful in any subsequent disciplinary proceedings against the respondent attorney;
- (2) Set forth the respondent attorney's prior record of censure, reprimand, suspension or disbarment, or any absence of such record;
- (3) State that the stipulation is not binding on the Association as a statement of all existing facts relating to the professional conduct of the respondent attorney,

- but that any additional existing facts may be proven in any subsequent disciplinary proceedings; and
- (4) Fix the amount of the costs and expenses to be paid by the respondent attorney.
- (b) Stipulation Approved. If the stipulation is approved by the Board and/or the Supreme Court, the disciplinary action agreed to in the stipulation shall follow. If it is stipulated that the respondent attorney be censured or reprimanded, the stipulation shall be retained in the office of the Association, with notice thereof sent to the Supreme Court.
- (c) Stipulation not Approved. If the stipulation is not approved by the Board or the Supreme Court, as the case may be, then the stipulation shall be of no force and effect and neither it nor the fact of its execution shall be admissible in evidence in the pending disciplinary proceeding, in any subsequent disciplinary proceeding, or in any civil or criminal action. [Adopted January 21, 1975, effective February 3, 1975.]
 - IV. Incompetency or incapacity to practice law

Rule 4.1 Transfer to inactive status.

- (a) Automatic Transfer. In the event that any court of competent jurisdiction, has, as to an active member of this association, either:
- (1) Appointed a guardian for the person or estate of such member, or for both; or
 - (2) Entered a civil commitment order; or
- (3) Has acquitted such attorney for a crime on the ground of insanity; or
- (4) Has held that such attorney is mentally incapable of assisting in his own defense in a criminal action, such member shall automatically be transferred from active to inactive membership status upon the entry of such judgment or order, regardless of the pendency of an appeal therefrom. The respondent attorney shall be forthwith notified of such action in writing, by the Association's mailing notice to him at the last address filed by the attorney with the Association. A certified copy of such judgment or order shall be filed forthwith with the Board, which shall transmit such record to the Supreme Court together with advice that such member has been transferred to inactive status. A request by bar counsel to the clerk of a court in this state rendering such judgment or order for a certified copy thereof shall be deemed good cause shown for compliance with such request, pursuant to RCW 71.05.390(5).
- (b) Discretionary Transfer. If it appears to the Board that there is reasonable cause to believe that an active member, as to whom there has been no such judicial determination as that referred to in Rule 4.1(a), is unable to conduct his or her law practice adequately because of insanity, mental illness, senility, excessive use of alcohol or drugs, or other mental incapacity, a complaint in the name of the Association shall be served upon such attorney and shall be referred to a Hearing Panel for a hearing on the issue of the capacity of the member to conduct his or her practice adequately. The

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Panel, at the conclusion of its hearing, shall prepare findings, conclusions, and recommendation as to whether or not the respondent attorney should be placed on the inactive roll. The record of such proceedings shall thereafter be reviewed by the Board which shall make findings and conclusions, based thereon and shall enter an appropriate order.

- (1) Transfer to Inactive Status. An order of the Board transferring a member to inactive status shall become effective forthwith upon the service of a copy of such order upon the respondent member or his or her attorney of record. Within 15 days of the service of such order, the respondent attorney may appeal such order to the Supreme Court by filing a notice of appeal with the Association. Upon service of such a notice, the Association shall file the record of the proceeding with the Supreme Court and the rules of procedure applicable to disciplinary proceedings before the Supreme Court shall apply. The order of the Board shall remain in effect, regardless of the pendency of such appeal, unless and until reversed by the Supreme Court.
- (2) Applicable Rules. The procedures prescribed in these Disciplinary Rules for Attorneys shall apply to a proceeding instituted pursuant to Rule 4.1(b), except as modified elsewhere in Rules 4.1-.4.
- (c) Service of Process. Notice, pleadings and other documents herein otherwise required to be served upon the respondent attorney shall:
- (1) If a court of competent jurisdiction in this state has appointed a guardian of the person of such attorney; or
- (2) If, pursuant to these rules, a guardian ad litem has been appointed to represent such attorney, be served upon such guardian or guardian ad litem, or upon the respondent attorney's counsel of record.

(d) Appointment of Guardian Ad Litem.

- (1) By Chairperson of the Board. In the event the respondent attorney does not appear by an attorney within the time required by these rules for the filing of an answer, the chairperson of the Board shall appoint a member of the Washington State Bar Association as guardian ad litem for such respondent attorney.
- (2) By Chairperson of Hearing Panel. A member of the Association may be appointed as guardian ad litem for the respondent attorney by the chairperson of the Hearing Panel pursuant to Rule 4.3(b). [Adopted January 21, 1975, effective February 3, 1975.]
- Rule 4.2 Reinstatement to active status. Any member who has been placed on the inactive roll for any reason encompassed within Rule 4.1, may petition for reinstatement to active membership as hereinafter provided.
- (a) Petitioner. The petition for reinstatement shall be in writing, verified by the petitioner, and shall be filed with the Board.
- (b) Investigation. The Board, in its discretion, may refer the petition to the proper Local Administrative Committee, State Bar Counsel, or to such other person

or persons as it may determine, for investigation and report.

- (c) Hearing Date. The Board shall fix a time and place for a hearing upon the petition by the Board, and shall cause notice thereof to be served upon the petitioner and upon such other persons as it may designate at least 10 days prior thereto. Such hearing shall be held within 30 days of the date the petition is filed, unless continued for good cause.
- (d) Reinstatement. The petition shall be approved by the Board upon an affirmative showing by the petitioner that he or she is again able to conduct the practice of law adequately; upon approval of the petition, the petitioner shall be reinstated to active membership upon compliance with any applicable requirement for transfer from inactive to active status.
- (e) Review by the Supreme Court. If the petition is not granted, petitioner shall be entitled to request a review by the Supreme Court. Such request shall be filed with the Association within 30 days after service upon the petitioner of a copy of the order of the Board denying the petition. Upon receipt of such request, the Association shall file the record of the proceedings with the Supreme Court and the rules of procedure applicable to disciplinary proceedings before the Supreme Court shall apply. [Adopted January 21, 1975, effective February 3, 1975.]

Rule 4.3 Effect of incompetency on pending disciplinary proceedings.

- (a) Proceedings Held in Abeyance. If the respondent attorney has been or is subject to being transferred to inactive status pursuant to the provisions of Rule 4.1, all proceedings based upon a formal complaint calling for disciplinary sanctions (as distinguished from transfer to inactive status) for alleged violation of the rules of professional conduct shall be held in abeyance until such time as it shall appear that the respondent attorney is mentally capable of conducting a proper defense thereto.
- (b) Panel Determination of Incompetency. If it shall appear to the chairperson of the Hearing Panel that there is reasonable cause to believe that the respondent attorney is incapable of conducting a proper defense to the formal complaint against him, the chairperson of the Panel shall fix a time and place for a hearing before the Panel on the sole issue of the respondent attorney's mental capacity to defend the formal complaint against him or her. It shall be the duty of the chairperson of the Panel to appoint a member of the Association as guardian ad litem for the respondent attorney in the proceeding in this subsection provided, should the respondent attorney not have counsel of his or her own choosing.
- (c) Procedure After Determination by Panel. If it shall be determined by the Panel that said respondent attorney is mentally capable of conducting a proper defense, the proceeding shall continue. If, however, it shall be determined by the Panel that the respondent attorney is

not mentally capable of conducting a proper defense, the panel shall prepare its findings of fact to that effect, shall suspend further proceedings and transmit the entire record to the Board.

- (d) Action by Board. If the decision of the Panel after the hearing provided herein, is that the respondent attorney is incapable of conducting a proper defense to the formal complaint against him or her the evidence relating thereto shall be filed with the Board. If the Board does not concur in the findings of the Panel, the Panel shall continue in accordance with the Rules. If such Board concurs in the decision of the Panel, the Board shall enter an order transferring the respondent attorney to inactive status. The effective date of such order and appellate procedures shall be as provided in Rule 4.1(b)(1).
- (e) Proceedings After Transfer to Inactive Status. When it shall appear to the Board, upon application made by or on behalf of the respondent attorney or by bar counsel, and pursuant to the procedures set out in Rule 4.2, that such attorney is now mentally capable of conducting a proper defense to the formal complaint in question, the Board shall appoint a Hearing Panel. Thereafter a hearing on the formal complaint and proceedings thereunder shall be had as is provided by these rules in other cases. If the Board concludes the charge or charges in the formal complaint have not been sustained or, having been sustained, do not warrant suspension or disbarment, the respondent attorney shall thereupon be restored to the roll of active members of the Association. [Adopted January 21, 1975, effective February 3, 1975.]

Rule 4.4 Appointment of counsel to protect clients' interests.

- (a) Procedure. Whenever an attorney has been transferred to inactive status because of incapacity of disability, or disappears, or dies, or is suspended or disbarred and fails to carry out the obligations under Rule 6.7 within 10 days of the date of such order disbarring or suspending such attorney, and no partner, personal representative or other responsible party capable of conducting the attorney's affairs is known to exist, the Presiding Judge of the appropriate Superior Court, upon application of the Association and proper proof of the facts, shall appoint an attorney or attorneys to take possession of the files and records of such attorney, inventory them, and to take such action as seems indicated to protect the interests of the clients of said attorney or as required under Rule 6.7, including but not limited to assuming control of the trust account of such attorney. Any bank honoring such a court order shall be exonerated from any liability resulting therefrom.
- (b) Disclosure. Any attorney so appointed shall not be permitted to disclose any information contained in any files so inventoried without the consent of the client to whom such file relates except as necessary to carry out the order of the court which appointed the attorney

to make such inventory. [Adopted January 21, 1975, effective February 3, 1975.]

V. Review by the board

- Rule 5.1 Notices. When the findings, conclusions and recommendation of a Panel are filed in the office of the Association, a copy thereof and a notice of filing, with a copy of Rules 5.1–.6 shall be served upon the respondent attorney or his or her counsel. [Adopted January 21, 1975, effective February 3, 1975.]
- Rule 5.2 Statement in support or opposition. At any time within 10 days after the service of the abovementioned notice the State Bar Counsel and the respondent attorney shall have the right to file with the Board a typewritten statement in support of or in opposition to the findings, conclusions and recommendation of the Panel, setting forth facts, alleged errors of law or any other matter in support of such statement. A copy of such statement, when filed, shall be served on the respondent attorney or his or her counsel, or State Bar Counsel, as the case may be. [Adopted January 21, 1975, effective February 3, 1975.]
- Rule 5.3 Additional hearing. In making the above statement in support of or in opposition to the findings, conclusions and recommendation of the Panel, State Bar Counsel or the respondent attorney may request an additional hearing before the Panel based on the ground of newly discovered evidence; provided, however, that such statement shall contain a complete outline of such newly discovered evidence and shall set forth the reasons why the same was not presented at the hearing, all supported by affidavit or affidavits. Such request may be granted or denied in the discretion of the Board. [Adopted January 21, 1975, effective February 3, 1975.]
- Rule 5.4 Board review. Each proceeding in which a hearing has occurred shall be reviewed by the Board upon the record made and filed in the office of the Association, together with the statements in support of or in opposition to such findings, conclusions and recommendation as provided by these rules. Neither State Bar Counsel nor the respondent attorney shall be entitled to be heard orally in such review, unless otherwise ordered by the Board. [Adopted January 21, 1975, effective February 3, 1975.]

Rule 5.5 Transcript of the record.

- (a) The Board or the chairperson of the Panel may have all of the testimony transcribed. If a transcript of the testimony is made, a copy thereof shall be served upon the respondent attorney or his or her counsel and State Bar Counsel, each of whom shall have 10 days from the date of service of the transcript to file objections to the contents thereof with the chairperson of the Panel.
- (b) The objections shall clearly state the errors alleged to exist in the transcript and shall be deemed filed

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at the time the same are delivered to the office of the Association or are deposited in the United States mail, properly addressed to the said chairperson, in care of the office of the Association, at its address, with postage prepaid. The Panel shall thereupon settle the transcript either upon the written objections of the respondent attorney or his or her counsel or State Bar Counsel or after argument, if argument is deemed necessary by the chairperson of the Panel. [Adopted January 21, 1975, effective February 3, 1975.]

Rule 5.6 Board action.

- (a) Decision of Board. Prompt decision of the Board upon such review shall be made. The Board shall adopt, modify or reverse the findings, conclusions and recommendation of the Panel by written order, a copy of which shall be served upon the respondent attorney or his or her counsel.
- (b) Transcript Required For Suspension or Disbarment. No suspension or disbarment shall be recommended by the Board unless and until a transcript of the testimony before the Panel shall have been reduced to writing and settled as in this rule provided.
- (c) Dissent. If any member or members of the Board shall dissent from the findings, conclusions and recommendation of the majority of the Board in a matter in which the majority recommends suspension or disbarment, he or she or they shall state briefly his or her or their reasons therefor, and a copy shall be served upon the respondent attorney or his or her counsel. Such dissent or dissents shall be a part of the record.
- (d) Disposition Not Requiring Supreme Court Action. If the formal complaint is dismissed or if there is no recommendation of discipline by the Board or if the recommendation is that the respondent attorney be censured or reprimanded or that further proceedings be suspended, and the censure or reprimand or suspension of proceedings is accepted by the respondent attorney, the record of the proceeding shall be retained in the office of the Association.
- (e) Acceptance or Refusal of Censure or Reprimand. If the Board determines that the respondent attorney should be censured or reprimanded, a formal order signed by the chairperson of the Board shall be entered, which shall provide that if the respondent attorney or his or her counsel does not file in the office of the Association a written refusal to accept such censure or reprimand within 15 days of the date such order is served, the censure or reprimand shall be deemed accepted. Within 20 days after the respondent attorney has filed his or her written refusal to accept a censure or reprimand, he or she shall order a transcript of the testimony taken before the hearing panel and pay the cost thereof. When the proposed transcript is received by the respondent attorney, he or she shall promptly file the original with the office of the Association. Thereafter, the transcript shall be settled as provided for in Rule 5.5 herein. Should the respondent attorney prevail on appeal, the cost of the transcript shall be paid for by the

Association. If a determination is made that the respondent attorney is indigent the Association shall pay for the cost of the transcript on appeal.

- (f) Letter of Censure. A censure shall be administered to the respondent attorney by letter, signed by the President of the Association. Notice of the censure shall be sent to the Supreme Court where such information shall remain confidential.
- (g) Giving of Reprimand. If the respondent attorney has accepted the reprimand or, on appeal, the Supreme Court has ordered the same, the respondent attorney shall appear in person before the Board of Governors at a time and place directed by the Board and receive the reprimand. The reprimand shall be given privately by the Board of Governors and no other proceedings shall be had at the administration thereof, nor shall any statements in support of or in opposition thereto or in mitigation thereof be made. A copy of the reprimand shall be sent to the Supreme Court.
- (h) Record to Supreme Court. If a censure or reprimand is not accepted, or if the recommendation of the Board is that respondent attorney be suspended or disbarred, the record shall be transmitted to the Supreme Court. Provided however, if the Board suspends further proceedings in a matter pursuant to Rule 5.6(i), notice of such action shall be sent to the Supreme Court where it shall remain confidential unless such suspension is later revoked pursuant to Rule 5.6(j).

(i) Suspension of Proceedings.

(1) Where the Board has acted upon the findings, conclusions and recommendations of a hearing panel and has itself recommended the suspension of the respondent attorney from the practice of law, it may, in its discretion and for a period of not to exceed 3 years, stay or suspend all further proceedings in the matter until otherwise ordered by said board, upon such terms as the Board may determine, provided said attorney stipulates in writing to such stay and to the terms and conditions thereof within 15 days of the service upon such attorney of said proposed order of suspension. If said attorney does not so stipulate, then the proposed stay shall be null and void and the record in the matter shall be transmitted to the Supreme Court for action by the court. As a condition to the suspension of further proceedings, said Board may order the respondent attorney to pay all costs and expenses of the proceedings pursuant to Rule 7.1, to make restitution to any person who may have suffered loss or damage by reason of the disciplinary violations in question, to report periodically to, or to permit periodic inspections of the attorney's trust account and the like by, a probation officer designated by said Board under conditions specified by said Board, may order respondent attorney to submit to specified treatment for alcoholism, drug addiction, or emotional disturbance, and may order such other conditions as said Board deems appropriate to assist in the rehabilitation of the respondent attorney. For this purpose, any active member of the Association so designated by said Board may act as the respondent attorney's probation officer.

- (2) When and if the respondent attorney has, in the opinion of the Board, satisfactorily completed his or her period of probation, the file on the disciplinary charges in question against said attorney shall be closed, subject, however, to being considered in connection with Rule 10.1, and in connection with any subsequent disciplinary offense as provided in Rule 3.1(b).
- (j) Revocation of Suspension. The Board may, at any time for good cause shown, revoke its suspension of further proceedings against the respondent attorney and transmit the entire record to the Supreme Court for action by it as provided in Rule 5.6, provided that such revocation may not be ordered after expiration of the period for which further proceedings were suspended. Before ordering revocation said Board shall cause an order to show cause why its suspension of further proceedings should not be revoked, signed by the chairperson of the Board or by State Bar Counsel, to be served on the respondent attorney as provided in Rule 3.1(f) notifying him of a hearing before said Board no less than 5 days nor more than 30 days after the date of such service upon him upon the issue of the revocation of said Board's suspension of further proceedings against the respondent attorney. Following such hearing, if said Board orders revocation, it shall make written findings of fact upon the matter involved in said revocation hearing, conclusions of law and an order of revocation, which shall be signed by the chairperson of said Board and transmitted to the Supreme Court along with said entire record.
- (k) Chairperson Not Disqualified. Neither the chairperson of the Board nor a member or members of the Board who also served on a Hearing Panel are, by virtue of that office or service, disqualified from participating in the discussion before the Board of that Panel's findings and recommendations or from participating in that Board's vote on the matter.
- (1) Information to Local Administrative Committee. Upon referral to a Panel, a final disposition of a complaint by the Board or upon recommendation to the Supreme Court by the Board of disbarment or suspension, or upon a suspension of proceedings pursuant to Rule 5.6(1), notice of the action taken shall be given by the Board to the chairperson of the Local Administrative Committee which investigated the complaint.
- (m) Information to Complainant. The complainant in all cases shall be advised by the Board of the final disposition of the complaint.
- (n) Information to Members of Panel. Notice of the action taken by the Board on matters considered by a Panel shall be given to all members of the Hearing Panel. [Adopted January 21, 1975, effective February 3, 1975.]

VI. Review by the supreme court

- Rule 6.1 Notification of filing. Upon the filing of the record with the Supreme Court, the clerk of the court shall mail written notice of such filing to State Bar Counsel and the respondent attorney or his or her counsel. [Adopted January 21, 1975, effective February 3, 1975.]
- Rule 6.2 Objections by respondent attorney. The respondent attorney may file objections to the findings, conclusions and recommendations of the Board.
- (a) Form. Objections shall be in the form of a brief containing arguments and citations of authority in support thereof.
- (b) Time for Filing. The respondent attorney shall be allowed 20 days after the filing of the record in which to file with the Board three copies and to file with the Supreme Court 25 copies of his or her objections. [Adopted January 21, 1975, effective February 3, 1975.]

Rule 6.3 Answer of the bar association.

- (a) If Objections Filed. The Association shall have 10 days from the day of the service of the objections on the Association in which to serve upon the respondent attorney or his or her counsel and file with the Supreme Court a corresponding number of answering briefs.
- (b) If Objections Not Filed. If the respondent attorney fails to file objections within the 20 day period above provided, the Association shall have 10 days from the expiration of such period in which to mail respondent attorney one copy and file with the Clerk of the Supreme Court 15 copies of the Association's brief. [Adopted January 21, 1975, effective February 3, 1975.]
- Rule 6.4 Reply of respondent attorney. The respondent attorney shall have 10 days from the day of service of the Association's brief in which to file with the Board and the Supreme Court a like number of reply briefs. [Adopted January 21, 1975, effective February 3, 1975.]

Rule 6.5 Hearing.

- (a) Setting. Disciplinary proceedings shall have priority and be set upon compliance with the above rules or respondent's failure to timely file the required briefs.
- (b) Argument. The Association must file a brief and present oral argument. Respondent attorney may submit the cause on the record. If a brief has not been filed, on behalf of the respondent attorney, oral argument may not be presented on his or her behalf unless so authorized by the court. [Adopted January 21, 1975, effective February 3, 1975.]

Rule 6.6 Opinion.

- (a) Finality. An opinion in a disciplinary proceeding is final when filed unless the court specifically provides otherwise.
- (b) Petition for Rehearing. A petition for rehearing may be filed as provided in ROA I-50, but the petition

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will not stay the judgment unless a stay is entered by the court. [Adopted January 21, 1975, effective February 3, 1975.]

Rule 6.7 Disbarred or suspended attorneys.

- (a) A disbarred attorney, or one who is suspended for longer than 60 days, shall promptly notify by registered or certified mail, return receipt requested, all clients being represented in pending matters, other than litigation or administrative proceedings, of his or her disbarment or suspension and his or her consequent inability to act as an attorney after the effective date of his or her disbarment or suspension and shall advise said clients to seek legal advice elsewhere. An attorney suspended for 60 days or less shall similarly notify all such clients, except that such clients shall be advised to seek legal advice elsewhere if they feel they need such advice during the period of such suspension.
- (b) A disbarred or suspended attorney shall promptly notify, or cause to be notified, by registered or certified mail, return receipt requested, each of his or her clients who is involved in pending litigation or administrative proceedings, and the attorney or attorneys for each adverse party (or directly to the adverse party, if not represented by counsel) in such matter or proceeding, or his or her disbarment or suspension and consequent inability to act as an attorney after the effective date of his or her disbarment or suspension. The notice to be given to the client shall advise the prompt substitution of another attorney or attorneys in his or her place. In the event the client does not obtain substitute counsel before the effective date of the disbarment or suspension, it shall be the responsibility of the disbarred or suspended attorney to move in the court or agency in which the proceeding is pending for leave to withdraw. The notice to be given to the attorney or attorneys for an adverse party shall state the place of residence of the client of the disbarred or suspended attorney.
- (c) The disbarred or suspended attorney, after entry of the disbarment or suspension order, shall not accept any new retainer or engage as attorney for another in any case or legal matter of any nature.
- (d) Within 10 days after the effective date of the disbarment or suspension order, the disbarred or suspended attorney shall file with the Supreme Court an affidavit showing:
- (1) That he or she has fully complied with the provision of the order and with these Rules;
- (2) That he or she has served a copy of such affidavit upon State Bar Counsel. Such affidavit shall also set forth the residence or other address of the disbarred or suspended attorney where communications may thereafter be directed to him or her; and
- (3) Attaching to such affidavit a copy of the form of letter of notification sent to such attorneys clients, together with a list of the names and addresses of all clients to whom such notice was sent.
- (e) The Board shall cause a notice of the suspension or disbarment to be published in the Washington State Bar News and a newspaper of general circulation in the county in which the disciplined attorney maintained his or her practice.

(f) The Board shall promptly transmit a certified copy of the order of suspension or disbarment to the Presiding Judge of the Superior Court of the county in which the disciplined attorney maintained his or her practice. The Presiding Judge may take such further action as he or she deems necessary.

(g) A disbarred or suspended attorney shall keep and maintain written records of the various steps taken by him or her under these Rules so that, upon any subsequent proceeding instituted by or against him or her proof of compliance with these Rules and with the disbarment or suspension order will be available. Proof of compliance with these Rules shall be a condition precedent to any petition for reinstatement. [Adopted January 21, 1975, effective February 3, 1975.]

VII. Costs

- Rule 7.1 Costs and expenses. In all cases resulting in the administration of censure, reprimand, suspension or disbarment, or suspension of proceedings pursuant to Rule 5.6(i), counsel for the Association shall serve upon the respondent attorney and file in the office of the Association his or her verified statement of costs and expenses for the disciplinary proceedings to the time the Board makes its recommendation.
- (a) Costs and Expenses Defined. The term "costs" is defined to be all sums so taxable in a civil proceeding. The term "expenses" is defined as all other obligations in money reasonably and necessarily incurred by the Association in the complete performance of its duties under these rules. Expenses shall include, by way of illustration and not of limitation, necessary expenses of Panel members, Bar Counsel, charges of expert witnesses, charges of court reporters, expenses incurred in carrying out the terms of an order suspending further proceedings pursuant to Rule 5.6(i), a reasonable attorney's fee, as well as all other direct provable expenses of the office of the Association. The Board shall recommend a reasonable attorney's fee, which fee shall not exceed the actual cost to the Association for its legal representation in the matter. The Board may waive payment of any or all costs and expenses if it deems such waiver to be in the interests of justice.
- (b) Statement of Costs and Expenses. In all cases in which the Board determines that a censure or reprimand should be administered, the said statement of costs and expenses shall be served on the respondent attorney at the time he or she is notified of the proposed censure or reprimand, together with a statement by said Board as to the amount of said costs and expenses which it, in its discretion, deems just to assess against said respondent attorney, and if the respondent attorney accepts the censure or reprimand, the amount thereof as so determined by the Board shall be paid in accordance with Rule 7.1(e). If the respondent attorney refuses to accept the censure or reprimand, or excepts to the statement of costs and expenses, the statement of costs and expenses together with the Board's statement

as to the amount thereof assessed by it against the respondent attorney, shall be made a part of the record sent to the Supreme Court, together with any exceptions thereto by the respondent attorney, which exceptions shall be filed within 10 days after the service of the statement of costs and expenses upon the respondent attorney. A verified statement of any additional costs and expenses to the Association occasioned by the proceeding in the Supreme Court shall be served upon the respondent attorney and filed with the Clerk of the Supreme Court within 10 days after the hearing in that court, and the respondent attorney shall have 10 days after such service within which to file exceptions thereto.

- (c) Assessment by Supreme Court. If the Supreme Court directs such censure or reprimand, it shall, in its judgment, fix the amount of the costs and expenses to be paid by the respondent attorney as it shall deem just, together with the terms and conditions of the payment thereof.
- (d) Assessment Upon Suspension or Disbarment. In all cases in which the Board recommends suspension or disbarment, the said statement of costs and expenses together with a statement by said board as to the amount of said costs and expenses which it, in its discretion, deems just to assess against said respondent attorney shall be served on the respondent attorney at the time he is notified of the recommendation of the Board, and it shall be made a part of the record sent to the Clerk of the Supreme Court, together with any exceptions thereto by the respondent attorney, which exceptions shall be filed within 10 days after the service of the statement of costs and expenses upon the respondent attorney.
- (e) Payment of Costs and Expenses. In all cases of censure or reprimand, the respondent attorney shall pay the assessed costs and expenses within 30 days or such other longer period of time as is determined by the Board under Rule 7.1(b) or Rule 7.1(c). Should the respondent attorney fail to pay the costs and expenses as herein provided, such failure shall be grounds for suspension and the Association may move the Supreme Court for an order suspending said attorney from the practice of law until said costs and expenses are paid.
- (f) Assessment Upon Dismissal of Charges. In all cases in which the Board dismisses the charges against a respondent attorney following a hearing upon the charges, the Board shall fix the amount of said attorney's costs and expenses which the Board, in its discretion, deems just to assess against the Association, which sum shall be paid by the Association within 30 days of the entry of such order. [Adopted January 21, 1975, effective February 3, 1975.]

Rule 7.2 Supreme court expenses.

- (a) Cost Bill. A verified statement:
- (1) by the Association of any additional expenses to it occasioned by the proceedings in the Supreme Court, and

- (2) by the respondent attorney of all costs and expenses incurred by him in the defense of such charges from their commencement through the proceedings in the Supreme Court,
- shall be served upon the adverse party and filed with the Clerk of the Supreme Court within 10 days after the hearing in that court.
- (b) Exceptions. The parties shall have 10 days after such service within which to file exceptions thereto.
- (c) Determination of Costs. The judgment of the Supreme Court, in any such disciplinary proceedings, shall fix the amount of the costs and expenses to be paid by the parties as it shall deem just. [Adopted January 21, 1975, effective February 3, 1975.]

Rule 7.3 Termination of suspension.

Condition Precedent. No suspended attorney shall resume practice until the amount of the costs and expenses fixed pursuant to these rules has been fully paid. [Adopted January 21, 1975, effective February 3, 1975.]

VIII. Reinstatement after disbarment

Rule 8.1 Restrictions against petitioning.

- (a) Time of Petition. No petition for reinstatement shall be filed within a period of 3 years next after disbarment or within a period of 2 years next after an adverse decision of the Supreme Court upon a former petition filed by or on behalf of the same person. If, prior to disbarment, the attorney was suspended from the practice of law, pendente lite, pursuant to the provisions of Rule 9 hereof, the period of such suspension may be credited toward the 3 years referred to above. If an attorney has been disbarred solely because of his conviction of a crime involving moral turpitude pursuant to Rule 1.1(a), and said conviction is later reversed and said charges are dismissed on their merits, the Supreme Court may in its discretion, upon application by said attorney, enter an order reinstating the attorney to active status.
- (b) Costs. No disbarred attorney may file a petition for reinstatement until the amount of the costs and expenses fixed pursuant to these rules has been fully paid. [Adopted January 21, 1975, effective February 3, 1975.]
- Rule 8.2 Form of petition. A petition for reinstatement as a member of the Association after disbarment therefrom shall be in writing and verified by the petitioner and filed with the Board of Governors. The petition shall set forth the age, residence and address of the petitioner, the date of disbarment, and a concise statement of facts claimed to justify reinstatement. [Adopted January 21, 1975, effective February 3, 1975.]
- Rule 8.3 Fees. The petition shall be accompanied by the application and the total fees required of an attorney applicant under the Admission to Practice Rules. [Adopted January 21, 1975, effective February 3, 1975.]

Rules of Court Rule 9.1

Rule 8.4 Investigation. In its discretion the Board of Governors may refer the petition for reinstatement for investigation and report to the proper Local Administrative Committee, Board, State Bar Counsel, or to such other person or persons as may be determined by the Board of Governors. [Adopted January 21, 1975, effective February 3, 1975.]

Rule 8.5 Hearing before the board of governors.

- (a) Notice. The Board of Governors shall fix a time and place for hearing of the petition and serve notice thereof 10 days prior to the hearing upon the petitioner and upon such persons as may be ordered by the Board of Governors. Notice of the hearing shall also be published at least once in the Washington State Bar News or such other periodical as the Board of Governors may direct. Such published notice shall contain a statement that a petition for reinstatement has been filed and the time fixed for the hearing of the petition for reinstatement.
- (b) Statement in Support or Opposition. On or prior to the date of hearing, anyone wishing to do so may file with the Board of Governors written statements for or against reinstatement, such statements to set forth factual matters showing that the petitioner does or does not meet the requirements of Rule 8.6(a). Except by its leave no person other than the petitioner or petitioner's counsel shall be heard orally by the Board of Governors. [Adopted January 21, 1975, effective February 3, 1975.]

Rule 8.6 Action by the board of governors.

- (a) Requirements For Favorable Recommendations. Reinstatement may be recommended by the Board of Governors only upon affirmative showing that the petitioner possesses the qualifications and meets the requirements as set forth in the Admission to Practice Rules for attorney applicants, and that his or her reinstatement will not be detrimental to the integrity and standing of the Bar and the administration of justice, or be contrary to the public interest.
- (b) Disposition of Recommendation. The recommendation of the Board of Governors shall be served upon the petitioner, and, together with the record in connection therewith, shall be transmitted to the Supreme Court for disposition. [Adopted January 21, 1975, effective February 3, 1975.]

Rule 8.7 Action on supreme court's determination.

- (a) Petition Approved. If the petition for reinstatement is granted by the Supreme Court, the action shall be subject to the petitioner's taking and passing the attorney applicant's examination as prescribed by the Admission to Practice Rules and payment of the costs incidental to the reinstatement proceedings.
- (b) Petition Denied. If the petition for reinstatement is denied, the examination and admission fee shall be refunded to the petitioner. [Adopted January 21, 1975, effective February 3, 1975.]

IX. Suspension

Rule 9.1 Suspension for conviction of a felony.

- (a) Suspension Automatic. An attorney shall be automatically suspended from the practice of law upon his conviction of a felony under either state or federal law, whether such conviction be after a plea of guilty, nolo contendere, not guilty, or otherwise, and regardless of the pendency of an appeal, and upon the filing of a certified copy of such conviction with the Supreme Court. Provided, however, that the Board may recommend to the Supreme Court for final disposition the prevention or termination of the suspension if such Board affirmatively finds that moral turpitude was not in fact an element of the crime of which the attorney was convicted, or if the Board affirmatively finds that there is other good cause for preventing or terminating such suspension. Suspension in this manner shall not be a substitute or alternative for disciplinary proceedings against said attorney, but such proceedings shall be commenced by the Board upon said conviction, or prior thereto if reasonable cause therefor exists, and shall proceed without regard to said suspension.
- (b) Duration of Suspension. When an attorney is suspended upon conviction of a felony as provided in this rule the duration of such suspension shall not exceed final disposition of the disciplinary proceedings commenced against said attorney. When the disciplinary proceedings are fully completed, after appeal or otherwise, the suspension occurring in this manner shall end and such disciplinary action as then occurs shall commence.
- (c) Petition for Reinstatement. A petition for reinstatement after automatic suspension for conviction of a felony pending completion of disciplinary proceedings shall be in writing and verified by the petitioner and filed with the Board. The petition shall set forth the age, residence and address of the petitioner, the date of the conviction, and a concise statement of facts claimed to justify reinstatement pending completion of the disciplinary proceedings. The petition shall be accompanied by the application for admission and the total fees required of an attorney applicant under the Admission to Practice Rules.
- (d) Investigation. In its discretion the Board may refer the petition for reinstatement for investigation and report to the proper Local Administrative Committee, State Bar Counsel, or to such other person or persons as may be determined by the Board.
- (e) Notice of Hearing. The Board shall fix a time and place for hearing of the petition by the Board and shall serve notice thereof 10 days prior to the hearing upon the petitioner and upon such persons as may be ordered by such Board.
- (f) Requirements and Procedures. Such petition for reinstatement shall be recommended to the Supreme Court only upon affirmative showing to the satisfaction of the Board that the petitioner possesses the qualifications and meets the requirements as set forth in Rule 3B

- of the Admission to Practice Rules, excepting subsections 6, 7, 8 and 9 thereof, and that his or her reinstatement will not be detrimental to the integrity and standing of the Bar and the administration of justice, or be contrary to the public interest.
- (g) Granting or Denial of the Petition by the Supreme Court. The Board shall keep a record of the hearing upon the petition for reinstatement and shall make and file its findings, conclusions and recommendation thereon with the Supreme Court for final disposition. [Adopted January 21, 1975, effective February 3, 1975.]

Rule 9.2 Suspension during pendency of disciplinary proceedings.

- (a) Court May Suspend. At any time after institution of a disciplinary proceeding under Rule 3.1, where it appears that a continuation of the practice of law by the attorney during the pendency of the disciplinary proceedings will result in substantial risk of injury to the public, the Association, on recommendation of the Board (with no more than two members dissenting,) may petition the Supreme Court for an order suspending the respondent attorney during the pendency of the disciplinary proceedings. If the court, finds a continuation of practice by the attorney will result in substantial risk of injury to the public, it may enter an order suspending such attorney from the practice of law. Such suspension shall not continue beyond the conclusion of the disciplinary proceedings.
- (b) Petition and Notice to Answer. The petition to the Supreme Court under this rule shall set forth the acts or omissions of the respondent attorney contained in the pending complaint, together with such other facts as may constitute grounds for suspension pending disciplinary proceedings. The petition may be supported by documents or affidavits. An order to show cause to be signed by the Chief Justice of the Supreme Court shall be issued thereon requiring the respondent attorney to be and appear before the Supreme Court on that court's first motion day following the expiration of 7 calendar days after the date on which such show cause order was signed, or on such other date as the Chief Justice may set, then and there to show cause why the prayer of the Petition for Suspension Pending Disciplinary Proceedings should not be granted.
- (c) Service. Service of the petition and order to show cause shall be by service of a certified copy of such order to show cause and an uncertified copy of such petition served in the manner provided in Rule 3.1(f)(1) at least 5 calendar days before the scheduled show cause hearing.
- (d) Answer to Petition. The answer may contain additional facts relating only to the issue of substantial risk of injury to the public, shall be verified by respondent or respondent's counsel, and may be supported by documents or affidavits. The answer shall be filed with the Clerk of the Supreme Court at least 3 days before the scheduled show cause hearing. For good cause shown, the Chief Justice may extend the time for answer.

- (e) Service of Answer. Two copies of the answer shall be served on the Washington State Bar Association within the time specified in Rule 9.2(d) by filing in the office of the Association.
- (f) Costs. No costs shall be taxed. [Adopted January 21, 1975, effective February 3, 1975.]

X. Suspension for cumulative discipline

- Rule 10.1 Criteria. An attorney disciplined after the effective date of this rule who has a record of:
 - (a) Three or more censures and/or reprimands; or
- (b) Any combination of a suspension or disbarment plus one or more censures or reprimands shall be subject to suspension from the practice of law. For purposes of this Rule, a suspension of further proceedings pursuant to Rule 5.6(i) shall be deemed to be the equivalent of a reprimand. [Adopted January 21, 1975, effective February 3, 1975.]

Rule 10.2 Procedure.

- (a) Upon an attorney's accumulation of discipline as provided in Rule 10.1, the Board may recommend to the Supreme Court suspension of said attorney.
- (b) The Association shall file with the Supreme Court the respondent attorney's prior record of discipline and its recommendation for suspension. The respondent attorney shall be served in the manner provided in Rule 3.1(f)(1) with a copy of the record filed with the Supreme Court.
- (c) The Supreme Court shall allow the Association and the respondent attorney the opportunity to submit written briefs or oral argument under such conditions and within such time as the court directs. [Adopted January 21, 1975, effective February 3, 1975.]

XI. General provisions

Rule 11.1 Definitions.

- (a) Residence. For the purpose of these rules, a member of the Association is a resident of that county, district or congressional district in which he or she maintains, or last maintained, his or her principal office for the practice of law whether that county, district or congressional district is his or her place of abode or not.
- (b) District. When used alone in these rules, the term "district" shall refer to those districts only that are created under Rule 2.1.
- (c) Association. The word "Association" wherever it appears in these rules refers to the Washington State Bar Association.
- (d) Board. The word "Board" when used alone in these rules refers to the Disciplinary Board of the Association, unless a contrary intention is indicated.
- (e) Panel. The word "Panel" when used alone in these rules refers to a Hearing Panel. [Adopted January 21, 1975, effective February 3, 1975.]

Rules of Court Rule 11.7

- Rule 11.2 Papers. All pleadings, briefs, documents or notices in these rules provided for must be typewritten or printed. [Adopted January 21, 1975, effective February 3, 1975.]
- Rule 11.3 Filing. Whenever in these rules it is required that any document shall be filed with the Board or the Board of Governors, such documents shall be served on the Association at its office. [Adopted January 21, 1975, effective February 3, 1975.]

Rule 11.4 Expenses.

- (a) Local Administrative Committee, Trial Committee, Board and Panels. The members of the Local Administrative Committees, Local Trial Committees, Panels, and the Board shall receive no compensation for their services, but their expenses, if any, incurred in connection with their duties, subject to the limitations established by resolution of the Board of Governors and except as otherwise provided in these rules, shall be paid from the funds of the Association; provided, that the Board of Governors shall have discretionary authority to provide compensation to members of Panels in cases which become unusually time consuming or where some other especially burdensome circumstance is involved.
- (b) Guardian Ad Litem and Counsel. Except as otherwise provided by these rules, the fees for services rendered and costs expended and incurred by a guardian ad litem or counsel appointed under authority of these rules shall be paid by the Association. [Adopted January 21, 1975, effective February 3, 1975.]
- Rule 11.5 Representation of respondent. A former president of the Association, a former member of the Board of Governors or Board, shall not represent a respondent attorney in proceedings under these rules until after the lapse of 2 years following expiration of his or her term of office. [Adopted January 21, 1975, effective February 3, 1975.]

Rule 11.6 Reciprocal discipline.

- (a) Upon receipt of a certified copy of an order demonstrating that an attorney admitted to practice in this state has been disciplined in another jurisdiction, the Supreme Court shall forthwith direct the Association to issue a notice directed to the respondent attorney containing:
- (1) A copy of said order from the other jurisdiction; and
- (2) An order directing that the respondent attorney inform the court within 30 days from service of the notice, of any claim by the respondent attorney that the imposition of the identical discipline in this state would be unwarranted, and the reasons therefor.

State Bar Counsel shall cause this notice to be served upon the respondent attorney in the manner provided in Rule 3.1(f)(1).

(b) In the event the discipline imposed in the other jurisdiction has been stayed there, any reciprocal discipline imposed in this state shall be deferred until such stay expires.

(c) In all other respects, a final adjudication in another jurisdiction that an attorney has been guilty of misconduct shall establish conclusively the misconduct for purposes of a disciplinary proceeding in this state. [Adopted January 21, 1975, effective February 3, 1975.]

Rule 11.7 Disclosure.

- (a) Disciplinary Files and Records Confidential. Except as otherwise provided in these rules, the file in a disciplinary proceeding and a disciplinary record shall be open only to the Board of Governors, Disciplinary Board, State Bar Counsel and the Supreme Court if filed for review or requested by a member of the Supreme Court, provided, however:
- (1) The respondent attorney or his or her counsel may have access to the file consisting of the formal complaint, and all other pleadings, documents and instruments filed in the proceeding subsequent thereto.
- (2) When requested by the official disciplinary body of another state in connection with a pending disciplinary action in that state, the Clerk of the Supreme Court will certify and transmit to the official disciplinary body of that state the record of the attorney involved.
- (3) The Association may forward to the National Discipline Data Bank maintained by the American Bar Association for use by the various state bar associations copies of any briefs filed by either side at any stage of a disciplinary proceeding; provided that the name of the respondent attorney shall be withheld unless some type of disciplinary action has been finally determined.
- (b) Disclosure. Notwithstanding all prior or existing rules relating to the confidentiality of these proceedings, the Board of Governors may inform the public of disciplinary investigation or proceedings against any attorney when, in the judgment of the Board, it is determined that the matters involved are of such grave importance that the integrity of the Bar and the public interest are affected thereby.

(c) Notice of Disciplinary Action Taken.

- (1) If an attorney is permitted to resign during the pendency of disciplinary hearings, or upon suspension or disbarment, the fact of such resignation, suspension or disbarment with the attorney's name shall be published in the Washington State Bar News.
- (2) If a censure is given and accepted by an attorney who has been previously disbarred, suspended or reprimanded, notice of such censure, including the attorney's name, shall be published in the Washington State Bar News.
- (3) Notice of all reprimands administered by the Board of Governors, including the attorney's name, shall be published in the Washington State Bar News, unless the Board specifically provides otherwise.
- (4) The Board of Governors may authorize publication in the Washington State Bar News of any final action taken by the Board since the last such publication,

provided that the name of the respondent attorney shall be withheld as to all disciplinary matters which were dismissed, or where no disciplinary action was taken, or where a letter of admonition or censure was given (subject to Rule 11.7(c)(2)).

- (d) Disciplinary Record. The disciplinary record of any attorney shall consist of a brief summary of any complaint made against him or her and the disposition or status thereof. Information with reference thereto may be released by the Association:
 - (1) When specifically authorized by these rules; or
 - (2) When requested in writing by the attorney; or
- (3) When requested by the chairperson of a Local Administrative Committee who is investigating a complaint against the attorney; or
- (4) When directed by the Board of Governors in the public interest; or
 - (5) When directed by the Supreme Court.
- (e) Contempt. Disclosure, except as herein provided, of any matter made confidential by these rules by any person whomsoever, shall subject such person to a proceeding as for contempt. [Adopted January 21, 1975, effective February 3, 1975; subd. (a)(3) adopted March 11, 1975, effective July 1, 1975.]

Rule 11.8 Terms of office. Notwithstanding anything to the contrary in these rules provided, members of Local Administrative Committees, Trial Committees and attorney members of the Disciplinary Board shall serve at the pleasure of the Board of Governors. [Adopted January 21, 1975, effective February 3, 1975.]

XII. Exoneration from liability

Rule 12.1 Exoneration from liability. No cause of action shall accrue in favor of a respondent attorney or any other person arising from an investigation or proceeding pursuant to these rules against the Association, its officers or agents, (including but not limited to its staff, members of the Board of Governors, Disciplinary Board, Hearing Panels and Local Administrative Committees, Bar Counsel, an attorney appointed pursuant to Rule 4.4. and probation officers appointed pursuant to Rule 5.6(i), provided only that such Association or individual shall have acted in good faith. The burden of proving bad faith in this context shall be upon the party asserting same. [Adopted January 21, 1975, effective February 3, 1975.]

SUPREME COURT RULES ON APPEAL (ROA)

Amending Rule I-41(1) Serving and filing of briefs on appeal. [Adopted March 4, 1975, effective July 1, 1975.]

The Supreme Court ordered that "The underlined portion of the following sentence contained in ROA I-41(1) and CAROA 41(1) is stricken:

. . The time for service and filing of briefs, as in this

rule prescribed, may be extended by order of the (Chief Justice of the Supreme Court—ROA I-41, Chief Judge of the Court of Appeals—CAROA 41) for good cause shown, or by stipulation of the parties concerned."

Amending Rule I-47(a)(2) Reimbursement of costs——Indigent criminal appeals. [Adopted March 12, 1975, effective April 15, 1975.]

- (a) Authorized Claims.
- (2) Court Reporter. The reporter may submit a bill at the rate of \$2.00 per page for the original and one copy of that portion of the statement of facts ordered by the superior court. If, however, the court reporter fails, without a showing of good cause, to submit the proposed statement as ordered within the time allowed by ROA 1-46, the court may reduce the authorized amount. The statement of facts shall be on 8 1/2" by 13" paper; margins shall be lined 1 3/8" from the left and 5/8" from the right side of the page; indentations from the left lined margin shall be not more than: one space for "Q" and "A", three spaces for the body of the testimony, eight spaces for commencement of a paragraph, and ten spaces for quoted authority; space between lined margins shall be used in so far as practicable; typing shall be double spaced thirty lines to a page except comments by the reporter shall be single spaced. Type shall be ten-point pica type or its equivalent. Additional copies when ordered shall be produced by the most economical method.

Abrogating Rule I-56(m) Habeas corpus. [Adopted January 28, 1975, effective July 1, 1975.]

COURT OF APPEALS RULES ON APPEAL (CAROA)

Amending Rule 41(1) Serving and filing of briefs on appeal. [Adopted March 1, 1975, effective July 1, 1975.]

The Supreme Court ordered that "The underlined portion of the following sentence contained in ROA I-41(1) and CAROA 41(1) is stricken:

. . . The time for service and filing of briefs, as in this rule prescribed, may be extended by order of the (Chief Justice of the Supreme Court—ROA 1-41, Chief Judge of the Court of Appeals—CAROA 41) for good cause shown, or by stipulation of the parties concerned."

Amending Rule 47(a)(2) Reimbursement of costs—Indigent criminal appeals. [Adopted March 12, 1975, effective April 15, 1975.]

- (a) Authorized Claims.
- (2) Court Reporter. The reporter may submit a bill at the rate of \$2.00 per page for the original and one copy of that portion of the statement of facts ordered by the superior court. If, however, the court reporter fails, without a showing of good cause, to submit the proposed statement as ordered within the time allowed by CAROA 46, the court may reduce the authorized amount. The statement of facts shall be on 8 1/2" by

13" paper; margins shall be lined 1 3/8" from the left and 5/8" from the right side of the page; indentations from the left lined margin shall be not more than: one space for "Q" and "A", three spaces for the body of the testimony, eight spaces for commencement of a paragraph, and ten spaces for quoted authority; space between lined margins shall be used in so far as practicable; typing shall be double spaced thirty lines to a page except comments by the reporter shall be single spaced. Type shall be ten-point pica type or its equivalent. Additional copies when ordered shall be produced by the most economical method.

Abrogating Rule 56(m) Habeas corpus. [Adopted January 28, 1975, effective July 1, 1975.]

SUPERIOR COURT CIVIL RULES (CR)

Rule 33 Interrogatories to parties

(a) Availability; Procedures for Use. Any party may serve upon any other party written interrogatories to be answered by the party served or, if the party served is a public or private corporation or a partnership or association or governmental agency, by any officer or agent, who shall furnish such information as is available to the party. Interrogatories may, without leave of court, be served upon the plaintiff after the summons and a copy of the complaint are served upon the defendant, or the complaint is filed, whichever shall first occur, and upon any other party with or after service of the summons and complaint upon that party.

Interrogatories shall be so arranged that after each separate question there shall appear a blank space reasonably calculated to enable the answering party to have his answer typed in. Each interrogatory shall be answered separately and fully in writing under oath, unless it is objected to, in which event the reasons for objection shall be stated in lieu of an answer. The answers are to be signed by the person making them, and the objections signed by the attorney making them. The party upon whom the interrogatories have been served shall serve a copy of the answers, and objections if any, within 20 days after the service of the interrogatories, except that a defendant may serve answers or objections within 40 days after service of the summons and complaint upon that defendant. The parties may stipulate or the party submitting the interrogatories may move for an order under Rule 37(a) with respect to any objection to or other failure to answer an interrogatory.

(b) Scope; Use at Tfial. Interrogatories may relate to any matters which can be inquired into under Rule 26(b), and the answers may be used to the extent permitted by the rules of evidence.

An interrogatory otherwise proper is not necessarily objectionable merely because an answer to the interrogatory involves an opinion or contention that relates to fact or the application of law to fact, but the court may order that such an interrogatory need not be answered until after designated discovery has been completed or until a pretrial conference or other later time.

(c) Option to Produce Business Records. Where the answer to an interrogatory may be derived or ascertained from the business records of the party upon whom the interrogatory has been served or from an examination, audit or inspection of such business records, or from a compilation, abstract or summary based thereon, and the burden of deriving or ascertaining the answer is substantially the same for the party serving the interrogatory as for the party served, it is sufficient answer to such interrogatory to specify the records from which the answer may be derived or ascertained and to afford to the party serving the interrogatory reasonable opportunity to examine, audit or inspect such records and to make copies, compilations, abstracts or summaries. [Adopted May 5, 1967, amended May 26, 1972, effective July 1, 1972. Prior: RPPP Rule 33.]

Amending Rule 82 Venue [Subd. (c) adopted March 4, 1975, effective July 1, 1975.]

(c) Change of Venue—Fees. Any fees or costs required to be paid by a party pursuant to RCW 4.12.090 shall be paid to the clerk of the county from which the case is being transferred by check or money order made payable to the clerk of the county to which the case is being transferred.

SUPERIOR COURT CRIMINAL RULES (CrR)

Rule 1.3 Effect. Except as otherwise provided elsewhere in these rules, on their effective date:

- (a) Any acts done before the effective date in any proceedings then pending or any action taken in any proceeding pending under rules of procedure in effect prior to the effective date of these rules and any constitutional right are not impaired by these rules.
- (b) These rules also apply to any proceedings in court then pending or thereafter commenced regardless of when the proceedings were commenced, except to the extent that in the opinion of the court, the former procedure should continue to be made applicable in a particular case in the interest of justice or because of infeasibility of application of the procedures of these rules. [Adopted Apr. 18, 1973, effective July 1, 1973.]

Amending Rule 6.12 Witnesses. [Subd. (e) adopted December 10, 1974, effective January 1, 1975.]

(e) Material Witnesses. On motion of the prosecuting attorney or the defendant a witness may be compelled to attend a hearing to determine whether his testimony is material. Upon request, the court shall appoint counsel for a witness who is financially unable to obtain one if it appears to the court, after an offer of proof by the moving party, that the testimony of such witness would tend to incriminate him, or it appears that counsel is required to otherwise fully protect the rights of such witness.

Amending Rule 6.13 Testimony in lieu of witnesses. |Adopted December 10, 1974, effective January 1, 1975.|

(a) Deposition. Upon a determination that the testimony of a witness is material, and that it appears probable that the witness will not voluntarily appear at the trial, the court may order the taking of his deposition. Pending the taking of the deposition the provisions of Rule 3.2 shall apply.

(b) Criminalist's Report.

(1) Subject to subsection (2) of this rule, the official written report of an expert witness which contains the results of any test of a substance or object which are relevant to an issue in a trial shall be admitted in evidence without further proof or foundation as prima facie evidence of the facts stated in the report if the report bears the following certification:

The undersigned certifies under oath that:

- (i) He performed a test on the (substance) (object) in question.
- (ii) He received the (substance) (object) in question from
- (iii) The document on which this certificate appears or to which it is attached is a true and complete copy of an official report of the ______, and
- (iv) Such document is a report of the results of a test which report and test were made by the undersigned who has the following qualifications and experience:

Signature	
Title	
Business Address & Phone	

Business Address & Thom

- (2) The court shall exclude such report if:
- (i) A copy of the report and certificate has not been served on the defendant or the defendant's attorney at least 15 days prior to the trial date or, upon a showing of cause, such lesser time as the court deems proper, or
- (ii) In the case of an unrepresented defendant, a copy of this rule in addition to a copy of the report and certificate has not been served on the defendant at least 15 days prior to the trial date or, upon a showing of cause, such lesser time as the court deems proper, or
- (iii) At least 15 days prior to the trial date or, upon a showing of cause, such lesser time as the court deems proper, the defendant has served a written demand upon the prosecutor to produce the expert witness at the trial.

Comment: Supersedes RCW 10.16.140, probably supersedes RCW 10.16.145, 10.16.150; modifies if not supersedes RCW 10.16.160; supersedes in part RCW 10.52.040.

Amending Rule 6.13 Testimony in lieu of witnesses. [Adopted August 26, 1975, effective January 1, 1976.]

(a) Deposition. Upon a determination that the testimony of a witness is material, and that it appears probable that the witness will not voluntarily appear at the trial, the court may order the taking of his deposition.

Pending the taking of the deposition the provisions of CrR 3.2 shall apply.

(b) Test Report By Expert.

(l) Subject to subsection (b)(2) of this rule, the official written report of an expert witness which contains the results of any test of a substance or object which are relevant to an issue in a trial shall be admitted in evidence without further proof or foundation as prima facie evidence of the facts stated in the report if the report bears or has attached the following certification:

The undersigned certifies under oath that:

- 1. He performed a test on the (substance) (object) in question,
- 2. The person from whom he received the (substance) (object) in question is:
- 3. The document on which this certificate appears or to which it is attached is a true and complete copy of my official report, and
- 4. Such document is a report of the results of a test which report and test were made by the undersigned who has the following qualifications and experience:

Signature
Title
Rusiness Address & Phone

(2) The court shall exclude such report if:

- (i) A copy of the report and certificate has not been served on the defendant or the defendant's attorney at least 15 days prior to the trial date or, upon a showing of cause, such lesser time as the court deems proper, or
- (ii) In the case of an unrepresented defendant, a copy of this rule in addition to a copy of the report and certificate has not been served on the defendant at least 15 days prior to the trial date or, upon a showing of cause, such lesser time as the court deems proper, or
- (iii) At least 7 days prior to the trial date or, upon a showing of cause, such lesser time as the court deems proper, the defendant has served a written demand upon the prosecutor to produce the expert witness at the trial.

Comment: Supersedes RCW 10.16.140, probably supersedes RCW 10.16.145, 10.16.150; modifies if not supersedes RCW 10.16.160; supersedes in part RCW 10.52.040.

SUPERIOR COURT MENTAL PROCEEDINGS RULES (MPR)

GENERAL

Amending Rule 1.1(a) Notice—General. [Adopted March 11, 1975, effective July 1, 1975.]

(a) Notice to Prosecutor. In any judicial proceeding under RCW 71.05, for involuntary commitment or detention, the prosecuting attorney for the county in which the proceeding is initiated shall be served by the

party initiating the proceedings with written notice of the proceedings and copies of the initiating papers.

Amending Rule 1.2 (1st paragraph) Continuance or postponement. [Adopted March 11, 1975, effective July 1, 1975.]

In any judicial proceeding held pursuant to RCW 71.05 for involuntary commitment or detention the court may continue or postpone such proceeding for a reasonable time, subject to RCW 71.05.210 and RCW 71.05.240, on the following grounds:

Amending Rule 2.1(d) Summons. [Adopted October 28, 1975, effective January 1, 1976.]

(d) A statement that the person summoned may be detained at the evaluation and treatment facility for up to seventy—two hours and whether the required seventy—two hour evaluation and treatment may be on an outpatient or inpatient status.

Amending Rule 6.2(f) Petition for fourteen day involuntary treatment. [Adopted October 28, 1975, effective January 1, 1976.]

(f) A statement that the respondent has been advised of the need for voluntary treatment and that the professional staff of the facility has evidence that he has not in good faith voluntered.

Amending Rule 6.3 (c) and (d) Petition for ninety day involuntary treatment. [Adopted October 28, 1975, effective January 1, 1976.]

- (c) A statement that petitioner is the professional person in charge of the treatment facility in which the respondent is detained pursuant to court order or his professional designee, or the county mental health professional of (name) county.
- (d) The name of the court ordering fourteen day involuntary treatment or finding the respondent incompetent pursuant to RCW 10.77.090(3) and the date on which such order or finding was entered.

Amending Rule 6.4(a) Petition for one hundred eighty day involuntary treatment. [Adopted October 28, 1975, effective January 1, 1976.]

(a) The name and address of the person filing the petition and the statement that the petitioner is the superintendent or professional person in charge of the facility in which the person who is alleged, as a result of a mental disorder, to present a likelihood of serious harm to others, is detained, or in the event that the defendant has received involuntary treatment but has not been committed to a treatment facility or has been conditionally released from such a facility, a statement that the petitioner is the county mental health professional of (name) county.

JUSTICE COURT ADMINISTRATIVE RULES (JAR)

Amending Rule 6(b) Records: Separate Dockets——Contents. [Adopted October 16, 1975, effective January 1, 1976.]

(b) Separate dockets shall be kept for criminal, traffic, civil, and small claims actions. The required entries within the traffic and criminal dockets shall be as required on the "Complaint/Citation Docket Form" prescribed in JTR T2.01. In civil and small claims dockets there shall be entered:

JUSTICE COURT CRIMINAL RULES (JCrR)

Amending Rule 2.01 (a)(4), (b)(2), and (b)(5) Complaint—Citation and Notice. [Adopted October 16, 1975, effective January 1, 1976.]

- (a) Complaint.
- (4) Approval of Form. To insure uniformity, the format and use of the complaint, provided herein, shall be subject to approval by the Administrator for the Courts.
 - (b) Citation and Notice to Appear.
- (2) Contents. The citation and notice shall be identical to the "Complaint/Citation Docket Form" prescribed in JTR T2.01 and shall include:
- (5) Additional Information. The citation and notice may also contain such identifying and additional information as may be necessary.

Amending Rule 4.09 Criminalist's report. [Adopted December 10, 1974, effective January 1, 1975.]

(a) Subject to subsection (b) of this rule, the official written report of an expert witness which contains the results of any test of a substance or object which are relevant to an issue in a trial shall be admitted in evidence without further proof or foundation as prima facie evidence of the facts stated in the report if the report bears the following certification:

The undersigned certifies under oath that:

- (1) He performed a test on the (substance) (object) in question,
- (2) He received the (substance) (object) in question from _____,
- (3) The document on which this certificate appears or to which it is attached is a true and complete copy of an official report of the _____, and
- (4) Such document is a report of the results of a test which report and test were made by the undersigned who has the following qualifications and experience:

- (b) The court shall exclude such report if:
- (1) A copy of the report and certificate has not been served on the defendant or the defendant's attorney at least 15 days prior to the trial date or, upon a showing of cause, such lesser time as the court deems proper, or
- (2) In the case of an unrepresented defendant, a copy of this rule in addition to a copy of the report and certificate has not been served on the defendant at least 15 days prior to the trial date or, upon a showing of cause, such lesser time as the court deems proper, or
- (3) At least 15 days prior to the trial date or, upon a showing of cause, such lesser time as the court deems proper, the defendant has served a written demand upon the prosecutor to produce the expert witness at the trial.

Amending Rule 4.09 Evidence. [Adopted August 26, 1975, amended October 1, 1975, effective January 1, 1976.]

- (a) Rules of Evidence. Until such time as rules of evidence for the trial of criminal cases in all courts are promulgated, the rules of evidence in civil actions, so far as practicable, shall be applied to criminal prosecutions.
- **(b)** Confessions. With respect to confessions, in jury cases, the procedure set forth in CrR 3.5 shall apply, upon demand of the defendant.

(c) Test Report by Expert.

(1) Subject to subsection (c)(2) of this rule, the official written report of an expert witness which contains the results of any test of a substance or object which are relevant to an issue in a trial shall be admitted in evidence without further proof or foundation as prima facie evidence of the facts stated in the report if the report bears the following certification:

The undersigned certifies under oath that:

- 1. He performed a test on the (substance)(object) in question,
- 2. The person from whom he received the (substance)(object) in question is: _____,
- 3. The document on which this certificate appears or to which it is attached is a true and complete copy of my official report, and
- 4. Such document is a report of the results of a test which report and test were made by the undersigned who has the following qualifications and experience:

Signature
Title
Business Address & Phone

- (2) The court shall exclude such report if:
- (i) A copy of the report and certificate has not been served on the defendant or the defendant's attorney at least 15 days prior to the trial date or, upon a showing of cause, such lesser time as the court deems proper, or

- (ii) In the case of an unrepresented defendant, a copy of this rule in addition to a copy of the report and certificate has not been served on the defendant at least 15 days prior to the trial date or, upon a showing of cause, such lesser time as the court deems proper, or
- (iii) At least 7 days prior to the trial date or, upon a showing of cause, such lesser time as the court deems proper, the defendant has served a written demand upon the prosecutor to produce the expert witness at the trial.

JUSTICE COURT TRAFFIC RULES (JTR)

Amending Rule T2.01 (a), (b)(3), (c), and (e) Complaint and Citation—Form and Use—Defects. [Adopted October 16, 1975, effective January 1, 1976.]

- (a) Traffic cases shall be filed on a form prescribed by the Administrator for the Courts consisting of four copies known as the "Complaint/Citation Docket Form". The required copies, which must be the original, the first, the second, and the last carbon respectively are:
- (1) The abstract of court record for the state licensing authority, the original, printed on yellow paper;

(2) The traffic citation, printed on green paper;

- (3) The police record, which shall be a copy of the complaint, printed on pink paper; and
- (4) The complaint/docket, printed on white ledger paper. (the remainder of JTR T2.01(a) is deleted)
- (b) (3) The offense of which he is charged, the date, the time and place at which the offense occurred, the date on which the citation was issued, and the name of the citing officer. Two offenses may be cited on one ticket;
- (c) Each of the parts may also contain such identifying and additional information as may be necessary.
- (e) The reverse side of the complaint shall be used to record court action, and shall, together with the complaint, constitute the docket of the court of all traffic cases.

Amending Rule T2.04(d) Disposition and Records of Traffic Complaints and Citations. [Adopted October 16, 1975, effective January 1, 1976.]

(d) Duties——Chief Administrative Officer. (Deleted from rule.)

PARALLEL TABLES

1975 REGULAR SESSION LAWS

											n (1)	1		Rev. Code
Chan	Sec.	Rev. Code of Wash.	Chap.	Sec	Rev. Code of Wash.	Chap	. Sec.	Rev. Code of Wash.	Chap	. Sec.	Rev. Code of Wash.	Chap	Sec.	of Wash.
						===	7	60.04.067		34	28A.57.329		12	46.04.566
Ì	1	67.08.015	17	1	41.32.680	}	8	60.04.110	1	35	28A.57.145		13	46.04.672
2	2	Em.	18 19	1	43.83B.050	1	9	60.04.110		36	Repealer	1	14	46.52.020
2	1 2	44.40.110	19	1 2	28A.04.065 28A.04.060		10	60.04.210	(37	Eff. date		15	46.52.080
3	1	<i>Em.</i> 35.81.010		3	Sev.	35	10	30.12.010		٥.	n28A.57.140	İ	16	46.52.088
3	2	Em.		3	n28A.04.060))	2	Em.		38	Sev.		17	46.61.015
4	1	50.44.040	20	1	39.23.005	36	ĩ	35.58.200	ĺ		n28A.57.140		18	46.61.050
•	2	Em.	20	2	39.23.010	37	ì	27.24.068	44	1	19.20.020	Ì	19	46.61.055
5	ī	Арргор.		3	39.23.020		2	27.24.090	45	1	Repealer	1	20	46.61.060
_	2	Арргор.	ĺ	4	Leg. dir.	38	1	16.24.040	46	1	54.16.120		21	46.61.065
	3	Em.)	5	Em.	39	1	69.04.930		2	Em.		22	46.61.105
6	1	70.95A.010	21	1	80.36.225	40	1	4.92.060	47	1	28A.58.430	}	23	46.61.115
	2	70.95A.045	22	1	36.87.140	1	2	4.92.070	1	2	Eff. date	ļ	24	46.61.135
	3	70.95A.040	23	1	18.43.080		3	15.17.240			n28A.58.430	1	25	46.61.160
	4	70.95A.035	24	1	46.37.590	}	4	28B.10.842	48	1	4.92.200	1	26 27	46.61.180
	5	53.08.041		2	Repealer	l	5	43.10.030	40	2	43.08.061		28	46.61.190 46.61.290
	6	Constr.	25	1	46.04.270	ŀ	6	43.17.100	49	1	18.32.035		26 29	46.61.295
	7	70.95A.912	ļ	2	46.04.380		7 8	43.19.030	50	2 1	Em. 27.12.285		30	46.61.305
	,	<i>Sev.</i> 70,95A.940	1	3 4	46.04.460 46.04.690	{	9	43.19.1925 43.19.1935	30	2	Em.	}	31	46.61.350
	8	70.93A.940 Em.	1	5	46.04.695	1	10	43.63A.040	51	1	72.40.090	1	32	46.61.355
7	1	43.51.530	1	6	46.12.010		11	43.88.160	52	ì	46.01.230	1	33	46.61.435
,	2	43.51.540	1	7	46.12.020		12	50.16.020	1	2	Em.		34	46.61.440
	3	43.51.570	}	8	46.12.030	}	13	43.19.540	53	1	74.13.106		35	46.61.570
8	ī	1.20.090		ğ	46.12.050		14	Repealer		2	Repealer		36	46.61.575
9	ì	Approp.		10	46.12.060	41	1	46.16.505)	3	Em.	}	37	46.61.610
	2	Арргор.	}	11	46.12.120	42	1	70.44.050	54	1	46.20.113		38	46.61.635
	3	Approp.	Į	12	46.12.160	43	1	28A.57.140		2	68.08.530	l	39	46.61.780
	4	Арргор.		13	46.12.170		2	28A.52.050	55	1	Repealer		40	46.61.215
	5	Арргор.		14	46.12.230		3	28A.57.032	56	1	46.64.015	j	41	46.61.261
	6	Арргор.]	15	46.16.040		4	28A.57.050	1	2	46.64.030	ļ	42	46.61.264
	7	Арргор.		16	46.16.079	Ì	5	28A.57.312	i	3	46.64.017		43	46.61.266
	8	Арргор.	}	17	46.16.080	}	6	28A.57.324		4	Em.		44	46.61.269
	9	Арргор.	ļ	18	46.16.100		7	28A.57.328	57	1	77.12.173	1	45	46.61.606
	10 11	Арргор.	26	19 1	46.16.230	{	8 9	28A.57.342	58	1	4.24.300	}	46	46.61.608
	12	Approp.	27	l	4,56,115 17,21,330		10	28A.57.344	50	2	4.24.310		47	46.61.614
	13	Approp. Approp.	28	ì	9,61,040	1	11	28A.57.356 28A.57.357	59	1 2	46.16.560	}	48	46.61.202
	14	Арргор.	20	2	Em.	1	12	28A.57.358		3	46.16.565		49 50	46.61.072
	15	Арргор.	29	ĩ	3.66.065	ļ	13	28A.57.415	l	4	46.16.570 46.16.585	Į.	51	47.04.010
	16	Vetoed	30	i	36.18.020	1	14	28A.60.010	1	5	46.16.590]	52	Repealer Sev.
	17	Approp.	31	1	36.22.050	Ì	15	28A.60.070	1	6	46.16.595		52	n36.75.010
	18	Арргор.	32	1	26.09.010		16	28A.60.190	Į.	7	77.12.175	63	1	47.17.085
	19	Арргор.)	2	26.09.040	ļ	17	28A.60.200	60	1	53.08.208	"	2	47.17.115
	20	Арргор.		3	26.09.060	1	18	28A.60.210		2	54.16.097		3	47.17.155
	21	Арргор.		4	26.09.280	-	19	28A.60.310	61	l	18.72.030	ļ	4	47.17.300
	22	Em.	33	1	35.21.780	}	20	28A.60.320	1	2	18.72.175		5	47.17.315
10	I	76.20.010	į.	2	3.46.050	ļ	21	28A.60.328	[3	18.72.275		6	47.17.650
	2	76.20.030	}	3	3.58.010	İ	22	28A.65.080	\	4	18.72.150	1	7	47.17.840
	3	76.20.035 Vetoed	1	4 5	35.20.010	İ	23	28A.65.090	62	1	36.75.010		8	47.39.020
11	4	36.95.100		6	35.20.900		24	28A.65.100		2	46.04.080		9	47.42.140
12	1	34.04.120	l	7	41.40.120 Sev.	(25	28A.65.120	{	3	46.04.100	1	10	47.17.416
13	1	72.36.030	Ì	ŧ	n35.21.780	1	26 27	28A.65.150	1	4	46.04.220		11	47.17.453
1.5	2	72.36.080	34	1	49.52.010		27 28	28A.66.010	1	5	46.04.350)	12	47.17.917
	3	Em.	1	2	49.52.020	1	28 29	28A.66.020 28A.66.040	1	6	46.04.370	l	13	47.17.867
14	ĺ	87.03.160	1	3	60.04.010	1	30	28A.66.080	l	7	46.04.560	ł	14	47.17.045
15	1	32.08.150		4	60,04.040	i	31	36.22.090	J	8	46.04.650		15	Repealer
	2	Em.		5	60.04.050	1	32	41.32,420]	9 10	46.04.381	64	1	52.36.090
16	1	36.16.138		6	60.04.060	1	33	84.52.020		11	46.04.555	1	2	Vetoed
			-			•			I	11	46.04.565	1		

1975 1ST EXTRAORDINARY SESSION LAWS

Chap. S	Sec.	Rev. Code of Wash.	Chap	. Sec.	Rev. Code of Wash.	Chap	. Sec.	Rev. Code of Wash.	Chap. Sec.	Rev. Code of Wash.	Chap	. Sec.	Rev. Code of Wash.
			1			2			1			77	18.88.160
	1	36.78.080	}	2	17.10.040	16		n77.32.032	17	18.22.081	}	78	18.88.190
	2 1	47.26.130 10.19.130	}	3	17.10.050	16	1	Approp.	18	18.22.120	}	79	18.88.200
	1	84.36.350	}	4 5	17.10.070	}	2	Approp.	19	18.25.020	{	80	18.90.040
	1	43.84.080	}		17.10.080	}	3	Vetoed	20 21	18.25.040 18.25.050	{	81	18.90.050
	1	28A.03.350	1	6 7	17.10.110	1 .~	4	Em.	21 22	18.25.070	1	82	18.92.115
	1	77.32.290	}	8	17.10.150	17	1	41.32.040	22 23	18.28.030	1	83	18.92.142
	1	15.17.230	}	9	17.10.170 17.10.190	18	_	Approp.	24	18.29.020	(84	18.92.145
•	2	15.65.020	1	10		}	2 3	Approp.	25	18.29.040	1	85	18.96.080
	3	15.65.140	}	11	17.10.240 17.10.250	}	<i>3</i>	Approp.	26	18.29.070	{	86	18.96.100
	4	15.65.160	1	12	17.10.230	19	4	Em. 36.27.020	27	18.32.110		87	18.96.110
	5	15.65.250	1	13	17.10.280	1 19	2	36.27.040	28	18.32.120	1	88	18.96.140
	6	15.66.010	1	14	17.10.290	}	3	2.48.200	29	18.32.170	}	89	19.09.350
	7	15.66.060)	15	17.10.300	}	4	Em.	30	18.32.180	{	90	19.16.140
	8	15.66.090	}	16	17.10.205	20	1	84.36.105	31	18.32.200	{	91	19.16.150
	9	15.66.120	1	17	17.10.205	21	í	47.56.725	32	18.32.210	{	92	19.31.140
	0	15.66.130	14	ì	9.79.140	-1	ż	36.54.015	33	18.32.225	{	93	43.24.085
	1	15.76.170	} -	2	9.79.150	}	3	36.81.121	34	18.34.070	31	1	35.13.260
	2	15.44.038		3	9.79.160	1	4	36.81.130	35	18.34.120	1	2	35A.14.700
	3	16.13.010	1	4	9.79.170	{	5	Approp.	36	18.35.040	32	1	36.40.205
	4	16.13.020	ł	5	9.79.180	}	-	n47.56.725	37	18.35.060	33	1	43.01.150
	15	16.13.030	l	6	9.79.190	1	6	Em.	38	18.35.080	34	1	46.09.170
	16	16.13.040	1	7	9.79.200	22	1	82.24.260	39	18.36.040	1	2	46.09.175
	7	16.13.060	{	8	9.79.210	23	1	28A.57.200	40	18.36.050	1	3	Repealer
	18	20.01.030		9	9.79.220	}	2	Em.	41	18.36.115	ĺ	4	Eff. date
	19	22.09.010	{	10	Repealer	24	1	35.21.766	42	18.39.050	i		n46.09.170
	20	22.09.030	15	1	77.20.015	1	2	35.21.768	43	18.39.120	35	1	4.24.290
	21	22.09.040	}	2	77.28.020	25	1	56.16.060	44	18.39.130	36	1	23A.40.075
2	22	22.09.060	{	3	77.32.020	(2	56.16.080	45	18,39,150	37	1	43.52.300
2	23	22.09.090	(4	77.32.031	Į.	3	57.20.020	46	18.43.050	38	1	41.05.030
	24	22.09.180	{	5	77.32.100	(4	56.16.065	(47	18.43.080	}	2	41.05.050
	25	69.04.110	{	6	77.32.103	(5	57.20.027	(48	18.43.100	39	1	18.26.030
	26	69.04.392		7	77.32.105	26	1	43.126.020	49	18.43.110	1	2	18.26.110
	27	69.04.394	}	8	77.32.110	27	1	Sub. Index	50	18.43.130	1	3	18.26.120
	28	69.04.396	}	9	77.32.113)	_	nTitle 79	51	18.50.050)	4	18.26.130
	29	22.09.570	}	10	77.32.130	}	2	Sub. Index	52	18.52.070	1	5	18.26.160
	30	22.09.580	}	11	77.32.150	}	_	n Title 79	53	18.52.080	-	6	18.26.170
	31	22.09.590	}	12	77.32.160	}	3	Sub. Index	54	18.52.110	{	7	18.26.180
	32	22.09.600	}	13	77.32.190	20		nTitle 79	55	18.52.130	(8	18.26.270
	33	22.09.610	}	14	77.32.195	28	1	63.36.010	56	18.53.050	1	9	18.26.037
	34	22.09.620	\	15 16	77.32.200	{	2	63.36.020	57	18.53.070	(10	Sev.
	35	22.09.630	}		77.32.210	1	3 4	63.36.030	58	18.57.050	1		n 18.26.030
	36	69.04.398	}	17 18	77.32.225 77.32.255	29	•	63.28.360 75.20.100	59	18.57.130	1	11	Leg. dir.
	37	15.24.170	ļ	19	77.32.233	30	1		60	18.57A.040	1	12	Repealer
	38	15.28.300	}	20	77.32.101	30	1	18.08.150	61	18.71.040	100	13	Em.
	39	15.44.070	1	21	77.32.101	}	2 3	18.08.190 18.08.220	62	18.71.080	40	1	12.40.110
	10	Repealer	}	22	77.32.104	}	4	18.15.040	63	18.71.090	41	1	28A.60.350
	11	Leg. dir. Vetoed	}	23	77.32.111	ł	5	18.15.050	64	18.71A.040	{	2	28A.60.352
	12	19.27.100	}	24	77.32.111	1	6	18.15.060	65	18.74.050	(3	28A.60.355
-	1	Vetoed	}	25	77.32.114		7	18.15.065	66 67	18.74.060 18.74.070	12	4	Em.
	2	82.50.170		26	77.32.151	1	8	18.15.095	68	18.74.070	42	1	46.86.040
	2	82.50.440	ł	27	77.32.161	{	9	18.15.097	69	18.78.090	42	2	46.86.120
	3	82.50.471	1	28	77.32.191	[10	18.15.100	70	18.82.030	43	1	18.20.160
	1	54.36.010	1	29	77.32.201	1	11	18.15.125	71	18.82.060	44	1	43.21E.010
	1	35.39.030	1	30	77.32.211	İ	12	18.15.220	72	18.83.060	1	2	43.21E.020
	2	35.39.034	}	31	77.32.226	1	13	18.18.090	73	18.83.082	}	3 4	43.21E.030
	3	Em.	1	32	77.32.256	{	14	18.18.120	74	18,83.090	}	5	43.21E.900
	1	53.12.270	}	33	Leg. dir.	1	15	18.18.140	75	18.83.105	1	6	Em. Sev.
	i	17.10.010	1	34	Eff. dates	ĺ	16	18.22.060	76	18.83.170	1	v	3ev. 43.21E.910
10	-		,			1			, ,	10,05,170	I		43.41E.910

~h=~	Sec.	Rev. Code of Wash.	Chap. Sec.	Rev. Code of Wash.	Chan	. Sec.	Rev. Code of Wash.	Chap.	Sec.	Rev. Code of Wash.	Chap	. Sec.	Rev. Code of Wash.
	Sec.		}		Chap	, Sec.	46,90.940		17	Sev.		5	21.20.080
45	2	79.01.200	48	46.90.270 46.90.275	1	121	46.90.950	1	••	18.53.911	1	6	21.20.090
46	2	<i>Em.</i> 47. 44 ,010	49 50	46.90.300		122	Leg. dir.	70	1	18.37.010	}	7	21.20.110
40	,	47.44.020	51	46.90.330	55	1	68.46.010	1	2	18.37.020	}	8	21.20.120
47	ĭ	53.08.120	52	46.90.335	56	i	35.22.620	}	3	18.37.040	}	9	21.20.130
48	i	43,97,020	53	46.90.340		2	35.22.630	}	4	Repealer	}	10	21.20.140
	ż	43.97.020	54	46.90.345	{	3	35.22.640	71	1	18.106.010	}	11	21.20.230
	3	43.97.040	55	46.90.350	{	4	35.22.650	}	2	18.106.020)	12	21.20.240
	4	43.97.005	56	46.90.355	{	5	Leg. dir.	Ţ	3	18.106.040	{	13	21.20.260
	5	43.97.060	57	46.90.360	57	1	54.16.230		4	Repealer		14	21.20.270
	6	43.97,070	58	46.90.365		2	54.16.240	72	1	42.24.035	{	15	21.20.280
	7	43.97.080	59	46.90.370	(3	54.16.250	73	1	41.04.235	{	16	21.20.310 21.20.320
	8	43.97.090	60	46.90.375		4	54.16.260	74	1	70.88.070		17 18	21.20.325
	9	Repealer	61	46.90.380		5	54.16.270	75	1	Approp.	{	19	21.20.323
	10	Sev.	62	46.90.400		6	Leg. dir.	70	2	<i>Em.</i> 2.36.150	}	20	21.20.340
		43.97.900	63	46.90.403	58	1	51.52.050	76	1 1	39.58.010	ì	21	21.20.360
	11	Em.	64	46.90.406	1	2	51.52.060	111	2	39.58.040	}	22	21.20.380
49	l	2.08.063	65	46.90.409	}	3	51.52.070	Í	3	39.58.050	}	23	21.20.390
50	l	Temporary	66	46,90.412	50	4	51.52.106	1	4	39.58.103	{	24	21,20,430
	2	Temporary	67	46.90.415	59	1	4.24.230	ł	5	39.58.105	1	25	21.20.450
	3 4	Temporary E	68	46.90.418	60	1 2	<i>Repealer</i> 28A.03.051	}	6	39.58.108	1	26	21.20.335
51	4	<i>Em.</i> 19,94,420	69 70	46.90.421 46.90.424	}	3	Eff. date	}	7	43.85.010	1	27	21.20.235
51 52	1	79.01.132	70 71	46.90.424	-	3	n28A.03.051	78	í	28A.03.300	(28	Repealer
53	1	28A.65.070	71 72	46.90.430	61	i	9.54.090	\ '``	2	28A.03.310	85	ì	42.28.030
23	2	Em.	73	46.90.433	0,	2	9.54.115	1	3	28A.03.320		2	42.28.060
54	1	46.90.005	74	46,90.436)	3	Repealer	}	4	Sev.	Ì	3	42.28.070
J 4	2	46,90.010	75	46.90.439	}	4	n9.54.090	ì	·	n28A.03.300	Ì	4	42.28.090
	3	46.90.100	76	46.90.442	62	i	82.38.030	1	5	Em.	Ì	5	42.28.035
	4	46.90.103	77	46.90.445	63	ì	46.44.150	79	1	51.12.035	86	1	56.32.010
	5	46.90.106	78	46.90.448	64	1	56.08.070	80	i	Leg. dir.	ł	2	56.32.020
	6	46.90.109	79	46.90.451)	2	57.08.050	}	2	31.12A.005	ĺ	3	56.32.030
	7	46.90.112	80	46.90.454	65	1	28B.57.010	}	3	31.12A.010	1	4	56.32.040
	8	46.90.115	81	46.90.457	}	2	28B.57.020	į	4	31.12A.020	1	5	56.32.050
	9	46.90.118	82	46.90.460	}	3	28B.57.030	1	5	31.12A.030		6	56.32.080
	10	46.90.121	83	46.90.463	1	4	28B.57.040	{	6	31.12A.040	(7	56.32.100
	11	46.90.124	84	46.90.466	1	5	28B.57.050	}	7	31.12A.050	}	8	56.32.110
	12	46.90.127	85	46.90.469	(6	28B.57.060	(8	31.12A.060		9	56.32.115
	13	46.90.130	86	46.90.472	l	7	28B.57.070	(9	31.12A.070	87	1	30.46.010
	14	46.90.133	87	46.90.475		8	28B.57.080		10	31.12A.080		2	30.46.020
	15	46.90.136	88	46.90.478	1	9	28B.57.090	1	11	31.12A.090	}	3	30.46.030
	16 17	46.90.139 46.90.142	89	46.90.481 46.90.500		10 11	28B.57.100]	12	31.12A.100]	4	30.46.040
	18	46.90.145	91	46.90.505		12	Leg. dir.	}	13 14	31.12A.110	}	5	30.46.050
	19	46.90.148	92	46.90.510	{	12	Approp. n28B.57,010		15	31.12A.120 31.12A.130	}	6 7	30.46.060
	20	46.90.151	93	46.90.515	1	13	Sev.	j	16	31.12A.140)	8	30.46.070 30.46.080
	21	46.90.154	94	46.90.520	{	15	n28B.57.010	1	17	31.12A.140 31.12A.900	}	9	30.46.090
	22	46.90.157	95	46.90.525	1	14	Em.	}	18	Constr.	}	10	30.46.100
	23	46.90.160	96	46.90.530	66	į	28A.58,242	}	10	31.12 A .910	}	11	Leg. dir.
	24	46.90.163	97	46.90.535		2	28A.58.243		19	31.12A.920	{	12	Em.
	25	46.90.166	98	46.90.540	}	3	Repealer	{	20	Sev.	88	1	28B.20.75
	26	46.90.169	99	46.90.545	}	4	Sev.	}	-	31.12A.940	"	2	28B.20.75
	27	46.90.172	100	46.90.550	}		n28A.58.242	{	21	Eff. date	(3	28B.20.75
	28	46.90.175	101	46.90.555	67	1	50.44.040	{		31.12A.930	(4	28B.20.75
	29	46.90.178	102	46.90.560		2	Em.	81	1	43.84.150	ļ	5	28B.20.75
	30	46.90.181	103	46.90.565	68	1	66.44.190	82	1	43.101.080	[6	28B.20.75
	31	46.90.184	104	46.90.600	}	2	Repealer	i	2	43.101.150		7	28B.20.75
	32	46.90.187	105	46.90.610	69	1	18.53.005	83	l	33.46.010	{	8	28B.20.75
	33	46.90.190	106	46.90.620	}	2	18.53.010	Ì	2	33.46.020	1	9	28B.20.75
	34	46.90.200	107	46.90.630	}	3	18.53.020	}	3	33.46.030	}	10	28B.20.75
	35	46.90.205	108	46.90.640	}	4	18.53.060	İ	4	33.46.040	1	11	Leg. dir.
	36	46.90.210	109	46.90.650	}	5	18.53.070	ſ	5	33.46.050	\	12	Sev.
	37 29	46.90.215	110	46.90.660	}	6	18.53.100	1	6	33.46.060	}		n28B.20.75
	38 30	46.90.220	111	46.90.700		7	18.53.140	1	7	33.46.070	}	13	Em.
	39 40	46.90.225	112	46.90.710	1	8	18.53.190	1	8	33.46.080	89	1	29.68.070
	40 41	46.90.230	113	46.90.720 46.90.720	{	9	18.54.050	{	9	33.46.090	}	2	n29.68.070
	41	46.90.235 46.90.240	114	46.90.730	(10	18.54.070	[10	33.46.100	90	1	82.04.050
	42	46.90.240 46.90.245	115	46,90,740		11	18.54.080		11	33.46.110	1	2	82.04.190
	43 44	46.90.250	116	46,90.900 46,90.910	1	12	18.54.140	Į .	12	Leg. dir.	1	3	82.04.280
	45	46.90.255	117	46.90.910]	13	18.53.155	84	1	21.20.005	1	4	Applic.
	45 46	46.90.260	118	46,90,920 46,90,930	ì	14	18.53.200		2	21.20.040	1	5	Eff. date
	47	46.90.265	120	40,90,930 Sev.)	15	18.53.040	}	3	21.20.050	}	-	n82.04.050
		TU.7U.2UJ	, 120	JUV.	t	16	Repealer	1	4	21.20.070	91	1	43.79.423

Chap.	Sec.	Rev. Code of Wash.	Chap.	Sec.	Rev. Code of Wash.	Chap.	_Sec.	Rev. Code of Wash.	Chap.	Sec.	Rev. Code of Wash.	Chap	. Sec.	Rev. Code of Wash.
	2	Vetoed	100	1	46.68.110	1	16	82.50.410]	17	28B.10.840		9	75.44.080
92	1	19.28.120	{	2	46.68.120		17	82.50.460	[18	Sev.		10	Leg. dir.
	2	19.28.123	101	1	76.14.050		18	Sev.		10	n28B.80.010	153	11 1	<i>Em.</i> 3.34.010
	3	19.28.125	102	2 1	76.14.051 77.12.150	}	10	n46.16.006	}	19	Eff. date n28B.80.010	154	1	48.13.110
	4	Sev. n 19.28.120	102	2	77.12.160	}	19	Eff. date n46.16.006	1	20	Leg. dir.	155	1	35A.13.020
	5	Em.	103	1	43.101.080	119	1	12.12.060	133	1	48.32A.090	133	2	35A.13.030
93	1	16.67.120	104	i	60.28.010	120	1	36.21.080	.55	2	48.32A.060	}	3	35A.13.033
94	1	36.18.040	ĺ	2	60.28.020]	2	84.70.010	134	1	27.53.010	156	1	9.68.130
95	1	11.88.005	105	1	28B.15.225		3	84.70.020		2	27.53.020	157	1	n28B.15.540
	2	11.88.010	106	1	70.94.092]	4	84.70.030)	3	27.53.030	1.50	2	28B.15.540
	3	11.88.020	107	2	70.94.097	121	1	38.20.010	ļ	4	27.53.040	158	1 2	82.34.050 82.34.110
	4 5	11.88.030 11.88.040	107	1 2	43.51.215 79.08.015		2	Eff. date	{	5 6	27.53.050 27.53.060	{	3	82.03.190
	6	11.88.125	108	l	79.08.013	122	I	n38.20.010 28B.16.100	1	7	27.53.070	1	4	82.32.160
	7	11.88.045		2	70.112.020	122	2	28B.16.110		8	27.53.080	{	5	Eff. date
	8	11.88.035	l	3	70.112.030	1	3	Sev.		9	27.53,090	1		n 82.34.050
	9	11.88.090		4	70.112.040			n28B.16.100		10	Sev.	159	1	27.40.034
	10	11.88.100	\	5	70.112.050	123	1	43.22.500			27.53.900		2	27.40.036
	11	11.88.105		6	70.112.060		2	43.22.505	125	11	Leg. dir.	160	1	84.56.400
	12 13	11.88.107 11.88.110	109	7 1	Leg. dir. 28B.30.600	124 125	1	13.20.060 88.16.170	135	1 1	28A.45.050 15.44.020	161 162	1 1	14.04.090 29.85.270
	14	11.88.120	109	2	28B.30.604	123	1 2	88.16.180 88.16.180	130	2	15.44.030	102	2	29.85.280
	15	11.88.130		3	28B.30.606		3	88.16.190		3	15.44.032	163	ī	87.03.135
	16	11.88.140	l	4	28B.30.610		4	Vetoed		4	15.44.090		2	87.03.460
	17	11.88.150	i	5	28B.30.614	Ì	5	n88.16.170		5	15.44,085	164	1	n28B.10.295
	18	11.92.010	Ì	6	28B.30.619	ĺ	6	Sev.	1	6	15.44.087		2	28B.10.295
	19	11.92.035		7	Sev.		-	n88.16.170		7	15.44.027	165	1	33.20.035
	20	11.92.040	110	1	n28B.30.600	126	7	Vetoed 4.92.060	137	8 1	<i>Repealer</i> 28A.58.137	{	2	33.16.110 33.24.280
	21 22	11.92.050 11.92.056	110	1 2	70.92.100 70.92.110	120	1 2	4.92.070	138	1	46.12.040	166	1	Vetoed
	23	11.92.060	}	3	70.92.110	}	3	4.92.130	139	î	Repealer	100	2	Vetoed
	24	11.92.090		4	70.92.130		4	4.92.140	140	1	54.16.092		3	Vetoed
	25	11.92.100	1	5	70.92.140		5	4.92.150	141	1	Approp.	1	4	9.46.090
	26	11.92.110	}	6	70.92.150	}	6	4.92.160			nCh. 28B.50	ł	5	Vetoed
	27	11.92.115		7	70.92.160	ļ	7	4.92.170	ļ	2	nCh. 28B.50		6	Vetoed
	28	11.92.120	}	8 9	19.27.030	127	8 1	<i>Em.</i> 28A.04.134	142	3 1	<i>Em.</i> 37.08.280		7 8	9.46.130 9.46.140
	29 30	11.92.130 11.92.150	1	10	19.27.040 Repealer	127	2	28A.03.095	143	1	47.05.030		9	9.46.160
	31	11.92.160		11	Leg. dir.	128	1	2.32.210	1.13	2	47.05.035	1	10	9.46.210
	32	11.92.170		12	Eff. date	129	1	61.24.010		3	47.05.040	1	11	9.46.113
	33	11.92.180			n 19.27.030		2	61.24.020	ļ	4	47.05.051		12	9.46.075
	34	11.92.185	111	1	33.44.020		3	61.24.030)	5	Repealer		13	9.46.293
96	1	47.12.060	112	l	28B.50.851		4	61.24.040	144	6	47.05.055	1	14	Vetoed
	2	47.12.070	113	1 2	38.52.010 38.52.020	}	5 6	61.24.090 61.24.130	144	1 1	10.01.150 49.60.222		15	<i>Sev</i> , n9.46.090
	3	47.12.080 47.12.130	1	3	38.52.030	130	1	52.16.070	146	1	46.01.140		16	Em,
	4 5	47.12.150	114	1	4.24.240	130	2	52.20.010	147	î	36.01.095	167	1	43.19.010
	6	47.12.290		2	4.24.250	1	3	52.20.020	1	2	52.36.095	1	2	43.19.560
97	1	18.52.040	ľ	3	4.24.260	Į.	4	52.20.025		3	Em.	ļ	3	43.19.565
	2	18.52.120	115	1	39.34.020	}	5	Repealer	148	1	41.32.4943		4	43.19.570
	3	Em.	116	1	57.12.010	}	6	Sev. &	140	2	Repealer	1	5	43.41.130
98	1	28A.47.803	117	1 2	48.21.075 48.24.025	}		Constr. n52.16.070	149 150	1 1	43.31.525 19.105.120		6 7	43.19.580 43.19.585
	2	28A.47.820 Eff. date	}	3	48.44.250	}	7	Em.	150	2	19.105.210	1	8	43.19.590
	3	n28A.47.803	Į.	4	Sev.	131	1	39.56.040		3	19.105.220		9	43.19.595
99	1	18.51.050			n48.21.075		2	Vetoed	}	4	19.105.230)	10	43.19.600
,,	2	18.51.060		5	Em.	132	1	28B.80.010		5	19.105.240	ļ	11	43.19.605
	3	18.51.007	118	1	46.16.006		2	28B.80.020	}	6	19.105.250		12	43.19.610
	4	18.51.190	}	2	46.16.225	}	3	28B.80.030	}	7	19.105.260	1	13	43.19.615
	5	18.51.200	{	3 4	46.16.060 46.16.065		4	28B.80.040	}	8 9	19.105.270	ļ	14	43.19.620
	6 7	18.51.210 18.51.220	}	5	46.16.130	1	5 6	28B.80.060 28B.80.080	151	1	19.105.045 28A.65.170		15 16	43.41.140 43.19.630
	8	18.51.280		6	46.16.135	1	7	Vetoed	1.71	2	28A.65.175		17	43.19.635
	9	18.51.290	1	7	46.16.137	1	8	28B.80.100	152	ī	75.44.010		18	Repealer
	10	18.51.230	1	8	46.16.210	}	9	28B.80.200		2	75.04.010		19	Арргор.
	11	18.51.240	}	9	46.16.220	}	10	28B.80.900	}	3	75.44.020		20	Sev.
	12	18.51.250		10	46.16.320		11	Repealer	1	4	75.44.030			n43.19.010
	13	18.51.260	}	11	46.16.505	}	12	28B.80.210		5	75.44.040		21	Em.
	14	18.51.270 18.51.055		12 13	82.44.040 82.44.045	1	13 14	28B.80.220		6	75.44.050	168	1	46.44.091
		1021.032	1	13	02. 44 .043	1	14	28B.80.230	1	7	Eff. date	1	2	46.44.0941
	15 16	18.51.065	}	14	82.44.060	1	15	28B.80.240	1		75.44.060	}	3	46.44.130

		D., C.			Dan Colo			Rev. Code			Rev. Code)		Rev. Code
Chap.	Sec.	Rev. Code of Wash.	Chap.	Sec.	Rev. Code of Wash.	Chap	. Sec.	of Wash.	Chap	Sec.	of Wash.	1	. Sec.	of Wash.
		n46.44.091	176	1	7.68.020		11	36.94,350	[5	69.25.040	217	1 2	26.44.010 26.44.020
169	ì	46.08.065	1	2	7.68.060		12	36.94.360	1	6	69.25.050	ļ	3	26.44.030
	2	46.08.066		3	7.68.070		13	Sev.	1	7	69.25.060 69.25.070	{	4	26.44.040
	3	46.08.067	}	4	7.68.080			36.94.921	{	8 9	69.25.080		5	26.44.050
	4	46.08.068	}	5	7.68.110	}	14	57.12.020	}	10	69.25.090	{	6	26.44.060
	<u>5</u>	46.16.020 46.16.210		6 7	7.68.140 7.68.145		15 16	57.06.140 57.06.150	1	11	69.25.100	}	7	26.44.070
	7	46.16.270	}	8	7.68.125		17	57.06.160	{	12	69.25.110	1	8	26.44.053
170	i	13.04.260	ł	9	7.68.075		18	57.06.170	}	13	69.25.120	{	9	26.44.056
	2	Em.	}	10	7.68.165		19	Leg. dir.	1	14	69.25.130	1	10	Sev. 26.44.900
171	i	18.71.010	(11	Em.	189	1	81.53.271		15	69.25.140	218	1	43.110.010
	2	18.71.015	177	I	39.35.010		2	81.53.281	İ	16 17	69.25.150 69.25.160	219	1	19.09.210
	3	18.71.020	}	2	39.35.020	}	3 4	81.53.295	1	18	69.25.170	220	1	n35.02.170
	4 5	18.71.025 18.71.030	}	3 4	39.35,030 39.35,040	}	4	Eff. date 81.53.900	1	19	69.25.180	[2	35.02.170
	6	18.71.040	}	5	Sev.	190	1	18.71A.010	}	20	69.25.190)	3	35.02.070
	7	18.71.050	1	,	39.35.900	1 170	2	18.71A.040	[21	69.25.200	ļ	4	35.03.030
	8	18.71.055	}	6	Leg. dir.	1	3	18.71A.070	1	22	69.25.210		5	35.04.060
	9	18.71.060	178	1	41.16.145	191	1	46.20.115	}	23	69.25.220	1	6 7	35.13.015
	10	18.71.070		2	41.18,104	1	2	46.20.120	}	24	69.25.230	}	8	35.13.030 35.13.130
	11	18.71.080	[3	41.26.250	}	3	46.20.161	}	25	69,25.240 69,25.250		9	35.13.150
	12	18.71.090	1	4	41.18.100	}	4	46.20.181	}	26 27	69,25.260	{	10	36.93.150
	13 14	18.71.095 18.71.180	{	5	Constr. 41.16.921	192	5 1	46.20.200 28A.70.110	1	28	69,25.270)	11	35A.03.180
	15	18.71.011	1	6	Sev.	172	2	28A.71.100	1	29	69,25.280		12	35A.03.070
	16	18.71.051	}	U	41.16.911	}	3	Sev.	}	30	69,25.290	Ì	13	35A.04.070
	17	18.71.145	}	7	Em.		_	n28A.70.110		31	69,25,300	ļ	14	35A.14.015
	18	18.71.165	179	1	51.32.050	193	1	43.09.310	[32	69,25.310	ļ	15	35A.14.050
	19	Sev.	180	1	19.52.080	194	1	1.16.050		33	69,25,320		16	35A.14.140
	••	18.71.941	181	1	46.10.030	195	1	19.28.120	1	34	69.25.330	ł	17 18	35.21.790 35A.21.210
172	20	Repealer		2	46.10.080)	2 3	19.28.123 19.28.125	1	35 36	69,25,900 69,25,340	221	1	35.86.010
172 173	j l	36.28A.010 66.08.050	{	3 4	46.10.150 46.10.043	}	4	Sev.	}	37	69,25.910	221	2	35.86.040
173	2	66.12.110		5	46.10.090)	7	n 19.28.120	į .	38	Sev.	1	3	35.86A.070
	3	66.12.120	}	6	46.10.190	}	5	Em.	}		69.25.920	Ì	4	35.86A.120
	4	66.20.190		7	46.10.081	196	1	Vetoed	{	39	69.25.930	ļ	5	Sev.
	5	Vetoed	182	1	90.58.030	1		Overridden		40	Repealer		_	n35.86.010
	6	66.28.010	{	2	90.58.120			46.44.160	}	41	Em.	222	1	31.12.190
	7	66.28.025	{	3 4	90.58.140	197	1 2	Repealer	202 203	1	28A.65.020		2 3	31.12.200
	8 9	66.28.030 66.28.045	183	1	90.58.180 75.08.012	198	1	Em. 73.16.010	203	2	2.36.070 4.44.160	}	4	31.12.210 31.12.240
	10	66.28.040	103	2	75.28.500	199	í	71.05.040		3	4.44.170		5	31.12.260
	11	66.24.305	}	3	75.28.505	}	2	71.05.050	204	1	66,44.350	}	6	31.12.270
	12	66.24.510		4	75.28.510		3	71.05.150	205	1	28A.58.740	[7	31.12.280
	13	Sev.	}	5	75.28.515	}	4	71.05.210	206	1	43.21C.150		8	31.12.310
	1.4	n66.08.050	ļ	6	75.28.520	}	5	71.05.230		2	Em.	{	9	Sev.
	14	Eff. date n66.08.050	{	7 8	75.28.525 75.28.530		6 7	71.05.290	207	1	77.12.320	222		31.12.901
174	ì	Purpose		9	Eff. date	1	8	71.05.300 71.05.310	208	2 I	77.12.323 35.21.152	223	I 1	75.08.230
• • •	•	28C.04.010	1	,	75.28.535	}	9	71.05.320	200	2	35.92.022	224	2	51.04.110 51.08.012
	2	28C.04.020		10	75.28.540)	10	71.05.390		3	35.21.154	ļ	3	51.12.100
	3	28C.04.030	}	11	Em.	}	11	72.23.070	209	ſ	43.51.290	(4	51.28.010
	4	28C.04.040	184	1	29.07.092	}	12	71.05.525	}	2	43.51.300	1	5	51.28.025
	5	28C.04.050]	2	29.10.020	200	13	Repealer		3	43.51.310	{	6	. 51.28.070
	6 7	28C.04.060 28C.04.150		3 4	29.10.160 Em.	200	1 2	76.09.030		4	43.51.320	}	7	51.32.010
	8	28C.04.070	}	5	Sev.	1	3	76.09.050 76.09.060)	5 6	46.61.585	}	8	51.32.040
	9	28C.04.500	1	-	n29.07.092	1	4	76.09.070)	7	46.61.587 43.51.330	}	9	51.32.060
	10	28C.04.080	185	i	44.04.125	ĺ	5	76.09.080	}	8	43.51.340		10 11	51.32.073
	11	28C.04.160	186	j	41.14.070	}	6	76.09.090	}	9	Sev.	1	12	51.32.025 51.32.072
	12	28C.04.510	187	1	53.12.260	-	7	76.09.100	{		n43.51.290	1	13	51.32.240
	13	28C.04.026	}	2	53.12.265	1	8	76.09.140	210	1	46.52.020	1	14	51.36.020
	14	28C.04.090	100	3	Repealer	}	9	76.09.170	211	i	28A.41.130	1	15	51.36.060
	15 16	Vetoed 28C.04.310	188	1 2	36.67.060 36.94.140	}	10	76.09.220		2	Eff. date		16	51.44.033
	10 17	28C.04.510 Leg. dir.	}	3	36.94.140 36.94.150	}	11 12	76.09.240	2:0	_	n28A.41.130	1	17	51.44.160
	18	Repealer	1	4	36.94.210	}	12	76.09.910 90.48.420	212	1	28B.10.400	{	18	51.52.070
	19	Eff. date)	5	36.94.220	1	14	90.48.420	213	2	Em.	(19	Repealer
		n28C.04.010	1	6	39.44.020	1	15	Em.	213	1 2	74.09.120	{	20	Eff. date
	20	Sev.	{	7	36.94.310	201	1	Leg. dìr.	214	1	18.51.090 35.20.205	225	1	n51.04.110
		n28C.04.010	}	8	36.94.320	{	2	69.25.010	215	1	35.77.010	225	1 2	67.28.180 67.28.185
4.00		70.41.190	i	9	36.94.330	(3	69.25.020	1	2		1		
175	1	18.51.300	ĺ	10	36.94.340	i	4	69.25.030	216		36.81.121	J	3	Sev.

Chap. Sec. 4 226	Rev. Code of Wash. Em. 8A.85.010 8A.85.020 8A.85.030 8A.85.040 8A.85.050 8A.85.050 8A.85.010 Approp. Approp. Approp. 20.12.070 0.20.190 0.32.025 0.32.070 0.29.020 0.06.010 0.06.020 0.06.030 0.06.040 0.06.050 0.06.050 0.06.0910 0.06.910	240 241 242	1 2 3 4 5 6 1 2 3 4 5 6 7 8 9 10 11 12 1	Rev. Code of Wash. 41.07.010 41.07.020 41.07.030 41.07.900 Leg. dir. Eff. date 41.07.901 6.40.010 6.40.020 6.40.030 6.40.040 6.40.050 6.40.060 Savings 6.40.070 6.40.900 6.40.905 6.40.901 Leg. dir.	Chap. Sec. 251 1 2 3 4 5 6 252 1 253 1 254 1 254 1 2 3 4 255 1	Rev. Code of Wash. 74.17.010 74.17.020 74.17.030 74.17.040 Repealer Leg. dir. 43.84.150 47.26.040 47.26.180 47.26.183 47.26.185 28A.58.101 28A.58.137 28A.02.260 Sev.	Chap. Sec. 9A.20.040 9A.28.010 9A.28.020 9A.28.030 9A.28.040 9A.32.010 9A.32.020 9A.32.030 9A.32.040 9A.32.050 9A.32.060 9A.32.070 9A.36.010 9A.36.020	Rev. Code of Wash. 9A.20.040 9A.28.010 9A.28.020 9A.28.030 9A.28.040 9A.32.010 9A.32.020 9A.32.040 9A.32.050 9A.32.060 9A.32.070 9A.36.010 9A.36.020	Chap. Sec. 9A.68.020 9A.68.030 9A.68.040 9A.72.010 9A.72.020 9A.72.030 9A.72.040 9A.72.050 9A.72.060 9A.72.080 9A.72.090 9A.72.100	Rev. Code of Wash. 9A.68.020 9A.68.030 9A.68.040 9A.68.050 9A.72.010 9A.72.020 9A.72.030 9A.72.040 9A.72.050 9A.72.060 9A.72.070 9A.72.080 9A.72.090 9A.72.100
226	8A.85.010 8A.85.020 8A.85.030 8A.85.040 8A.85.050 8A.85.900 .eg. dir. Sev. 8A.85.010 Approp. Sev. 6m. 0.04.355 0.12.070 0.29.020 0.32.025 0.32.070 0.29.020 0.06.010 0.06.020 0.06.030 0.06.040 0.06.050 0.06.900 0.06.910	240	2 3 4 5 6 1 2 3 4 5 6 7 8 9 10 11 12 1	41.07.020 41.07.030 41.07.900 Leg. dir. Eff. date 41.07.901 6.40.010 6.40.020 6.40.030 6.40.040 6.40.050 6.40.060 Savings 6.40.070 6.40.900 6.40.905 6.40.905	2 3 4 5 6 252 1 253 1 2 3 4 254 1 2 3 4	74.17.020 74.17.030 74.17.040 Repealer Leg. dir. 43.84.150 47.26.040 47.26.180 47.26.183 47.26.185 28A.58.101 28A.58.137 28A.02.260 Sev.	9A.28.010 9A.28.020 9A.28.030 9A.28.040 9A.32.010 9A.32.020 9A.32.030 9A.32.040 9A.32.050 9A.32.060 9A.32.070 9A.36.010 9A.36.020	9A.28.010 9A.28.020 9A.28.030 9A.28.040 9A.32.010 9A.32.020 9A.32.030 9A.32.040 9A.32.050 9A.32.060 9A.32.070 9A.36.010 9A.36.020	9A.68.030 9A.68.040 9A.68.050 9A.72.010 9A.72.020 9A.72.030 9A.72.040 9A.72.050 9A.72.060 9A.72.070 9A.72.080 9A.72.090 9A.72.100	9A.68.030 9A.68.040 9A.68.050 9A.72.010 9A.72.020 9A.72.030 9A.72.040 9A.72.050 9A.72.060 9A.72.070 9A.72.080 9A.72.090
226	8A.85.010 8A.85.020 8A.85.030 8A.85.040 8A.85.050 8A.85.900 .eg. dir. Sev. 8A.85.010 Approp. Sev. 6m. 0.04.355 0.12.070 0.29.020 0.32.025 0.32.070 0.29.020 0.06.010 0.06.020 0.06.030 0.06.040 0.06.050 0.06.900 0.06.910	240	2 3 4 5 6 1 2 3 4 5 6 7 8 9 10 11 12 1	41.07.030 41.07.900 Leg. dir. Eff. date 41.07.901 6.40.010 6.40.020 6.40.030 6.40.040 6.40.050 6.40.060 Savings 6.40.070 6.40.900 6.40.905 6.40.905	3 4 5 6 252 1 253 1 2 3 4 254 1 2 3 4	74.17.030 74.17.040 Repealer Leg. dir. 43.84.150 47.26.040 47.26.183 47.26.185 28A.58.101 28A.58.137 28A.02.260 Sev.	9A.28.020 9A.28.030 9A.28.040 9A.32.010 9A.32.020 9A.32.030 9A.32.040 9A.32.050 9A.32.060 9A.32.070 9A.36.010 9A.36.020	9A.28.020 9A.28.030 9A.28.040 9A.32.010 9A.32.020 9A.32.030 9A.32.040 9A.32.050 9A.32.060 9A.32.070 9A.36.010 9A.36.020	9A.68.040 9A.68.050 9A.72.010 9A.72.020 9A.72.030 9A.72.040 9A.72.050 9A.72.060 9A.72.070 9A.72.080 9A.72.090 9A.72.100	9A.68.040 9A.68.050 9A.72.010 9A.72.020 9A.72.030 9A.72.040 9A.72.050 9A.72.060 9A.72.070 9A.72.080 9A.72.090
2 28 3 28 4 28 5 28 6 28 7 L 8 Si n28 227 I A 2 A 3 Si 4 E 228 I 50 2 50 3 50 6 50 7 50 8 50 9 50 10 50 11 5	8A.85.020 8A.85.030 8A.85.040 8A.85.050 8A.85.900 .eg. dir. Sev. 8A.85.010 Approp. Sev. 6m. 0.04.355 0.12.070 0.20.190 0.32.025 0.32.070 0.29.020 0.06.010 0.06.020 0.06.030 0.06.040 0.06.050 0.06.900 0.06.910	241	3 4 5 6 1 2 3 4 5 6 7 8 9 10 11 12 1	41.07.900 Leg. dir. Eff. date 41.07.901 6.40.010 6.40.020 6.40.030 6.40.040 6.40.050 6.40.060 Savings 6.40.070 6.40.900 6.40.905 6.40.910	252 1 253 1 253 4 254 1 2 3 4	74.17.040 Repealer Leg. dir. 43.84.150 47.26.040 47.26.180 47.26.183 47.26.185 28A.58.101 28A.58.137 28A.02.260 Sev.	9A.28.030 9A.28.040 9A.32.010 9A.32.020 9A.32.030 9A.32.040 9A.32.050 9A.32.060 9A.32.070 9A.36.010 9A.36.020	9A.28.030 9A.28.040 9A.32.010 9A.32.020 9A.32.030 9A.32.040 9A.32.050 9A.32.060 9A.32.070 9A.36.010 9A.36.020	9A.68.050 9A.72.010 9A.72.020 9A.72.030 9A.72.040 9A.72.050 9A.72.060 9A.72.070 9A.72.080 9A.72.090 9A.72.100	9A.68.050 9A.72.010 9A.72.020 9A.72.030 9A.72.040 9A.72.050 9A.72.060 9A.72.070 9A.72.080 9A.72.090
3 28 4 28 5 28 6 28 7 L 8 Si n28 227 I A 2 A 3 Si 4 E 228 I 50 3 50 6 50 7 50 8 50 6 50 7 50 8 50 9 50 10 50 11 50 12 50 13 50 14 L 15 50 16 50 17 50 18 R 19 E 19 E 229 I 10 2 II 3 II 229 I 10 229 I 10 230 I 33 24 I 55 230 I 33 231 I 62 231 I 65 232 I 22 28 233 I 55 234 I 55 235 I 55	8A.85.030 8A.85.040 8A.85.050 8A.85.900 .eg. dir. Sev. Sev. Sep. Approp. Sev. Sep. O.04.355 0.12.070 0.20.190 0.32.025 0.32.070 0.29.020 0.06.010 0.06.020 0.06.030 0.06.040 0.06.050 0.06.050 0.06.900 0.06.910	241	5 6 1 2 3 4 5 6 7 8 9 10 11 12 1	Leg. dir. Eff. date 41.07.901 6.40.010 6.40.020 6.40.030 6.40.040 6.40.050 6.40.060 Savings 6.40.070 6.40.900 6.40.905 6.40.910	5 6 252 1 253 1 2 3 4 254 1 2 3 4	Repealer Leg. dir. 43.84.150 47.26.040 47.26.180 47.26.183 47.26.185 28A.58.101 28A.58.137 28A.02.260 Sev.	9A.28.040 9A.32.010 9A.32.020 9A.32.030 9A.32.040 9A.32.050 9A.32.060 9A.32.070 9A.36.010 9A.36.020	9A.28.040 9A.32.010 9A.32.020 9A.32.030 9A.32.040 9A.32.050 9A.32.060 9A.32.070 9A.36.010 9A.36.020	9A.72.010 9A.72.020 9A.72.030 9A.72.040 9A.72.050 9A.72.060 9A.72.070 9A.72.080 9A.72.090 9A.72.100	9A.72.010 9A.72.020 9A.72.030 9A.72.040 9A.72.050 9A.72.060 9A.72.070 9A.72.080 9A.72.090
5 28 6 28 7 L 8 Sc n22 227 1 A 2 A 3 Sc 4 E 228 1 50 2 50 3 50 4 50 5 50 6 50 7 50 8 50 6 50 7 50 8 50 10 50 11 50 11 50 12 50 13 50 14 L 15 55 16 55 17 50 18 R 19 E 19 E 229 1 15 229 1 15 229 2 15 3 11 230 1 33 2 36 231 1 62 231 1 65 232 1 22 28 233 1 55 234 1 55 235 1 55	8A.85.050 8A.85.900 .eg. dir. Sev. 8A.85.010 Approp. Approp. Sev. Em. 0.04.355 0.12.070 0.20.190 0.32.025 0.32.070 0.29.020 0.06.010 0.06.020 0.06.030 0.06.040 0.06.050 0.06.900 0.06.910	241	6 1 2 3 4 5 6 7 8 9 10 11 12 1	Eff. date 41.07.901 6.40.010 6.40.020 6.40.030 6.40.040 6.40.050 6.40.060 Savings 6.40.070 6.40.900 6.40.905 6.40.910	252 1 253 1 2 3 4 254 1 2 3 4	Leg. dir. 43.84.150 47.26.040 47.26.180 47.26.183 47.26.185 28A.58.101 28A.58.137 28A.02.260 Sev.	9A.32.010 9A.32.020 9A.32.030 9A.32.040 9A.32.050 9A.32.060 9A.32.070 9A.36.010 9A.36.020	9A.32.010 9A.32.020 9A.32.030 9A.32.040 9A.32.050 9A.32.060 9A.32.070 9A.36.010 9A.36.020	9A.72.020 9A.72.030 9A.72.040 9A.72.050 9A.72.060 9A.72.070 9A.72.080 9A.72.090 9A.72.100	9A.72.020 9A.72.030 9A.72.040 9A.72.050 9A.72.060 9A.72.070 9A.72.080 9A.72.090
6 28 7 L 8 Sc n28 227 1 A 2 A 3 Sc 4 E 228 1 56 3 56 4 50 5 50 6 50 7 56 8 56 9 56 10 56 11 56 12 56 13 56 14 L 15 56 16 55 17 56 18 R 19 E 19 E 229 1 15 229 1 15 229 1 25 23 1 6 230 1 3 231 1 6 232 1 22 28 233 1 55 234 1 55 235 1 5	8A.85.900 .eg. dir. Sev. 8A.85.010 Approp. Approp. 6ev. Em. 0.04.355 0.12.070 0.20.190 0.32.025 0.32.070 0.29.020 0.06.010 0.06.020 0.06.030 0.06.040 0.06.050 0.06.050 0.06.910	241	1 2 3 4 5 6 7 8 9 10 11 12 1	41.07.901 6.40.010 6.40.020 6.40.030 6.40.040 6.40.050 6.40.060 Savings 6.40.070 6.40.900 6.40.905 6.40.910	252 1 253 1 2 3 4 254 1 2 3 4	43.84.150 47.26.040 47.26.180 47.26.183 47.26.185 28A.58.101 28A.58.137 28A.02.260 Sev.	9A.32.020 9A.32.030 9A.32.040 9A.32.050 9A.32.060 9A.32.070 9A.36.010 9A.36.020	9A.32.020 9A.32.030 9A.32.040 9A.32.050 9A.32.060 9A.32.070 9A.36.010 9A.36.020	9A.72.030 9A.72.040 9A.72.050 9A.72.060 9A.72.070 9A.72.080 9A.72.090 9A.72.100	9A.72.030 9A.72.040 9A.72.050 9A.72.060 9A.72.070 9A.72.080 9A.72.090
7 L 8 Si n28 227 1 A 2 A 3 Si 4 E 228 1 50 3 50 4 50 5 50 6 50 7 50 8 50 6 50 7 50 8 50 10 50 11 50 12 50 13 50 14 L 15 50 16 55 17 50 18 R 19 E 19 E 229 1 15 229 1 15 229 2 15 23 3 15 230 1 33 2 33 231 1 60 232 1 22 28 233 1 55 234 1 55 235 1 55	Leg. dir. Sev. 8A.85.010 Approp. Approp. Approp. Sev. 8m. 0.04.355 0.12.070 0.20.190 0.32.025 0.32.070 0.29.020 0.06.010 0.06.020 0.06.030 0.06.040 0.06.050 0.06.050 0.06.910	241	2 3 4 5 6 7 8 9 10 11 12	6.40.010 6.40.020 6.40.030 6.40.040 6.40.050 6.40.060 Savings 6.40.070 6.40.900 6.40.905 6.40.910	253 1 2 3 4 254 1 2 3 4	47.26.040 47.26.180 47.26.183 47.26.185 28A.58.101 28A.58.137 28A.02.260 Sev.	9A.32.030 9A.32.040 9A.32.050 9A.32.060 9A.32.070 9A.36.010 9A.36.020	9A.32.030 9A.32.040 9A.32.050 9A.32.060 9A.32.070 9A.36.010 9A.36.020	9A.72.040 9A.72.050 9A.72.060 9A.72.070 9A.72.080 9A.72.090 9A.72.100	9A.72.040 9A.72.050 9A.72.060 9A.72.070 9A.72.080 9A.72.090
8 So n28 227 1 A 2 A 3 So A 4 E 228 1 50 2 50 6 50 7 50 8 50 6 50 7 50 8 50 10 50 11 50 12 50 13 50 14 L 15 50 16 50 17 50 18 R 19 E 19 E 229 1 15 230 1 33 2 33 2 31 232 1 22 2 R 233 1 55 234 1 55 235 1 55	Sev. 8A.85.010 Approp. Approp. Sev. 8m. 0.04.355 0.12.070 0.20.190 0.32.025 0.32.070 0.29.020 0.06.010 0.06.020 0.06.030 0.06.040 0.06.050 0.06.050 0.06.910	241	2 3 4 5 6 7 8 9 10 11 12	6.40.020 6.40.030 6.40.040 6.40.050 6.40.060 Savings 6.40.070 6.40.900 6.40.905 6.40.910	2 3 4 254 1 2 3 4	47.26.180 47.26.183 47.26.185 28A.58.101 28A.58.137 28A.02.260 Sev.	9A.32.040 9A.32.050 9A.32.060 9A.32.070 9A.36.010 9A.36.020	9A.32.040 9A.32.050 9A.32.060 9A.32.070 9A.36.010 9A.36.020	9A.72.050 9A.72.060 9A.72.070 9A.72.080 9A.72.090 9A.72.100	9A.72.050 9A.72.060 9A.72.070 9A.72.080 9A.72.090
227 1 A 2 A 3 Sc 4 E 228 1 50 2 50 3 50 4 50 6 50 7 50 8 50 6 50 7 50 8 50 10 50 11 50 11 50 12 50 13 50 14 L 15 50 16 50 17 50 18 R 19 E 19 E 229 1 1 23 1 6 23 1 3 2 3 231 1 6 232 1 2 2 8 233 1 55 234 1 55 235 1 5	8A.85.010 Approp. Approp. Jev. Em. 0.04.355 0.12.070 0.20.190 0.32.025 0.32.070 0.29.020 0.06.010 0.06.020 0.06.030 0.06.040 0.06.050 0.06.050 0.06.900 0.06.910		3 4 5 6 7 8 9 10 11 12 1	6.40.030 6.40.040 6.40.050 6.40.060 Savings 6.40.070 6.40.900 6.40.905 6.40.910	3 4 254 1 2 3 4	47.26.183 47.26.185 28A.58.101 28A.58.137 28A.02.260 Sev.	9A.32.050 9A.32.060 9A.32.070 9A.36.010 9A.36.020	9A.32.050 9A.32.060 9A.32.070 9A.36.010 9A.36.020	9A.72.060 9A.72.070 9A.72.080 9A.72.090 9A.72.100	9A.72.060 9A.72.070 9A.72.080 9A.72.090
227	Approp. Approp. Sev. Em. 0.04.355 0.12.070 0.20.190 0.32.025 0.32.070 0.29.020 0.06.010 0.06.020 0.06.030 0.06.040 0.06.050 0.06.900 0.06.910		4 5 6 7 8 9 10 11 12 1	6.40.040 6.40.050 6.40.060 Savings 6.40.070 6.40.900 6.40.905 6.40.910	254 1 2 3 4	47.26.185 28A.58.101 28A.58.137 28A.02.260 Sev.	9A.32.060 9A.32.070 9A.36.010 9A.36.020	9A.32.060 9A.32.070 9A.36.010 9A.36.020	9A.72.070 9A.72.080 9A.72.090 9A.72.100	9A.72.070 9A.72.080 9A.72.090
2 A 3 So 4 E 228 1 50 2 50 3 50 4 50 5 50 6 50 7 50 8 50 9 50 10 50 11 55 12 50 13 50 14 L 15 50 16 50 17 50 18 R 19 E 10 50 11 55 12 50 13 50 14 L 15 50 16 50 17 50 18 R 19 E 10 50 11 55 12 50 13 10 50 14 L 15 50 16 50 17 50 18 R 19 E 10 50 11 50 12 50 13 10 50 14 L 15 50 16 50 17 50 18 R 19 E 10 50 11 50 12 50 13 10 50 14 L 15 50 16 50 17 50 18 R 19 E 10 50 11 50 12 2 10 3 10 4 1 1 5 1 2 30 1 3 10 2 3 10 2 3 10 2 3 1 2 3 3 1 5 1 2 3 3 1 5 3 3 1 5 5 3 1 5	Approp. Sev. Sm. 0.04.355 0.12.070 0.20.190 0.32.025 0.32.070 0.06.010 0.06.020 0.06.030 0.06.040 0.06.050 0.06.910		5 6 7 8 9 10 11 12 1	6.40.050 6.40.060 Savings 6.40.070 6.40.900 6.40.905 6.40.910	254 1 2 3 4	28A.58.101 28A.58.137 28A.02.260 Sev.	9A.32.070 9A.36.010 9A.36.020	9A.32.070 9A.36.010 9A.36.020	9A.72.080 9A.72.090 9A.72.100	9A.72.080 9A.72.090
3	ev. Em. 0.04.355 0.12.070 0.20.190 0.32.025 0.32.070 0.06.010 0.06.020 0.06.030 0.06.040 0.06.050 0.06.910		6 7 8 9 10 11 12 1	6.40.060 Savings 6.40.070 6.40.900 6.40.905 6.40.910	2 3 4	28A.58.137 28A.02.260 <i>Sev</i> .	9A.36.010 9A.36.020	9A.36.010 9A.36.020	9A.72.090 9A.72.100	9A.72.090
228	Em. 0.04.355 0.12.070 0.20.190 0.32.025 0.32.070 0.29.020 0.06.010 0.06.020 0.06.030 0.06.040 0.06.050 0.06.900 0.06.910		7 8 9 10 11 12 1	Savings 6.40.070 6.40.900 6.40.905 6.40.910	3 4	28A.02.260 Sev.	9A.36.020	9A.36.020	9A.72.100	
228 1 50 2 50 3 50 4 50 5 50 6 50 7 50 8 50 9 50 10 50 11 50 11 50 12 50 13 50 14 L 15 50 16 50 17 50 18 R 19 E 19 E 229 1 11 229 1 12 2 12 3 12 2 12 2 12 2 12 2 12 2 12	0.04.355 0.12.070 0.20.190 0.32.025 0.32.070 0.29.020 0.06.010 0.06.020 0.06.030 0.06.040 0.06.050 0.06.900 0.06.910		8 9 10 11 12 1	6.40.070 6.40.900 6.40.905 6.40.910	4	Sev.				
2 50 3 50 4 50 5 50 6 50 7 50 8 50 9 50 10 50 11 50 12 50 13 50 14 L 15 55 16 50 17 50 18 R 19 E 19 E 229 1 11 229 1 12 2 12 3 12 2 12 2 12 2 13 231 1 66 232 1 22 2 12 2 13 234 1 55 235 1 5	0.12.070 0.20.190 0.32.025 0.32.070 0.29.020 0.06.010 0.06.020 0.06.030 0.06.040 0.06.050 0.06.900 0.06.910		9 10 11 12 1	6.40.900 6.40.905 6.40.910			9A.36.030	9A.36.030	9A.72.110	9A.72.110
3 50 4 50 5 50 6 50 7 50 8 50 9 50 10 50 11 50 12 50 13 50 14 L 15 55 16 50 17 50 18 R 19 E 229 1 15 229 2 15 3 16 4 1 5 1 230 1 3 231 1 6 232 1 22 2 R 233 1 5 234 1 5 235 1 5	0.20.190 0.32.025 0.32.070 0.29.020 0.06.010 0.06.020 0.06.030 0.06.040 0.06.050 0.06.900 0.06.910		9 10 11 12 1	6.40.905 6.40.910	255 1	n28A.02.260	9A.36.040	9A.36.040	9A.72.120	9A.72.120
4 50 5 50 6 50 7 50 8 50 9 50 10 50 11 50 12 50 13 50 14 L 15 50 16 55 17 50 18 R 19 E 229 1 15 229 2 16 3 11 4 1 1 5 1 230 1 3 231 1 6 232 1 22 233 1 5 234 1 5 235 1 5	0.32.025 0.32.070 0.29.020 0.06.010 0.06.020 0.06.030 0.06.040 0.06.050 0.06.900 0.06.910		10 11 12 1	6.40.910	1 433 1	47.36.250	9A.36.050	9A.36.050	9A.72.130	9A.72.130
6 50 7 50 8 50 9 50 10 56 11 50 12 50 13 50 14 L 15 50 16 50 17 55 18 R 19 E 19 E 229 1 1 2 13 3 16 4 1 5 1 230 1 3 2 31 2 31 2 32 2 31 2 32 2 36 2 37 2	0.29.020 0.06.010 0.06.020 0.06.030 0.06.040 0.06.050 0.06.900 0.06.910		11 12 1		256 1	66.12.110	9A.36.060	9A.36.060	9A.72.140	9A.72.140
7 50 8 50 9 50 10 50 11 50 12 50 13 50 14 L 15 50 16 50 17 55 18 R 19 E 229 1 1 2 13 3 16 4 1 5 1 230 1 3 2 30 2 31 2 31 2 32 2 31 2 32 2 31 2 32 2 33 2 34 3 50 2 33 3 50 3 50 3 50 4 1 5 5 1 5 6 50 8 7 7 8 7 8 7 8 7 8 7 8 7 8 7 8 7 8 7 8	0.06.010 0.06.020 0.06.030 0.06.040 0.06.050 0.06.900 0.06.910		1		257 1	15.13.470	9A.36.070	9A.36.070	9A.72.150	9A.72.150
8 50 9 50 10 50 11 50 12 50 13 50 14 L 15 50 16 50 17 50 18 R 19 E 19 E 229 1 1 2 15 3 16 4 1 5 2 17 2 18 2 19 2 19 2 19 2 19 2 19 2 19 2 19 2 19	0.06.020 0.06.030 0.06.040 0.06.050 0.06.900 0.06.910			6.40.915	2	15.49.470	9A.40.010	9A.40.010	9A.76.010	9A.76.010
9 50 10 50 11 50 11 50 12 50 13 50 14 L 15 50 16 50 17 50 18 R 19 E 19 229 1 10 2 10 3 10 4 1 5 1 230 1 3 2 3 231 1 6 232 1 2 2 R 233 1 55 234 1 55 235 1 55	0.06.030 0.06.040 0.06.050 0.06.900 0.06.910	242	_	3.54.020	3	15.53.901	9A.40.020	9A.40.020	9A.76.020	9A.76.020
10 50 11 50 12 50 13 50 14 L 15 50 16 50 17 50 18 R 19 E 10 229 1 10 2 10 3 10 4 1 5 1 230 1 3 2 31 231 1 6 232 1 2 2 R 233 1 55 234 1 55 235 1 5	0.06.040 0.06.050 0.06.900 0.06.910	242	2	3.62.040	4	15.53.9014	9A.40.030	9A.40.030	9A.76.030	9A.76.030
11 50 12 50 13 50 14 L 15 50 16 50 17 50 18 R 19 E 10 229 1 10 2 10 3 10 4 1 5 1 230 1 3 2 31 231 1 66 232 1 2 2 R 233 1 55 234 1 55 235 1 5	0.06.050 0.06.900 0.06.910	242	3	3.50.100	5	15.53.9018	9A.40.040	9A.40.040	9A.76.040	9A.76.040
12 50 13 50 14 L 15 50 16 50 17 50 18 R 19 E 10 229 1 10 2 10 3 10 4 1 5 1 230 1 3 231 1 6 232 1 2 2 R 233 1 5 234 1 5 235 1 5	0.06.900 0.06.910	242	4	3.46.120	6	15.53.9036	9A.40.050	9A.40.050	9A.76.050	9A.76.050
13 50 14 L 15 50 16 50 17 50 18 R 19 E 10 229 1 10 2 10 3 10 4 1 5 1 230 1 3 2 31 231 1 66 232 1 2 2 R 233 1 55 234 1 55 235 1 5	0.06.910		1	46.37.210	7	15.53.9038	9A.48.010	9A.48.010	9A.76.060	9A.76.060
14 L 15 56 16 56 17 56 18 R 19 E 19 229 1 2 16 3 17 5 1 230 1 231 1 232 1 232 1 232 1 233 1 234 1 235 1 5 5		243	1	28A.58.045	8	15.53.9044	9A.48.020	9A.48.020	9A.76.070	9A.76.070
15 56 16 56 17 56 18 R 19 E 15 229 1 16 2 16 3 17 4 1 5 1 230 1 3 231 1 66 232 1 2 2 R 233 1 56 234 1 5 235 1 5	ea dir		2	28A.58.0461	9	15.54.350	9A.48.030	9A.48.030	9A.76.080	9A.76.080
16 50 17 50 18 R 19 E 19 E 229 1 11 2 16 3 17 4 1 1 5 1 230 1 3 231 1 66 232 1 2 2 R 233 1 55 234 1 5 235 1 5	Leg. dir.		3	Repealer	10	15.54.360	9A.48.040	9A.48.040	9A.76.090	9A.76.090
17 50 18 R 19 E 19 15 229 1 15 2 16 3 16 4 1 5 1 230 1 3 2 36 231 1 66 232 1 2 2 R 233 1 55 234 1 5 235 1 5	0.24.115	244	1	10.05.010	11	15.54.480	9A.48.050	9A.48.050	9A.76.100	9A.76.100
18 R 19 E 19 n 150 229 1 150 2 16 3 16 4 1 1 30 2 30 1 30 2 31 1 60 232 1 22 2 R 233 1 50 234 1 55 235 1 5	0.32.075		2	10.05.020	12	Repealer	9A.48.060	9A.48.060	9A.76.110	9A.76.110
19 E n50 229 1 15 2 16 3 16 4 1 5 1 230 1 3 2 30 2 31 231 1 60 232 1 2 2 R 233 1 5 234 1 5 235 1 5	0.44.050		3 4	10.05.030	13	15.53.9053	9A.48.070	9A.48.070	9A.76.120	9A.76.120 9A.76.130
229 1 15 2 15 3 16 4 1 5 1 230 1 3 2 31 231 1 60 232 1 2 2 8 233 1 5 234 1 5 235 1 5	Repealer			10.05.040 10.05.050	13	Eff. date	9A.48.080 9A.48.090	9A.48.080 9A.48.090	9A.76.130 9A.76.140	9A.76.140
229 1 16 2 17 3 17 4 1 5 1 230 1 3 2 31 231 1 66 232 1 2 2 8 233 1 56 234 1 5 235 1 5	Eff. date.	ì	5 6	10.05.060	258 1	n 15.53.9053 43.83G.010	9A.48.100	9A.48.100	9A.76.150	9A.76.150
2 18 3 18 4 1 5 1 230 1 3 2 33 231 1 66 232 1 2 2 8 233 1 56 234 1 5 235 1 5	80.04.355 8.04.160		7	10.05.070	256 1	43.83G.020	9A.52.010	9A.52.010	9A.76.160	9A.76.160
3 17 4 1 5 1 230 1 2 2 8 233 1 5 234 1 5 235 1 5 5	8.04.200		8	10.05.080	3	43.83G.030	9A.52.020	9A.52.020	9A.76.170	9A.76.170
4 1 5 1 230 1 3 2 33 231 1 66 232 1 2 2 8 233 1 5 234 1 5 235 1 5	8.04.220		9	10.05.090	4	43.83G.040	9A.52.030	9A.52.030	9A.76.180	9A.76.180
5 1 230 1 3 2 33 231 1 66 232 1 2 2 R 233 1 5 234 1 5 235 1 5	8.04.280	į	10	10.05.100	5	43.83G.050	9A.52.040	9A.52.040	9A.80.010	9A.80.010
230 1 3 2 31 231 1 60 232 1 2 2 R 233 1 5 234 1 5 235 1 5	8.04.290		11	10.05.110	6	43.83G.060	9A.52.050	9A.52.050	9A.84.010	9A.84.010
2 3 231 1 6 232 1 2 2 R 233 1 5 234 1 5 235 1 5	36.32.250		12	10.05.120	7	Sev.	9A.52.060	9A.52.060	9A.84.020	9A.84.020
231 1 60 232 1 2 2 R 233 1 5 234 1 5 235 1 5	9.04.020		13	10.05.130		43.83G.900	9A.52.070	9A.52.070	9A.84.030	9A.84.030
232 1 2 2 R 233 1 5 234 1 5 235 1 5	60.04.100		14	Leg. dir.	8	Em.	9A.52.080	9A.52.080	9A.84.040	9A.84.040
233 1 5 234 1 5 235 1 5	28B.40.205	245	1	66.24.420	259 1	9.46.010	9A.52.090	9A.52.090	9A.88.010	9A.88.010
234 1 5 235 1 5	Repealer		2	66.24.395	2	9.46.020	9A.52.100	9A.52.100	9A.88.020	9A.88.020
235 1 5	9.18.270		3	Repealer	3	9.46.030	9A.56.010	9A.56.010	9A.88.030	9A.88.030
	31.36.010	246	1	72.33.020	4	9.46.070	9A.56.020	9A.56.020	9A.88.050	9A.88.050
236 1 2	1.32.090		2	72.33.125	260 9A.04.010	9A.04.010	9A.56.030	9A.56.030	9A.88.060	9A.88.060
	8B.58.010		3 4	72.33.130 72.33.140	9A.04.020	9A.04.020	9A.56.040 9A.56.050	9A.56.040 9A.56.050	9A.88.070 9A.88.080	9A.88.070
-	8B.58.020		5	72.33.150	9A.04.030	9A.04.030	9A.56.060	9A.56.060	9A.88.090	9A.88.080 9A.88.090
	8B.58.030 8B.58.040]	6	72.33.160	9A.04.040	9A.04.040	9A.56.070	9A.56.070	9A.88.100	9A.88.100
	8B.58.050	Ì	7	72.33.170	9A.04.050	9A.04.050	9A.56.080	9A.56.080	9A.92.010	Repealer
	8B.58.060	}	8	72.33.200	9A.04.060	9A.04.060	9A.56.090	9A.56.090	1	9A.98.010
	8B.58.070	İ	9	72.33.220	9A.04.070	9A.04.070	9A.56.100	9A.56.100	9A.92.020	Savings
•	8B.58.080		10	72.33.240	9A.04.080	9A.04.080	9A.56.110	9A.56.110	1	9A.98.020
9 2	8B.58.090		11	72.33.165	9A.04.090	9A.04.090	9A.56.120	9A.56.120	9A.92.900	Leg. dir.
	Leg. dir.		12	Repealer	9A.04.100	9A.04.100	9A.56.130	9A.56.130	•	n9A.04.010
11 S	Sev.	247	1	9.79.170	9A.04.110	9A.04.110	9A.56.140	9A.56.140	261 1	2.32.240
n2	8B.58.010	248	1	28A.58.050	9A.08.010	9A.08.010	9A.56.150	9A.56.150	2	4.88.330
	Em.	249	1	43.83.130	9A.08.020	9A.08.020	9A.56.160	9A.56.160	262 1	28A.04.133
237 1 28	8B.14.010	i	2	43.83.132	9A.08.030	9A.08.030	9A.56.170	9A.56.170	263 1	43.03.010
2 28	8B.14.020	ľ	3	43.83.134	9A.12.010	9A.12.010	9A.56.180	9A.56.180	2	2.04.090
	8B.14.030		4	43.83.136	9A.16.010	9A.16.010	9A.56.190	9A.56.190	3	2.06.060
-,	8B.14.040		5	43.83.138	9A.16.020	9A.16.020	9A.56.200	9A.56.200	4	2.08.090
	8B.14.050	Į	6	43.83.140	9A.16.030 9A.16.040	9A.16.030	9A.56.210	9A.56.210	5	3.58.010
• -			7	43.83.142	9A.16.040 9A.16.050	9A.16.040 9A.16.050	9A.60.010	9A.60.010	6	Approp.
_	8B.14.060	}	8 9	43.83.144 43.83.146	9A.16.050 9A.16.060	9A.16.060	9A.60.020	9A.60.020	7	Sev.
•	8B.14.060 .eg. dir.	ł	10	43.83.146 Sev.	9A.16.070	9A.16.070	9A.60.030	9A.60.030		n43.03.010
	8B.14.060 Leg. dir. Sev.		10	<i>3ev.</i> 43.83.148	9A.16.080	9A.16.080	9A.60.040 9A.60.050	9A.60.040	8	Eff. date
. 14	8B.14.060 Leg. dir. Sev. 8B.14.010		11	Em.	9A.16.090	9A.16.090	9A.64.010	9A.60.050	264 1	n43.03.010
2.30	8B.14.060 Leg. dir. Sev. 8B.14.010	250	1	60.44.010	9A.20.010	9A.20.010	9A.64.020	9A.64.010 9A.64.020	264 1 2	23A.08.325
_	8B.14.060 Leg. dir. Sev. 8B.14.010 Em. 5.04.150		2	60.44.020	9A.20.020	9A.20.020	9A.68.010	9A.68.010	3	23A.08.350 23A.08.410
<i>5</i> D	8B.14.060 Leg. dir. Sev. 8B.14.010		_		9A.20.030		- 1 200.010	24 X-00-010	1	43M.00.410

Chap.	Sen	Rev. Code of Wash.	Chap. Sec.	Rev. Code of Wash.	Chap. Sec.	Rev. Code of Wash.	Chap. Sec.	Rev. Code of Wash.	Chap. Sec	Rev. Code of Wash.
спар.							173	Par. veto	3	47.42.062
	4 5	23A,08,470 23A,08,130	31 32	Approp. Par. veto	101 102	Approp. Approp.	173	Approp.	4	47.42.063
265	ı	32.08.210	32	Approp.	103	Approp.	174	Approp.	5	47.42.065
266	į	31.08.175	33	Арргор.	104	Approp.	175	Арргор.	6 272 1	Em. 47.20.645
	2	48.01.010	34	Арргор.	105	Approp.	176	Approp.	272 1	47.20.647
	3	48.05.185	35	Арргор.	106	Арргор.	177	Approp.	3	47.20.649
	4	48.07.090	36	Approp.	107	Approp.	178	Арргор. Арргор.	4	47.20.651
	5	48.10.070	37	Approp.	108 109	Арргор.	180	Арргор. Арргор.	5	47.20.653
	6 7	48.15.090 48.17.060	38	Арргор.	110	Арргор. Арргор.	181	Approp.	6	Sev.
	8	48.17.560	40	Approp. Approp.	111	Approp.	182	Approp.] _	47.20.900
	9	48.20.015	41	Approp.	112	Арргор.	183	Approp.	7	Em.
	10	48.21.190	42	Арргор.	113	Approp.	184	Approp.	273 1	73.34.020 73.34.090
	11	48.24.030	43	Approp.	114	Арргор.	185	Approp.	2 3	73.34.120
	12	48.20.052	44	Approp.	115	Арргор.	186	Approp.	4	Vetoed
	13	48.34.090	45	Approp.	116	Approp.	187 188	Temporary Temporary	5	Approp.
	14 15	48.44.240 n48.20.450	46	Approp.	117	Арргор. Арргор.	189	Vetoed	274 1	41.04.260
	16	48.20.450 48.20.450	48	Approp. Approp.	119	Арргор. Арргор.	190	Тетрогагу	2	41.04.250
	17	48.20.460	49	арргор. Арргор.	120	Approp.	191	Vetoed	3	Арргор.
	18	48.20.470	50	Approp.	121	Арргор.	192	Temporary	275 1	28A.21.010
	19	48.20.480	51	Арргор.	122	Approp.	193	Approp.	2	Vetoed
	20	48.21.200	52	Арргор.	123	Арргор.	194	Тетрогагу	3	28A.21.030
	21	Sev.	53	Арргор.	124	Approp.	195	Vetoed	4 5	28A.21.0302 28A.21.0303
2-2		n31.08.175	54	Approp.	125	Approp.	196 197	Temporary Temporary	6	28A.21.0303 28A.21.0304
267	1	47.20.660 47.20.662	55 56	Approp.	126 127	Арргор. Арргор.	197	Тетрогагу Тетрогагу	1 7	28A.21.0305
	2 3	47.20.664 47.20.664	57	Арргор. Арргор.	128	Арргор. Арргор.	199	Тетрогагу	8	28A.21.0306
	4	47.26.281	58	дрргор. Арргор.	129	Approp.	200	Тетрогату	9	28A.21.035
	5	Em.	59	Approp.	130	Approp.	201	Тетрогату	10	28A.21.037
268	1	44,40.020	60	Арргор.	131	Approp.	202	Тетрогагу] 11	28A.21.040
	2	44.40.120	61	Approp.	132	Approp.	203	Тетрогагу] 12	28A.21.050
	3	44,40.040	62	Approp.	133	Approp.	204	Temporary	13	28A.21.060
	4	n44.40.020	62A	Approp.	134	Approp.	205	Тетрогагу	14	28A.21.070
	5 6	44,40.125 44,40.130	63	Par. veto	135	Approp.	206 207	Тетрогагу Тетрогагу	15	28A.21.080 28A.21.086
	7	44,40.100	64	Арргор. Арргор.	137	Арргор. Арргор.	208	Sev.	17	28A.21.088
	8	44,40.110	65	Approp.	138	Арргор.	209	Em.	18	28A.21.090
	9	Repealer	66	Арргор.	139	Арргор.	270 1	35.58.272	19	28A.21.092
	10	Em.	67	Арргор.	140	Арргор.	2	35.58.278	20	28A.21.095
269	ı	Тетрогагу	68	Approp.	141	Арргор.	3	35.95.020	21	28A.21.100
	2	Арргор.	69	Approp.	142	Approp.	4	35.95.040	22	28A.21.105
	3 4	Approp.	70 71	Арргор.	143	Approp.	5	36.57.080	23	28A.21.106
	5	Арргор. Арргор.	71 72	Арргор. Vetoed	144	Арргор. Арргор.	6 7	82.14.045 35.58.2721	24	28A.21.110
	6	Approp.	73	Approp.	146	Арргор. Арргор.	8	35.58.2794	25 26	28A.21.111 28A.21.112
	7	Approp.	74	Арргор.	147	Vetoed	9	36.57.100	27	28A.21.113
	8	Арргор.	75	Арргор.	148	Par. veto	10	36.57.110	28	28A.21.120
	9	Approp.	76	Арргор.	}	Approp.	11	36.57A.010	29	28A.21.130
	10	Арргор.	77	Approp.	149	Арргор.	12	36.57A.020	30	28A.21.135
	11	Par. veto	78 79	Approp.	150	Vetoed	13	36.57A.030	31	28A.21.140
	12	Approp.	80	Approp. Approp.	151	Approp.	14	36.57A.040	32	28A.21.160
	13	Арргор. Арргор.	81	Approp.	153	Арргор. Арргор.	15	36.57A.050	33	28A.21.170
	14	Арргор.	82	Approp.	154	Арргор. Арргор.	17	36.57A.060 36.57A.070	34	28A.21.180
	15	Approp.	83	Арргор.	155	Approp.	18	36.57A.080	35 36	28A.21.195 28A.21.200
	16	Approp.	84	Approp.	156	Арргор.	19	36.57A.090	37	28A.21.220
	17	Approp.	85	Approp.	157	Approp.	20	36.57A.100	38	28A.21.300
	18	Арргор.	86	Approp.	158	Арргор.	21	36.57A.110	39	27,16.010
	19	Approp.	87	Арргор.	159	Approp.	22	36.57A.120	40	27.16.020
	20 21	Approp. Par. veto	88 89	Approp.	160	Approp.	23	36.57A.130	41	27.16.030
	21	Approp.	90	Арргор. Арргор.	161 162	Approp.	24	36.57A.140	42	27.16.040
	22	другор. Арргор.	91	Approp. Approp.	163	Approp.	25	36.57A.150	43	27.16.050
	23	Approp.	92	Approp.	164	Approp. Approp.	26 27	36.57A.160	44	27.16.060
	24	Approp.	93	Approp.	165	Approp. Approp.	27 28	Approp.	45	28A.02.070
	25	Арргор.	94	Approp.	166	Approp.	29	Repealer Leg. dir.	46	28A.03.028
	26	Арргор.	95	Approp.	167	Арргор.	30	Leg. air. Sev.	47	28A.03.030
	27	Арргор.	96	Approp.	168	Арргор.	}	n35.58.272	48 49	28A.03.050 28A.04.040
	28	Par. veto	97	Approp.	169	Арргор.	31	Eff. date	50	28A.04.040 28A.04.120
	29	Approp.	98	Approp.	170	Approp.	}	n35.58.272	51	28A.04.145
	30	Арргор. Арргор.	100	Арргор. Арргор.	171	Арргор.	271 1	47.42.040	52	28A.13.020
		A BOYESTE WAS .	100	εμρευμ.	172	Арргор.	2	47.42.102	53	28A.14.050

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54	28A.24.080	127	28A.65.153	3	11.08.180	76	82.26.110	149	84.08.040
55	28A.24.150	128	28A.65.180	4	11.08.200	77	82.32.030	150	84.08.060
56	28A.27.040	129	28A.66.060	5	11.08.210	78	82.32.105	151	84.08.070
57	28A.27.080	130	28A.66.100 28A.67.040	6 7	11.08.220	79	82.32.110 82.32.120	152 153	84.08.080 84.08.090
58 59	28A.27.102 28A.35.030	131	28A.67.060	8	11.08.230 11.08.240	80 81	82.32.120 82.32.130	154	84.08.110
60	28A.41.160	133	28A.67.070	9	11.08.240	82	82.32.140	155	84.08.120
61	28A.44.060	134	28A.70.110	10	11.76.220	83	82.32.200	156	84.08.130
62	28A.44.070	135	28A.70.130] 11	11.76.240	84	82.32.230	157	84.08.140
63	28A.44.080	136	28A.70.140	12	11.76.245	85	82.32.235	158	84.08.190
64	28A.44.085	137	28A.70.160	13	19.91.080	86	82.32.240	159	84.12.200
65	28A.44.090	138	28A.70.170	14	19.91.130	87	82.32.260	160	84.12.220
66 67	28A.44.100 28A.48.010	139 140	28A.71.100 28A.87.030	15	19.91.140	88	82.32.270 82.32.290	161 162	84.12.230 84.12.240
68	28A.48.030	141	28A.87.050	16 17	19.91.150 19.91.180	89 90	82.32.390	163	84.12.250
69	28A.48.050	142	28A.87.080	18	23.01.226	91	82.32.310	164	84.12.260
70	28A.48.055	143	28A.87.090	19	30.20.100	92	82.32.320	165	84.12.270
71	28A.02.201	144	28A.87.100	20	32.12.110	93	82.32.360	166	84.12.300
72	28A.48.090	145	28A.87.110	21	36.38.020	94	82.44.040	167	84.12.310
73	28A.48.100	146	28A.87.170	22	35.42.090	95	82.44.120	168	84.12.330
74	28A.56.030	147	28B.40.380	23	39.08.010	96	82.48.090	169	84.12.340
75 76	28A.56.040	148	28B.50.551	24	43.38.040	97	82.50.170	170	84.12.360
76 77	28A.56.050 28A.56.060	149 150	41.32.010 41.32.420	25 26	43.62.040	98 99	83.04.023 83.05.010	171 172	84.12.370 84.12.390
78	28A.57.020	151	72.40.060	27	43.83.030 43.83.064	100	83.05.040	173	84.16.010
79	28A.57.031	152	72.40.070	28	43.83.074	101	83.05.050	174	84.16.020
80	28A.57.032	153	72.40.080	29	43.83.094	102	83.05.060	175	84.16.030
81	28A.57.033	154	72.40.100	30	54.28.030	103	83.12.020	176	84.16.032
82	28A.57.040	155	28A.21.900	31	54.28.040	104	83.14.010	177	84.16.034
83	28A.57.050	156	Vetoed	32	54.28.050	105	83.14.030	178	84.16.036
84	28A.57.070	276 1	Тетрогагу	33	62A.6-104	106	83.14.040	179	84.16.040
85	28A.57.075	2	Тетрогагу	34	62A.6-107	107	83.14.050	180	84.16.050
86 87	28A.57.080 28A.57.090	3 4	Approp. Approp.	35 36	72.19.100 72.99.040	108	83.16.020 83.16.070	181 182	84.16.090 84.16.100
88	28A.57.130	5	Арргор. Арргор.	37	72.99.120	110	83.24.010	183	84.16.130
89	28A.57.140	6	Approp.	38	72.99.200	111	83.28.010	184	84.24.010
90	28A.57.150	7	Approp.	39	82.04.020	112	83.28.020	185	84.24.030
91	28A.57.170	8	Approp.	40	82.04.090	113	83.32.010	186	84.24.040
92	28A.57.180	9	Approp.	41	82.04.300	114	83.36.010	187	84.24.050
93	28A.57.190	10	Approp.	42	82.04.450	115	83.36.020	188	84.28.006
94	28A.57.200	11 12	Approp.	43 44	82.04.470 82.04.480	116 117	83.36.030 83.36.040	189 190	84.28.020 84.28.050
95 96	28A.57.240 28A.57.245	13	Арргор. Арргор.	45	82.04.490	118	83.36.050	191	84.28.060
90 97	28A.57.255	14	Approp.	46	82.08.040	119	83.36.060	192	84.28.063
98	28A.57.290	15	Approp.	47	82.08.060	120	83.44.030	193	84.28.065
99	28A.57.300	16	Approp.	48	82.08.080	121	83.44.040	194	84.28.160
100	28A.57.326	17	Арргор.	49	82.08.090	122	83.44.050	195	84.40.320
101	28A.57.328	18	Approp.	50	82.08.100	123	83.44.070	196	84.40.330
102	28A.57.355	19	Par. veto	51 52	82.08.120	124	83.48.010	197	84.41.060
103	28A.57.356 28A.57.357	20	Approp. Approp.	53	82.12.010 82.12.050	125 126	83.56.080 83.56.090	198 199	84.41.070 84.41.080
104 105	28A.57.358	21	Арргор.	54	82.12.060	127	83.56.100	200	84.41.090
105	28A.57.390	22	Temporary	55	82.12.070	128	83.56.110	201	84.41.110
107	28A.57.415	23	Тетрогагу	56	82.16.070	129	83.56.130	202	84.41.120
108	28A.58.100	24	Тетрогагу	57	82.20.020	130	83.56.140	203	84.41.130
109	28A.58.103	25	Temporary	58	82.20.030	131	83.56.150	204	84.41.140
110	28A.58.150	26	Тетрогагу	59	82.20.040	132	83.56.170	205	84.44.090
111	28A.58.225	27 28	Temporary	60 61	82.20.060	133	83.56.180	206	84.48.120
112	28A.58.530 28A.58.560	29	Тетрогагу Тетрогагу	62	82.24.030 82.24.090	134 135	83.56.200 83.56.210	207 208	84.48.130 84.68.120
113 114	28A.58.603	30	Sev.	63	82.24.110	136	83.56.220	209	84.68.130
115	28A.58.620	31	Em.	64	82.24.120	137	83.56.240	210	84.68.140
116	28A.58.630	277 1	19.98.010	65	82.24.140	138	83.56.250	211	84.72.010
117	28A.59.080	2	18.98.020	66	82.24.180	139	83.56.270	212	84.72.020
118	28A.59.150	3	19.98.030	67	82.24.190	140	83.56.280	213	84.72.030
119	28A.60.070	4	19.98.040	68	82.24.210	141	83.56.310	214	90.50.040
120	28A.60.186	5 6	Leg. dir.	69	82.24.220	142	83.56.320	215	Sev.
121	28A.60.210 28A.65.080	1	Eff. date 19.98.900	70 71	82.26.010 82.26.020	143 144	83.60.010	216	n11.08.160
122 123	28A.65.100	7	Sev.	72	82.26.020 82.26.050	144	83.60.040 83.60.050	216 217	Vetoed Constr.
123	28A.65.110	} '	19.98.910	73	82.26.060	145	83.60.060	417	n 11.08.160
125	28A.65.120	278 1	11.08.160	74	82.26.080	147	84.08.010	279 1	Par. veto
	28A.65.150	2	11.08.170	75	82.26.090	148	84.08.020		

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	2	Par. veto		5	46.61.540		3	70.32.010		19	44.40.025		16	41.56.050
	•	Арргор.	}	6	Repealer	1	4	70.33.040)	20	46,68.041	}	17	41.56.060
	3	Par. veto		7	Em.	(5	82.04.050		21	Par. veto		18 19	41.56.070 41.56.080
		Арргор.	288	1	41.59,900	{	6	82.04.120		22	Repealer		20	41.56.090
	4	Approp.	Ì	2	41.59.010		7	82.04.260	{	22	Sev.	{	21	41.56.100
	5	Арргор.	{	3	41.59.020	}	8	82.04.443	{	22	43.88.902 Eff. date	{	22	41.56.122
	6	Арргор.	{	4	Vetoed	}	9	82.04.460		23	43.88.910	1	23	41.56.125
	7	Temporary	}	5	41.59.040	}	10	82.08.030	294	1	42.17.010	1	24	41.56.160
	8 9	Sev.	}	6 7	41.59,050	}	11 12	82.12.030 84.36.020	2,74	2	42.17.020	{	25	41.56.170
280	1	<i>Em.</i> 18.108,010	1	8	41.59.060 41.59.070	}	13	84.36.032	ì	3	42.17.040	ì	26	41.56.180
280	2	18,108,020	}	9	41.59,080	1	14	84.36.381	}	4	42.17.060	{	27	41.56.190
	3	18.108.030		10	41.59.090		15	84.36.383	Ì	5	42.17.065]	28	41.56.440
	4	18.108.040		11	41.59,100	1	16	84.36.387		6	42.17.080	Į	29	41.56.450
	5	18.108.050	}	12	41.59,110	1	17	84.36.470	(7	42.17.090	Į	30	41.56.480
	6	18.108.060)	13	41.59,120		18	84.36.815	j	8	42.17.120	}	31	43.22.260
	7	18.108.070	(14	41.59,130	(19	84.36.825	}	9	42.17.160	1	32	43.22.270
	8	Vetoed	(15	41.59,140	(20	84.36.865		10	42,17,170	1	33 34	47.64.010 47.64.030
	9	18.108,080	ļ	16	41.59,150	1	21	84.69.020		11	42.17.180	{	35	47.64.040
	10	18.108.090		17	41.59.160	}	22	84.36.480		12 13	42.17.190 42.17.240	{	36	49.08.010
	11	18.108.100	{	81	41.59.170	}	23	84.36.045	}	14	42.17.260	{	37	49.08.020
	12 13	18.108.110	-	19	Constr. 41.59.910	1	24 25	Repealer Temporary	}	15	42.17.270	}	38	53.18.030
	13	18.108,120 18.108,130	}	20	41.59.910 Constr.	}	25 26	84.38.010	,	16	42.17.290	1	39	Repealer
	15	18.108.140	}	20	41.59.920	}	20 27	84.38.020	}	17	42,17.310	}	40	Leg. dir.
	16	18.108.150	{	21	28A.01.130	1	28	84.38.030	}	18	42.17.320	297	1	46.16.380
	17	18.108.160		22	28A.67.065	1	29	84.38.040	Ì	19	42.17.330	1	2	46.61.580
	18	18.108.170	Ì	23	41.59.180	1	30	84.38.050	ļ	20	42.17.340	1	3	Vetoed
	19	18.108.180	}	24	Constr.	}	31	84.38.060	(21	42.17.155	l		
	20	18.108.190)		41.59.930	}	32	84.38.070		22	42.17.315	1		
	21	18.108.200	(25	Sev.	(33	84.38.080	}	23	42.17.350	}		
	22	18.108.210	(41.59.950	{	34	84.38.090		24	Vetoed	[
	23	Sev.	1	26	Eff. dates)	35	84.38.100	}	25	42.17.370	{		
	24	18.108.900	(27	41.59.940	}	36 37	84.38.110	-	26 27	42.17.380	{		
281	24 1	<i>Leg. dir.</i> 46.52.118	{	27 28	Leg. dir. Repealer	}	38	84.38.120 84.38.130	}	28	42.17.400 Em.	Í		
401	2	46.52.119	289	20]	49.46.010	1	39	84.38.140	}	29	Sev.	ĺ		
	3	46.52.1192	20)	2	49.46.020	}	40	84.38.150)	2)	42.17.911	}		
	4	46.52.1194	1	3	49.46.130	1	41	84.38.160	295	1	43.83B.200	ļ		
	5	46.52.1196	Į	4	49.46.140	1	42	84.38.170	1	2	Vetoed	(
	6	46.52.1198	1	5	Eff. date	1	43	84.38.180	{	3	43.83B.210	(
	7	Leg. dir.	1		49.46.920	{	44	Leg. dir.	\	4	Vetoed	}		
	8	Sev.	290	1	Leg. dir.	(45	Sev.	(5	43.83B.220	ļ		
		n46.52.118	1	2	48.46,010	}	4.5	82.04.050	1	6	Vetoed	1		
303	9	Vetoed	ł	3	48.46.020	1	46	Eff. dates	}	7	Vetoed	}		
282	1 2	19.27.080 19.27.060	{	4 5	48.46.030 48.46.040	292	1	n82.04.050	}	8	Vetoed	}		
283	1	69.28.400	1	6	48.46,050	292	1 2	43.31.090 43.31.790		9 10	Vetoed	}		
205	2	Vetoed	}	7	48.46.060	1	3	43.31.810	}	11	Vetoed Vetoed	}		
	3	69.28.410		8	48,46,070	1	4	43.31.820	}	12	Vetoed			
	4	69.28.420		9	48.46.080	}	5	43.31.830		13	Vetoed	}		
	5	69.28.430	ĺ	10	48.46,090	}	6	43.31.840	}	14	43.83B.230	{		
	6	69.28.440		11	48,46,100	}	7	43.31.850) 1	15	Vetoed	(
	7	69.28.450	[12	48,46,110	1	8	43.31.832	{	16	Арргор.			
	8	Repealer	ļ	13	48.46.120		9	Vetoed	(17	Sev.	Į.		
284	1	28A.58.113		14	48.46.130	293	1	43.09.310			43.83B.900	}		
	2	28A.58.120	}	15	48.46.140	1	2	43.62.050	ĺ	18	Leg. dir.	}		
	3	28A.58.115	}	16	48,46,150	1	3	Vetoed		19	Em.	}		
	4	Sev	1	17	48.46.160	{	4	Vetoed	296	1	41.58.005	}		
	5	n28A.58.113	1	18	48.46.170	{	5	43.88.090	{	2	Vetoed	}		
285) 1	Vetoed 30.42.110	}	19 20	48.46.180 41.04.233	1	6 7	43.88.110		3	Vetoed	}		
203	2	30.42.110	}	21	48.46.200	1	8	43.88.115	}	4	41.58.020	}		
	3	30.42.160	1	22	48.46.210	1	9	43.88.160	}	5	41.58.030	1		
	4	Vetoed	1	23	48.46.220		10	43.88.195]	6	41.58.040	1		
286	i	51.32.073	}	24	Constr.)	11	43.88.205 43.88.230)	7	41.58.050	}		
	2	51.32.075	1	٠.	48.46.900	1	12	Vetoed	}	8	28A.72.020	1		
	3	51.32.220	{	25	48.46.905	(13	44.28.060		9	28A.72.060	{		
	4	Vetoed	1	26	Sev.	}	14	44.28.080		10	28A.72.080	{		
287	1	46.61.506	(48.46.910	1	15	44.28.085	{	11	28A.72.100	}		
	2	46.61.515	1	27	48.46.920	1	16	44.28.100	{	12 13	28B.52.020	}		
	2	46.61.520	291	1	70.12.010	}	17	44.28.140	1	14	28B.52.060 28B.52.080	{		
	3 4	46.20.308		2	70.12.025									

1975 2ND EXTRAORDINARY SESSION LAWS

		Rev. Code				
Chap.	Sec.	of Wash.				
1	1	82.12.010				
	2	82.12.020				
	3	Applic.				
		n82.12.010				
	4	Sev.				
		n82.12.010				
	5	Em.				
2	5 1 2 3 1 2 1 2	Approp.				
	2	Approp.				
	3	Em.				
3	1	29.13.010				
	2	Em.				
4	1	29.13.047				
	2	29.80.010				
	3	Em.				
5	1	41.58.010				
	2 3	41.58.015				
	3	41.58.800				
	4	41.58.801				
	4 5 6 7	41.58.802				
	6	41.58.803				
		Repealer				
	8	Eff. date				
	_	41.58.901				
	9	Eff. date				
		41.58.900				
6	1	Арргор.				
_	2	Em.				
7	1	Approp.				
	2	Em.				
8	1 2	Approp.				
	2	Em.				
INITIATIVE NO. 316						
	1	9A.32.045				
		9A.32.046				
	3	9A.32.047				
	4	Sev.				
	•	9A.32.900				
	2 3 4 5	9A.32.901				

TABLE OF DISPOSITION OF RCW SECTIONS

Title 3 JUSTICES OF THE PEACE AND CONSTABLES

Chapter 3.34 JUSTICES OF THE PEACE

3.34.065 Justices and district court judges in second class or larger counties—Required to be lawyers. [1973 1st ex.s. c 14 § 3.] Repealed by 1975 1st ex.s. c 197 § 1.

Title 9 CRIMES AND PUNISHMENTS

Chapter 9.01 GENERAL PROVISIONS

- **9.01.010 Definition of terms.** [1909 c 249 § 51; RRS § 2303.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- 9.01.020 Classification of crimes. [1909 c 249 § 1; Code 1881 § 781; 1873 p 200 § 11; 1869 p 200 § 11; 1859 p 106 § 11; 1854 p 78 § 11; RRS § 2253.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.01.030** Principal defined. [1909 c 249 § 8; Code 1881 § 957; 1873 p 213 § 140; 1869 p 229 § 134; 1859 p 129 § 124; 1854 p 98 § 125; RRS § 2260.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- 9.01.040 Accessory defined. [1909 c 249 § 9; Code 1881 § 957; 1873 p 213 § 141; 1869 p 229 § 135; 1859 p 129 § 126; 1854 p 98 § 126; RRS § 2261.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- 9.01.050 Persons punishable. [1909 c 249 § 2; RRS § 2254.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- 9.01.060 Trial and punishment of accessories. [1909 c 249 § 10; Code 1881 § 956; 1873 p 213 § 142; 1869 p 229 § 136; 1854 p 98 § 127; RRS § 2262.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- 9.01.070 Attempts, bow punished. [1909 c 249 § 12; Code 1881 § 1161; 1873 p 185 § 30; RRS § 2264.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- 9.01.080 Attempt while armed with deadly weapon—Punishment. [1927 c 233 § 1: RRS § 2264-1.] Repealed by 1975 1st ex.s. c 260 § 9A 92 010. effective July 1, 1976.
- **9.01.090** Prohibited acts are misdemeanors. [1909 c 249 § 17; Code 1881 § 784; RRS § 2269.] Repealed by 1975 1st ex.s. c 260 § 9A.92-010, effective July 1, 1976.
- 9.01.100 Acts punishable under foreign law. [1909 c 249 § 18; RRS § 2270.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- 9.01.111 Responsibility of children. [1909 c 249 § 5; RRS § 2257. Formerly RCW 10.46.140.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- 9.01.112 Duress as a defense. [1909 c 249 § 4; RRS § 2256. Formerly RCW 10.46.150, part.] Repealed by 1975 1st ex.s. c 260 § 9A-92.010, effective July 1, 1976.
- 9.01.113 Duress of married woman no defense. [1909 c 249 § 3; RRS § 2255. Formerly RCW 10.46.150, part.] Repealed by 1975 1st ex.s c 260 § 9A.92.010, effective July 1, 1976.
- 9.01.114 Intoxication no defense. [1909 c 249 § 6; RRS § 2258.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

- 9.01.116 Action for being detained on mercantile establishment premises for investigation—"Reasonable grounds" as defense. [1967 c 76 § 2.] Repealed by 1975 1st ex.s. 260 § 9A.92.010, effective July 1, 1976
- 9.01.150 Common law to supplement statute. [1909 c 249 § 47; Code 1881 § 1; RRS § 2299.] Repealed by 1975 1st ex.s. c 260 § 9A-92.010, effective July 1, 1976.
- **9.01.170** Rule of construction. [1909 c 249 § 46; RRS § 2298.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.01.180** To be construed as continuation of former acts. [1909 c 249 § 48; RRS § 2300.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.01.190** Act as measure of law. [1909 c 249 § 49; RRS § 2301.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

Chapter 9.08 ANIMALS, CRIMES RELATING TO

- 9.08.040 Obtaining animal or vehicle by fraud, etc.—Fraud by bailee. [1909 c 249 § 376; RRS § 2628.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.08.050** Shooting or poisoning livestock. [1970 ex.s. c 90 § 1.] Repealed by 1975 1st ex.s. c 61 § 3.

Chapter 9.09 ARSON

- 9.09.010 First degree. [1963 c 11 § 1; 1909 c 249 § 320; 1895 c 87 § 1; 1886 p 77 § 40; Code 1881 § 823; 1873 p 189 § 44; 1854 p 82 § 40; RRS § 2572.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.09.020** Second degree. [1965 ex.s. c 17 § 1; 1963 c 11 § 2; 1927 c 265 § 1; 1909 c 249 § 321; 1895 c 87 § 1; 1886 p 77 § 40; Code 1881 § 823; 1873 p 189 § 44; 1854 p 82 § 40; RRS § 2573.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.09.030** Contiguous fires. [1909 c 249 § 322; RRS § 2574.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- 9.09.040 "Set on fire" defined. [1909 c 249 § 323; RRS § 2575.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.09.050** Ownership of building. [1909 c 249 § 324; RRS § 2576.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.09.060** Preparation is attempt. [1909 c 249 § 325; 1895 c 87 § 6; RRS § 2577.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

Chapter 9.11 ASSAULT

- 9.11.010 Assault in the first degree defined—How punished. [1909 c 249 § 161; Code 1881 §§ 801-809; 1873 p 185 §§ 29-34; 1869 p 202 §§ 24-30; 1854 p 80 § 28; 1854 p 79 § 24; RRS § 2413.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- 9.11.020 Assault in the second degree—How punished. [1909 c 249 § 162; Code 1881 §§ 801-809; 1873 p 185 §§ 29-34; 1869 p 202 §§ 24-30; 1854 p 80 § 28; 1854 p 79 § 24; RRS § 2414.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- 9.11.030 Assault in the third degree—How punished. [1909 c 249 § 163; Code 1881 §§ 801-809; 1873 p 185 §§ 29-34; 1869 p 202 §§ 24-30; 1854 p 80 § 28; 1854 p 79 § 24; RRS § 2415.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- 9.11.040 Force, when lawful. [1909 c 249 § 164; RRS § 2416.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.11.050 Provoking assault. [1909 c 249 § 165; RRS § 2417. Prior: 1886 p 79 § 1; Code 1881 § 1887.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

Chapter 9.15 BIGAMY

- **9.15.010 Bigamy defined**—How punished—Exceptions. [1909 c 249 § 201; 1895 c 149 § § 6, 7; Code 1881 § 945; 1873 p 210 § 128; 1869 p 226 § 122; RRS § 2453.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.15.020** Punishment of consort. [1909 c 249 § 202; RRS § 2454.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

Chapter 9.18 BRIBERY AND GRAFTING

- **9.18.010** Bribery of public officer. [1909 c 249 § 68; Code 1881 § 880; 1873 p 200 § 84; 1869 p 216 § 80; 1859 p 119 § 75; 1854 p 89 § § 74, 75; RRS § 2320.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.18.020** Asking or receiving bribe. [1909 c 249 § 69; Code [881 § 879; 1873 p 200 § 83; 1869 p 216 § 79; 1859 p 119 § 74; 1854 p 89 § 74; RRS § 2321.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.18.030** Juror, etc., accepting bribe. [1909 c 249 § 70; Code 1881 § 878; 1873 p 199 § 82; 1869 p 216 § 78; 1859–60 p 118 § 73; 1854–55 p 89 § 73; RRS § 2322.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.18.040** Bribing witness. [1909 c 249 § 71; Code 1881 § 877; 1873 p 199 § 81; 1869 p 216 § 77; 1859 p 118 § 71; 1854 p 89 § 71; RRS § 2323.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.18.050** Witness asking or receiving bribe. [1909 c 249 § 72; RRS § 2324.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.18.060** Influencing juror, referee, etc. [1909 c 249 § 73; Code 1881 § 880; 1873 p 200 § 84; RRS § 2325.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.18.070** Juror, referee, etc., promising decision, verdict, etc. [1909 c 249 § 74; RRS § 2326.] Repealed by 1975 1st ex.s. c 260 § 9A.92-.010, effective July 1, 1976.
- **9.18.090** Interfering with public officer. [1909 c 249 § 79; Code 1881 § 885; 1854 p 90 § 79; RRS § 2331.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.18.100** Offering reward for appointment. [1909 c 249 § 80; Code 1881 § 880; 1854 p 89 § 75; RRS § 2332.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.18.110** Grafting. [1909 c 249 § 81; RRS § 2333.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

Chapter 9.19 BURGLARY

- **9.19.010** First degree. [1909 c 249 § 326; 1888 p 14 § 1; Code 1881 § 827; 1873 p 190 § 48; 1854 p 83 § 44; RRS § 2578.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.19.020** Second degree. [1909 c 249 § 327; 1888 p 14 § 1; Code 1881 § 827; 1873 p 190 § 48; 1854 p 83 § 44; RRS § 2579.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.19.030** Presumption of intent. [1909 c 249 § 328; Code 1881 § 828; 1873 p 190 § 49; RRS § 2580.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.19.040** Other crime in committing burglary punishable. [1909 c 249 § 329; RRS § 2581.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.19.050** Making or having burglar tools. [1909 c 249 § 330; 1893 c 90 § 1; RRS § 2582.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

Chapter 9.22 CONSPIRACY

- **9.22.010** Conspiracy. [1909 c 249 § 130; RRS § 2382.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.22.020** Overt act not necessary. [1909 c 249 § 131; RRS § 2383.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.22.030** Corporation to forfeit franchise. [1909 c 249 § 132; RRS § 2384.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.22.040** Conspiracy against governmental entities. [1961 c 211 § 1.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

Chapter 9.26 COUNTERFEITING

- **9.26.010** Possession of counterfeit coin. [1909 c 249 § 339; Code 1881 §§ 856, 857; 1873 p 196 § 70; 1862 p 15 § 1; RRS § 2591.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- 9.26.020 Advertising counterfeit money. [1909 c 249 § 340; RRS § 2592.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976
- **9.26.030** Counterfeiting uncoined gold. [Code 1881 § 857; 1873 p 196 § 70; 1862 p 15 § 7; RRS § 2702.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

Chapter 9.26A CREDIT CARDS, CRIMES RELATING TO

- **9.26A.010** Definitions. [1970 ex.s. c 36 § 1.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.26A.020** Falsely procuring a credit or identification card—Penalty. [1970 ex.s. c 36 § 2.] Repealed by 1975 1st ex.s. c 260 § 9A-92.010, effective July 1, 1976.
- **9.26A.030** Credit or identification card theft. [1970 ex.s. c 36 § 3.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.26A.040** First and second degree forgery. [1970 ex.s. c 36 § 4.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- 9.26A.050 Use of stolen, forged, altered, expired, etc., cards—False representation. [1970 ex.s. c 36 § 5.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 19/6.
- 9.26A.060 Possessing incomplete cards or reproduction equipment——Felony. [1970 ex.s. c 36 § 6.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- 9.26A.070 Merchant furnishing goods, services, etc., knowing card false, altered, forged, etc.—Falsely representing goods, services, etc., furnished. [1970 ex.s. c 36 § 7.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.26A.080** Obtaining discounted airline, railroad, etc., tickets. [1970 ex.s. c 36 § 8.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

Chapter 9.27 DISTURBANCES, RIOT AND UNLAWFUL ASSEMBLY

- **9.27.010** Disturbing meeting. [1909 c 249 § 295; RRS § 2547.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.27.020** Disturbance on highway. [1909 c 249 § 282; RRS § 2534.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.27.030** Offenses in public conveyances. [1909 c 249 § 309; RRS § 2561.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.27.040** Riot defined. [1909 c 249 § 296; Code 1881 §§ 859–861; 1873 p 197 §§ 73, 74; 1854 p 87 § 64; RRS § 2548.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.27.050** Riot—Penalty. [1909 c 249 § 297; Code 1881 §§ 859–861; 1873 p 197 §§ 73, 74; 1854 p 87 § 65; RRS § 2549.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

- **9.27.060** Unlawful assembly, [1909 c 249 § 298, Code 1881 §§ 859-861; 1873 p 197 §§ 73, 74, 1854 p 87 § 65; RRS § 2550.] Repealed by 1975 1st ex s. c 260 § 9A 92 010, effective July 1, 1976.
- 9.27.070 Remaining after warning. [1909 c 249 § 299; Code 1881 § 859-861; 1873 p 197 § 73, 74; 1854 p 87 § 65, 66; RRS § 2551.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.27.080** Destruction of property. [1909 c 249 § 300; Code 1881 § 863; RRS § 2552.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.27.090** Disguised and masked persons. [1909 c 249 § 301; RRS § 2553] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.27.100** Owner of premises allowing masqueraders. [1909 c 249 § 302, RRS § 2554.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

Chapter 9.30 DUELLING

- **9.30.010 Duel, how punished.** [1909 c 249 § 167; Code 1881 § 799; 1869 p 202 § 22; 1854 p 79 § 22; RRS § 2419.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.30.020** Challenger, abettor, etc. [1909 c 249 § 168; Code 1881 § 800; 1873 p 185 § 25; 1869 p 202 § 23; 1854 p 79 § 23; RRS § 2420.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.30.030** Attempt to induce challenge, posting. [1909 c 249 § 169; RRS § 2421.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.30.040** Duel outside state, venue. [1909 c 249 § 170; RRS § 2422.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.30.050** Witnesses. [1909 c 249 § 171; RRS § 2423.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

Chapter 9.31 ESCAPE AND RESCUE

- **9.31.005 Definitions.** [1955 c 320 § 1.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.31.010** Crime of escape, what constitutes. [1955 c 320 § 2; 1909 c 249 § 90; RRS § 2342.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.31.020** Aiding prisoner to escape. [1909 c 249 § 91; 1905 c 46 §§ 1, 2; Code 1881 § 881; 1873 p 200 § 85; 1854 p 89 § 76; RRS § 2343.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.31.030** Custodian allowing or conniving at escape. [1909 c 249 § 92; Code 1881 § 882; 1873 p 201 § 86; 1854 p 90 § 77; RRS § 2344.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.31.040** Officer asking reward to permit escape. [1909 c 249 § 93; Code 1881 § 882; 1873 p 201 §§ 86, 87; 1854 p 90 § 77; RRS § 2345.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.31.050** Concealing escaped prisoner. [1909 c 249 § 94; RRS § 2346.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976
- **9.31.060** Rescuing prisoner. [1909 c 249 § 87; RRS § 2339.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.31.070** Taking property from an officer. [1909 c 249 § 88; RRS § 2340.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.31.080** Unauthorized communication with prisoner. [1909 c 249 § 125. RRS § 2377.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- 9.31.100 Assisting escape of inmate of mental institution or custodial school. [1951 c 182 § 1.] Repealed by 1975 1st ex.s. c 260 § 9A. 92.010, effective July 1, 1976.

Chapter 9.33 EXTORTION, BLACKMAIL AND COERCION

- **9.33.010** Extortion. [1909 c 249 § 358; Code 1881 § 822; RRS § 2610.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1,
- **9.33.020** Oppression under color of office. [1909 c 249 § 359; Code 1881 § 894; 1873 p 203 § 96; 1854 p 91 § 87. Formerly 9.33.030, part.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.33.040** Extortion by public officer. [1909 c 249 § 360; Code 1881 § 894; 1873 p 203 § 96; 1854 p 91 § 87; RRS § 2612.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.33.050** Blackmail. [1909 c 249 § 361; Code 1881 § 822; RRS § 2613.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.33.060** Coercion. [1909 c 249 § 362; RRS § 2614.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.33.070** Extortion by ferryman, toll gate keeper, etc. [Code 1881 § 923; 1873 p 208 § 119; 1854 p 95 § 108; RRS § 2715.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

Chapter 9.34 FALSE PERSONATION

- **9.34.010** Falsely personating another. [1909 c 249 § 363; RRS § 2615.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976
- **9.34.020** Personating an officer. [1909 c 249 § 364; RRS § 2616.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

Chapter 9.37 FALSE PRETENSES

- **9.37.010** Use of false permit, license or diploma. [1909 c 249 § 365; RRS § 2617.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.37.020** Obtaining signature by false pretense. [1909 c 249 § 367; RRS § 2619.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.37.030** Acting without lawful authority. [1909 c 249 § 421; RRS § 2673.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976
- **9.37.040** Collecting for benefit without authority. [1909 c 249 § 422; RRS § 2674.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.37.050** Fraudulent use of name of secret societies. [1911 c 46 § 1; RRS § 2696–2.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.37.060** Unlawful use of name "Parent Teacher", etc. [1937 c 78 § 1; RRS § 2696–4.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

Chapter 9.38 FALSE REPRESENTATIONS

- **9.38.030** Publishing false statement to affect market price. [1909 c 249 § 370; RRS § 2622.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.38.050** Falsifying accounts. [1909 c 249 § 409; RRS § 2661.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

Chapter 9.40 FIRE, CRIMES RELATING TO

- **9.40.010** Obstruction of extinguishment of fire. [1909 c 249 § 267; RRS § 2519.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.40.020** Obstructing firemen. [1909 c 249 § 268; RRS § 2520.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.40.030** Smoking—Where prohibited. [1909 c 249 § 269; RRS § 2521.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

- **9.40.050** Maliciously setting fire or permitting spread thereof. [1890 p 127 § 9; Code 1881 § 847; RRS § 5650.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.40.060** Kindling fire with intent to injure another's property. [1891 c 69 § 13; Code 1881 § 1225; 1877 p 300 § 2; RRS § 5651.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.40.070** Kindling fire on another's land without malice. [1891 c 69 § 14; Code 1881 § 1224; 1877 p 300 § 1; RRS § 5652.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.40.080** Kindling fire on another's land while hunting or fishing. [1891 c 69 § 15; Code 1881 § 1227; 1877 p 300 § 4; RRS § 5654.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

Chapter 9.44 FORGERY

- **9.44.010 Definitions.** [1909 c 249 § 338; RRS § 2590.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.44.020** First degree. [1909 c 249 § 331; Code 1881 § 854; 1873 p 194 § 63; 1854 p 85 § 57; RRS § 2583.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.44.030** False certificate to certain instruments. [1909 c 249 § 332; RRS § 2584.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.44.040** Second degree. [1909 c 249 § 333; Code 1881 § 854; 1873 p 194 § 63; 1854 p 85 § 57; RRS § 2585.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.44.050** Falsely indicating person as corporate or public officer, etc. [1909 c 249 § 334; RRS § 2586.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.44.060** Uttering forged instruments, coins, etc., forgery. [1909 c 249 § 335; Code 1881 § 854; 1873 p 194 § 63; 1854 p 85 § 57; RRS § 2587.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976
- **9.44.070** True writing signed by wrong-doer's name. [1909 c 249 § 336; RRS § 2588.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

Chapter 9.45 FRAUDS AND SWINDLES

- **9.45.010** Production of pretended heir. [1909 c 249 § 122; RRS § 2374.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.45.030** Swindling. [1909 c 249 § 219; RRS § 2471.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.45.050** Fraudulently presenting claim to public officer. [1909 c 249 § 375; RRS § 2627.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.45.200** Fraud in selling mine or mining claim. [1890 p 99 § 1; RRS § 2711.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

Chapter 9.48 HOMICIDE

- **9.48.010** Defined and classified. [1970 ex.s. c 49 § 1; 1909 c 249 § 138; RRS § 2390.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.48.020** Proof of death and of killing by defendant. [1909 c 249 § 139; RRS § 2391.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- 9.48.030 Murder—First degree—Death penalty up to jury. [1919 c 112 § 1; 1913 c 167 § 1; 1909 c 249 § 140; 1891 c 69 § 1; Code 1881 § 786; 1873 p 182 § 12; 1869 p 200 § 12; 1854 p 78 § 12; RRS § 2392.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.48.040** Murder in the second degree. [1909 c 249 § 141; Code 1881 § 790; 1873 p 182 § 13; 1869 p 200 §§ 13, 14; 1854 p 78 § 13; RRS § 2393.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

- **9.48.050** Killing in duel. [1909 c 249 § 142; Code 1881 § 791; 1873 p 183 § 16; 1869 p 201 § 14; 1854 p 78 § 14; RRS § 2394.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.48.060** Manslaughter. [1970 ex.s. c 49 § 2; 1909 c 249 § 143; 1891 c 69 § 2; Code 1881 § 793; 1873 p 183 § 18; 1869 p 201 § 16; 1854 p 78 § 16; RRS § 2395.] Repealed by 1975 1st ex.s. c 260 § 9A-.92.010, effective July 1, 1976.
- **9.48.070** Killing unborn quick child. [1909 c 249 § 144; Code 1881 § 820; 1873 p 188 §§ 41, 42; 1863 p 209 §§ 37, 38; 1854 p 81 §§ 37, 38; RRS § 2396.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.48.080** Killing unborn quick child by administering drugs. [1909 c 249 § 145; Code 1881 § 821; 1873 p 188 §§ 41, 42; 1863 p 209 §§ 37, 38; 1854 p 81 §§ 37, 38; RRS § 2397.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.48.090** Woman taking drugs. [1909 c 249 § 146; RRS § 2398.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.48.100** Owner of vicious animal. [1909 c 249 § 147; RRS § 2399.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.48.110** Killing by overloading passenger vessel. [1909 c 249 § 148; Code 1881 § 795; 1873 p 184 § 20; 1869 p 201 § 18; 1854 p 78 § 18; RRS § 2400.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.48.120** Reckless operation of steamboat or engine. [1909 c 249 § 149; Code 1881 § 796; 1873 p 184 § 21; 1869 p 201 § 19; 1854 p 78 § 19; RRS § 2401.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.48.130** Liability of intoxicated physician. [1909 c 249 § 150; Code 1881 § 955; 1873 p 211 § 136; 1869 p 227 § 130; 1854 p 97 § 124; RRS § 2402.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.48.140** Keeping explosive unlawfully. [1909 c 249 § 151; RRS § 2403.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.48.150** Homicide, when excusable. [1909 c 249 § 152; RRS § 2404.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.48.160** Justifiable homicide by public officer. [1909 c 249 § 153; RRS § 2405.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.48.170** Homicide by other person, when justifiable. [1909 c 249 § 154; RRS § 2406.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

Chapter 9.52 KIDNAPING

- **9.52.010** Kidnaping, first and second degrees. [1933 ex.s. c 6 § 1; RRS § 2410–1. Prior: 1909 c 249 § 158; Code 1881 §§ 817, 818; 1873 p 187 § 39; 1869 p 204 § 37; 1854 p 81 § 35.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.52.020** Conspiracy to kidnap. [1933 ex.s. c 6 § 3; RRS § 2410-2.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.52.030** Selling services of person kidnaped. [1909 c 249 § 159; RRS § 2411.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.52.040** Venue—Effect of consent. [1909 c 249 § 160; Code 1881 § 819; 1873 p 187 § 40; 1869 p 205 § 38; 1854 p 84 § 36; RRS § 2412.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

Chapter 9.54 LARCENY

9.54.010 Larceny. [1915 c 165 § 3; 1909 c 249 § 349; Code 1881 § 830; 1873 p 190 § 50; 1854 p 83 § 45; RRS § 2601.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

- **9.54.020** Taking motor vehicle without permission. [1919 c 64 § 1; 1915 c 155 § 1; RRS § 2601-1.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- 9.54.030 Motor vehicles, cycles, trailers, vessels, motorboats or parts—Buying, selling, etc. when identification numbers or marks removed, altered, etc.—Penalty—Enforcement and recovery procedures. [1974 ex.s. c 124 § 1; 1917 c 60 § 1; RRS § 2601–3.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.54.040** Possession prima facie evidence of guilt. [1917 c 60 § 2; RRS § 2601-4.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.54.050** Unlawful issuance of bank checks or drafts. [1915 c 156 § 1; RRS § 2601-2.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.54.060** Commission or part ownership no defense. [1909 c 249 § 350; RRS § 2602.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.54.070** Sale of mortgaged property——When larceny. [1909 c 249 § 351; RRS § 2603.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.54.080** Contractor failing to pay for labor or material. [1909 c 249 § 352; RRS § 2604.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.54.090** Grand larceny—Petit larceny. [1955 c 97 § 1; 1909 c 249 § 353; RRS § 2605.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

Contingent repealer—1975 1st ex.s. c 61: "Sections 1 and 2 of this 1975 amendatory act shall take effect as provided by the state Constitution and shall remain in effect until the effective date of the repeal of RCW 9.54.090 and 9.54.115 by section 9A.92.010, chapter (Substitute Senate Bill No. 2092), Laws of 197 ex. sess., at which time sections 1 and 2 of this 1975 amendatory act shall also be repealed." [1975 1st ex.s. c 61 § 4.]

Reviser's note: Substitute Senate Bill No. 2092 referred to in the above annotation was enacted into law as chapter 260, Laws of 1975 lst ex. sess., with an effective date of July 1, 1976. See RCW 9A.04.010.

- **9.54.100** Value—How ascertained. [1909 c 249 § 354; RRS § 2606.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.54.110** Stealing railway or steamboat tickets, coupons, or passes. [1909 c 249 § 355; RRS § 2607.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.54.115** Larcenous appropriation of livestock. [1961 c 63 § 1.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

Contingent repealer—1975 1st ex.s. c 61: "Sections 1 and 2 of this 1975 amendatory act shall take effect as provided by the state Constitution and shall remain in effect until the effective date of the repeal of RCW 9.54.090 and 9.54.115 by section 9A.92.010, chapter (Substitute Senate Bill No. 2092), Laws of 197 ex. sess., at which time sections 1 and 2 of this 1975 amendatory act shall also be repealed." [1975 1st ex.s. c 61 § 4.]

Reviser's note: Substitute Senate Bill No. 2092 referred to in the above annotation was enacted into law as chapter 260, Laws of 1975 1st ex. sess., with an effective date of July 1, 1976. See RCW 9A.04.010.

- **9.54.120** Claim of title—When ground of defense. [1909 c 249 § 356; RRS § 2608.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- 9.54.140 Presumption on failure to return vehicle, machinery, or equipment pursuant to rental or lease agreement. [1965 c 32 § 1.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

Chapter 9.55 LEGISLATURE, CRIMES RELATING TO

9.55.010 Disturbing legislature or intimidating member. [1909 c 249 § 85; RRS § 2337.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

Chapter 9.61 MALICIOUS MISCHIEF——INJURY TO PROPERTY.

- 9.61.010 Injuring public utilities—Penalty. [1971 ex.s. c 152 § 2; 1909 c 249 § 404; 1903 c 112 § 1; 1899 c 111 § 1; RRS § 2656.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- 9.61.020 Unlawful interference with gas, electric, steam or water appliance—Penalty. [1971 ex.s. c 152 § 3; 1909 c 249 § 405; 1897 c 41 § 1; 1893 c 64 § 1; RRS § 2657.] Repealed by 1975 1st ex.s. c 260 § 9A,92.010, effective July 1, 1976.
- **9.61.030** Interfering with dam, reservoir, etc.—Penalty. [1971 ex.s. c 152 § 4; 1909 c 249 § 406; 1891 c 69 § 16; RRS § 2658.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- 9.61.040 Injury to property—Penalty. [1971 ex.s. c 152 § 5; 1909 c 249 § 407; 1897 c 83 §1; 1891 c 69 §§ 4, 8, 11, 12, 13, 14, 16, 17; 1890 p 127 § 10; 1890 p 122 § 11; 1890 p 126 § 5; Code 1881 §§ 842, 843, 847, 848, 1224; 1877 p 300 § 1; 1862 p 30 § 1; RRS § 2659.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.61.050** Tampering with papers. [1971 ex.s. c 152 § 6; 1909 c 249 § 408; RRS § 2660.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.61.060** Injury to baggage. [1909 c 249 § 414; RRS § 2666.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.61.070** Injury to other property—Penalty. [1971 ex.s. c 152 § 1; 1909 c 249 § 415; RRS § 2667.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.61.080** Disturbing settlers on unsurveyed lands. [1891 c 69 § 17; 1883 p 71 § 2; RRS § 2704.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.61.090** Injury to buildings or contents—Penalty. [1971 ex.s. c 152 § 7; 1899 c 114 § 1; RRS § 2705.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.61.100** Destruction of monument records, etc. [1899 c 114 § 2; RRS § 2706.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.61.110** Penalty for violation of RCW 9.61.090, 9.61.100. [1899 c 114 § 3; RRS § 2707.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.61.220** Interfering with coin or currency receptacle. [1963 c 133 § 1.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

Chapter 9.65 MAYHEM

- **9.65.010 Defined—How punished.** [1909 c 249 § 155; Code 1881 § 103; 1873 p 185 § 28; 1869 p 202 § 26; 1854 p 79 § 26; RRS § 2407.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.65.020** Instrument or manner of maiming. [1909 c 249 § 156; RRS § 2408.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.65.030** Recovery from injury, when a defense. [1909 c 249 § 157; RRS § 2409.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

Chapter 9.69 OBSTRUCTING JUSTICE

- **9.69.010** Combination to resist process. [1909 c 249 § 303; RRS § 2555.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- 9.69.020 Neglect or refusal to receive a person into custody. [1909 c 249 § 112; Code 1881 § 883; 1873 p 201 § 87; 1854 p 90 § 78; RRS § 2364.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976
- **9.69.030** Refusal to make arrest or to aid officer. [1909 c 249 § 113; Code 1881 § 886; 1873 p 201 § 88; 1854 p 90 § 79; RRS § 2365.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
- **9.69.040** Resisting public officer. [1909 c 249 § 114; Code 1881 § 885; 1873 p 201 § 88; 1854 p 90 § 79; RRS § 2366.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.69.050 Intimidating public officer. [1909 c 249 § 116; RRS § 2368.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.69.060 Obstructing public officer. [1909 c 249 § 420; RRS § 2672.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.69.070 Destroying evidence. [1909 c 249 § 110; RRS § 2362.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.69.080 Tampering with witness. [1969 ex.s. c 56 § 1; 1909 c 249 § 111; 1901 c 17 § 1; RRS § 2363.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.69.090 Compounding crimes. [1909 c 249 § 115; RRS § 2367.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

Chapter 9.72 PERJURY

9.72.010 Perjury—First degree. [1957 c 46 § 1; 1909 c 249 § 99; Code 1881 § 867; 1873 p 199 § 79; 1859 p 118 § 69; 1854 p 88 § 69; RRS § 2351.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.72.020 Knowledge of materiality not necessary. [1909 c 249 § 100; Code 1881 § 870; RRS § 2352.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.72.030 Perjury——Second degree. [1909 c 249 § 101; RRS § 2353.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.72.040 "Oath" and "swear" defined. [1909 c 249 § 102; Code 1881 § 868; RRS § 2354.] Repealed by 1975 1st ex.s. c 260 § 9A.92-.010, effective July 1, 1976.

9.72.050 Irregularity in administering oath or incompetency of witness no defense. [1909 c 249 § 103; Code 1881 § 869; RRS § 2355.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.72.060 Deposition—When complete. [1957 c 46 § 2; 1909 c 249 § 104; Code 1881 § 872; RRS § 2356.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.72.070 Statement of what one does not know to be true. [1909 c 249 § 105; Code 1881 § 873; RRS § 2357.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.72.080 Offering false evidence. [1909 c 249 § 106; RRS-§ 2358.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.72.100 Subornation of perjury. [1909 c 249 § 108; Code 1881 § 876; 1873 p 199 § 81; RRS § 2360.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.72.110 Attempt to suborn perjury. [1909 c 249 § 109; Code 1881 § 877; 1873 p 199 § 81; 1869 p 216 § 77; 1854 p 89 § 71; RRS § 2361.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

Chapter 9.75 ROBBERY

9.75.010 Defined. [1909 c 249 § 166; Code 1881 § 829; 1873 p 187 § 38; 1869 p 204 § 36; 1854 p 81 §§ 3, 4; RRS § 2418.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.75.020 Interfering with railroad with intent to commit robbery, etc. [1909 c 249 § 399; RRS § 2651.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.75.030 Robbing sluice boxes, etc. [1890 p 126 § 6; RRS § 2703.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

Chapter 9.76 SABBATH BREAKING

9.76.020 Observance of other day. [1909 c 249 § 244; RRS § 2496.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.76.030 Service of process on the sabbath prohibited, [1909 c 249 § 245; Code 1881 § 1267; RRS § 2497.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.76.040 Preventing religious act. [1909 c 249 § 246; RRS § 2498.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.76.050 Disturbing religious meeting. [1909 c 249 § 247; Code 1881 § 865; RRS § 2499.] Repealed by 1975 1st ex.s. c 260 § 9A.92-.010, effective July 1, 1976.

Chapter 9.78 SHOPLIFTING

9.78.010 Shoplifting. [1967 c 76 § 1; 1959 c 229 § 1.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.78.020 Arrest without warrant authorized, when. [1959 c 229 § 2.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.78.040 "Peace officer" defined. [1959 c 229 § 4.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

Chapter 9.79 SEX CRIMES

9.79.010 Rape. [1973 1st ex.s. c 154 § 122; 1909 c 249 § 183; 1897 c 19 § 1; 1886 p 84 § 1; Code 1881 § 812; 1873 p 187 § 37; 1869 p 204 § 35; 1854 p 80 § 33; RRS § 2435.] Repealed by 1975 1st ex.s. c 14 § 10

9.79.020 Carnal knowledge—Penalties. [1973 lst ex.s. c 154 § 123; 1943 c 112 § 1; 1937 c 74 § 1; 1919 c 132 § 1; 1909 c 249 § 184; 1897 c 19 § 1; 1886 p 84 § 1; Code 1881 § 814; 1873 p 187 § 37; 1869 p 204 § 35; 1854 p 80 § 33; Rem. Supp. 1943 § 2436.] Repealed by 1975 lst ex.s. c 14 § 10.

9.79.030 Sexual intercourse, carnal knowledge, prostitution, sexual conduct, defined. [1973 1st ex.s. c 154 § 124; 1909 c 249 § 185; 1873 p 187 § 37; RRS § 2437.] Repealed by 1975 1st ex.s. c 14 § 10.

9.79.040 Compelling a person to marry. [1973 1st ex.s. c 154 § 125; 1909 c 249 § 186; Code 1881 § 813; RRS § 2438.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.79.050 Abduction. [1973 1st ex.s. c 154 § 126; 1909 c 249 § 187; Code 1881 § 815; RRS § 2439.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.79.060 Placing persons in house of prostitution——Pimping. [1973 1st ex.s. c 154 § 127; 1927 c 186 § 1; 1909 c 249 § 188; RRS § 2440.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976

9.79.070 Seduction. [1973 1st ex.s. c 154 § 128; 1909 c 249 § 189; 1905 c 33 § 1; Code 1881 § 816; RRS § 2441.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.79.080 Indecent liberties, exposure, etc. [1973 1st ex.s. c 154 § 129; 1955 c 127 § 1; 1937 c 74 § 2; 1909 c 249 § 190; RRS § 2442.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.79.090 Incest—Penalties. [1943 c 111 § 1; 1909 c 249 § 203; 1895 c 149 §§ 1, 2; 1873 p 209 § 127; 1869 p 225 § 121; Rem. Supp. 1943 § 2455.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.79.100 Sodomy—Penalties. [1937 c 74 § 3; 1909 c 249 § 204; 1893 c 139 § 2; RRS § 2456.] Repealed by 1975 1st ex.s. c 260 § 9A-92.010, effective July 1, 1976.

9.79.110 Adultery. [1917 c 98 § 1; 1909 c 249 § 205; 1895 c 149 §§ 3, 4; Code 1881 §§ 943, 944; 1873 p 209 § 126; 1869 p 225 § 120; RRS § 2457.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.79.120 Lewdness. [1909 c 249 § 206; Code 1881 § 948; 1873 p 209 § 126; 1869 p 225 § 120; 1854 p 95 § 117; RRS § 2458.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.79.130 Solicitation of minor for immoral purposes. [1961 c 65 § 2.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

Chapter 9.80 SUICIDE

9.80.010 Defined. [1909 c 249 § 133; RRS § 2385.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.80.020 Attempting suicide. [1909 c 249 § 134; RRS § 2386.] Repealed by 1975 1st ex.s. c 199 § 13.

Reviser's note: This section was also repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.80.030 Aiding suicide. [1909 c 249 § 135; Code 1881 § 794; 1873 p 184 § 19; 1869 p 201 § 17; 1854 p 78 § 17; RRS § 2387.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1. 1976.

9.80.040 Abetting attempt at suicide. [1909 c 249 § 136; RRS § 2388.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.80.050 Incapacity of person aided no defense. [1909 c 249 § 137; RRS § 2389.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

Chapter 9.83 TRESPASS

9.83.010 Trespass on railway track. [1909 c 249 § 412; RRS § 2664.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976

9.83.020 Trespass on double track. [1913 c 128 § 1; RRS § 2664–1.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.83.030 Exceptions. [1913 c 128 § 2; RRS § 2664–2.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.83.040 Signs or warnings. [1913 c 128 § 3; RRS § 2664–3.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.83.050 Penalty. [1913 c 128 § 4; RRS § 2664-4.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.83.060 Trespass upon another's land. [1913 c 139 § 1; 1909 c 249 § 413; 1890 p 124 § 1; RRS § 2665.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.83.070 Malicious trespass—Penalty. [1873 p 195 § 67; 1869 p 212 § 64. No RRS.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.83.080 Criminal trespass—Penalty—Defense. [1969 c 7 § 1.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

Chapter 9.87 VAGRANCY

9.87.010 Vagrancy. [1972 ex.s. c 122 § 29; 1965 ex.s. c 112 § 1; 1909 c 249 § 436; Code 1881 § 1271; 1875 p 85 § 1; RRS § 2688.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.87.020 False representation of physical defects. [1915 c 62 \S 1; RRS \S 2688–1.] Repealed by 1975 1st ex.s. c 260 \S 9A.92.010, effective July 1, 1976.

9.87.030 Arrest without warrant. [Code 1881 § 1273; 1875 p 90 § 3; RRS § 1969.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

Chapter 9.91 MISCELLANEOUS CRIMES

9.91.040 Importing pauper. [Code 1881 § 932; RRS § 9992.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.91.070 Wilful destruction of vessel. [1909 c 249 § 382; RRS § 2634. Formerly codified as RCW 88.08.040.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

9.91.080 Making false manifest, invoice, etc. [1909 c 249 § 383; RRS § 2635. Formerly codified as RCW 88.08.010.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

Chapter 9.94 PRISONERS—STATE PENAL INSTITUTIONS

9.94.060 Interference, trafficking, with prisoners—Arrest without warrant. [1955 c 241 § 6.] Repealed by 1975 1st ex.s. c 260 § 9A.92-.010, effective July 1, 1976.

Reviser's note: 1975 1st ex.s. c 260 § 9A.92.010 (232) repeals "Section 4, chapter 241, Laws of 1955 and RCW 9.94.060". These citations do not match because section 4, chapter 241, Laws of 1955 is codified

as RCW 9.94.040 whereas RCW 9.94.060 derives from section 6 of the 1955 law. Since the repealer contained in earlier drafts of the Washington criminal code matched section 6 with RCW 9.94.060 and since the subject matter of RCW 9.94.060 appears to be comprehensively treated in chapter 9A.76 RCW of the new code, it would seem that the repeal of RCW 9.94.060 was intended, and that the correlative reference to section 4 of the 1955 law is erroneous.

Title 10 CRIMINAL PROCEDURE

Chapter 10.01 GENERAL PROVISIONS

10.01.010 Who amenable to criminal statutes. [1891 c 28 § 3; RRS § 2010.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976

10.01.020 Limitation of actions. [1937 c 12 § 1; 1891 c 28 § 2; Code 1881 § 779; 1854 p 77 § 10; RRS § 2005.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

10.01.112 Indigent defendants, habeas corpus petitioners and juveniles——State to pay costs and fees incident to review by supreme court or court of appeals. [1972 ex.s. c 111 § 2; 1970 ex.s. c 31 § 2; 1965 c 133 § 2.] Now codified as RCW 4.88.330.

Title 15 AGRICULTURE AND MARKETING

Chapter 15.44 DAIRY PRODUCTS COMMISSION

15.44.025 Commission districts—Representation. [1965 ex.s. c 44 § 3; 1961 c 11 § 15.44.025. Prior: 1959 c 163 § 3.] Repealed by 1975 lst ex.s. c 136 § 8.

Chapter 15.53 COMMERCIAL FEED

15.53.9026 Retail distributor's license—Required—Exceptions. [1967 c 240 § 33; 1965 ex.s. c 31 § 10.] Repealed by 1975 1st ex.s. c 257 § 12.

Construction—Effective date—1975 1st ex.s. c 257: See RCW 15.53.9053 and note.

15.53.9028 through 15.53.9034. [1965 ex.s. c 31 §§ 11–14.] Repealed by 1975 1st ex.s. c 257 § 12.

Construction—Effective date—1975 1st ex.s. c 257: See RCW 15.53.9053 and note.

Title 16 ANIMALS, ESTRAYS, BRANDS AND FENCES

Chapter 16.28 ESTRAYS

16.28.010 "Animal" defined. [1957 c 22 § 2. Prior: 1951 c 31 § 10; 1919 c 148 § 1, part; 1907 c 45 § 1, part; 1905 c 23 § 3, part; 1886 p 125 § 1, part; Code 1881 § 2539, part; 1868 p 72 § 2, part; RRS § 3156, part.] Repealed by 1975 1st ex.s. c 7 § 40.

16.28.020 Record of estrays. [1905 c 23 § 1; RRS § 3154.] Repealed by 1975 1st ex.s. c 7 § 40.

16.28.030 Registration of estrays by owner. [1905 c 23 § 2; RRS § 3155.] Repealed by 1975 1st ex.s. c 7 § 40.

16.28.040 Registration by finder. [1957 c 22 § 3. Prior: 1919 c 148 § 1, part; 1907 c 45 § 1, part; 1905 c 23 § 3, part; 1886 p 125 § 1; Code 1881 § 2539, part; 1868 p 72 § 2, part; RRS § 3156, part.] Repealed by 1975 1st ex.s. c 7 § 40.

16.28.050 Registering of presumed estrays. [1905 c 23 § 13; RRS § 3166.] Repealed by 1975 1st ex.s. c 7 § 40.

16.28.060 Notice to owner—Form. [1943 c 31 § 1; 1905 c 23 § 4; RRS § 3157.] Repealed by 1975 1st ex.s. c 7 § 40.

16.28.070 Payment of fee—Repossession. [1925 ex.s. c 122 § 1; 1919 c 148 § 2; 1905 c 23 § 5. Prior: 1886 p 125 § 2; Code 1881 §

2540; 1868 p 72 § 3; 1854 p 381 § 5.] Repealed by 1975 1st ex.s. c 7 § 40.

16.28.080 Sale of estrays. [1905 c 23 § 7; RRS § 3160. Prior: 1886 p 125 § 3, part; Code 1881 § 2543, part; 1868 p 72 § 6, part; 1854 p 381 § 7, part. FORMER PART OF SECTION: 1905 c 23 § 8; RRS § 3161, now codified as RCW 16.28.085.] Repealed by 1975 1st ex.s. c 7 § 40.

16.28.085 Sale of estrays——Notice. [1905 c 23 § 8; RRS § 3161. Formerly RCW 16.28.080, part.] Repealed by 1975 1st ex.s. c 7 § 40.

16.28.090 Sale of several estrays by one notice. [1909 c 123 § 1; 1905 c 23 § 9; RRS § 3162.] Repealed by 1975 1st ex.s. c 7 § 40.

16.28.100 Sale—Fees for selling. [1905 c 23 § 10; RRS § 3163.] Repealed by 1975 1st ex.s. c 7 § 40.

16.28.110 Estrays may be registered in more than one county. [1905 c 23 § 14; RRS § 3167.] Repealed by 1975 1st ex.s. c 7 § 40.

16.28.120 Redemption. [1909 c 123 § 2; 1905 c 23 § 11. Prior: 1886 p 125 § 3, part; Code 1881 § 2543, part; 1868 p 72 § 6, part; 1854 p 381 § 5; 1 H. C. § 2540, part.] Repealed by 1975 1st ex.s. c 7 § 40.

16.28.130 Publication fees. [1905 c 23 § 12; RRS § 3165.] Repealed by 1975 1st ex.s. c 7 § 40.

16.28.140 Disposition of fees and proceeds of sales. [1905 c 23 § 6; RRS § 3159.] Repealed by 1975 1st ex.s. c 7 § 40.

16.28.150 Penalty. [1905 c 23 § 15; RRS § 3168. Prior: Code 1881 § 2544; 1868 p 72 § 7.] Repealed by 1975 1st ex.s. c 7 § 40.

Title 18 BUSINESSES AND PROFESSIONS

Chapter 18.26 CHIROPRACTIC DISCIPLINARY BOARD

18.26.260 Appeal from decision of board—Scope of review. [1967 c 171 § 26.] Repealed by 1975 1st ex.s. c 39 § 12.

Chapter 18.37 ELECTRICIANS

18.37.110 Apprentices—Registration—Permit to work. [1973 1st ex.s. c 206 § 11.] Repealed by 1975 1st ex.s. c 70 § 4.

Chapter 18.51 NURSING HOMES

18.51.090 Inspection of nursing homes—Approval of new facilities. [1953 c $160 \ \S \ 6$; $1951 \ c \ 117 \ \S \ 10$.] Repealed by $1975 \ lst \ ex.s. \ c \ 99 \ \S \ 17$.

Reviser's note: This section was also amended by 1975 1st ex.s. c 213 § 2 without cognizance of the repeal thereof.

18.51.120 Information confidential. [1953 c 160 § 7; 1951 c 117 § 13.] Repealed by 1975 1st ex.s. c 99 § 17.

18.51.130 Appeal from decision of department——Procedure. [1953 c 160 § 8; 1951 c 117 § 14.] Repealed by 1975 1st ex.s. c 99 § 17.

Chapter 18.53 OPTOMETRY

18.53.090 Record of certificates—County clerk—Reports—Penalty. [1919 c 144 § 6; RRS § 10151. Prior: 1909 c 235 §§ 4, 6.] Repealed by 1975 1st ex.s. c 69 § 16.

Chapter 18.71 PHYSICIANS AND SURGEONS

18.71.096 Conditional certificate or license for out-of-state licensees while engaged by department of social and health services—Duration—Renewal. [1973 1st ex.s. c 4 § 2; 1967 c 138 § 2; 1965 c 29 § 2; 1963 c 65 § 1; 1959 c 189 § 2.] Repealed by 1975 1st ex.s. c 171 § 20.

18.71.900 Interchangeable terms. [1909 c 192 § 21.] Repealed by 1975 1st ex.s. c 171 § 20.

Chapter 18.106 PLUMBERS

18.106.120 Apprentices—Registration—Permit to work. [1973 lst ex.s. c 175 § 12.] Repealed by 1975 lst ex.s. c 71 § 4.

Title 19 BUSINESS REGULATIONS—MISCELLANEOUS

Chapter 19.89 FAIR TRADE ACT

19.89.010 Definitions. [1937 c 176 § 5; RRS § 5854–15. Prior: 1935 c 177 § 2. Formerly RCW 19.88.010, part.] Repealed by 1975 c 55 § 1.

19.89.020 Resale price fixing——When valid. [1937 c 176 § 2; RRS § 5854–12. Prior: 1935 c 177 § 3. Formerly RCW 19.88.020.] Repealed by 1975 c 55 § 1.

19.89.030 Unlawful advertisements or sale in violation of agreement. [1937 c 176 § 3; RRS § 5854-13. Prior: 1935 c 177 § 4. Formerly RCW 19.88.030, part.] Repealed by 1975 c 55 § 1.

19.89.040 Application of chapter—Agreements affected. [1937 c 176 § 4; RRS § 5854–14. Formerly RCW 19.88.030, part.] Repealed by 1975 c 55 § 1.

19.89.900 Severability——**1937 c 176.** [1937 c 176 § 6.] Repealed by 1975 c 55 § 1.

19.89.910 Short title. [1937 c 176 § 1.] Repealed by 1975 c 55 § 1.

Title 21 SECURITIES AND INVESTMENTS

Chapter 21.20 SECURITIES ACT OF WASHINGTON

21.20.150 Registration by notification—Requirements. [1959 c 282 § 15.] Repealed by 1975 1st ex.s. c 84 § 28.

21.20.160 Contents of registration statement by notification. [1959 c 282 § 16.] Repealed by 1975 1st ex.s. c 84 § 28.

21.20.170 Time of taking effect of registration statement by notification. [1959 c 282 § 17.] Repealed by 1975 1st ex.s. c 84 § 28.

Title 23 CORPORATIONS AND ASSOCIATIONS (PROFIT)

Chapter 23.01 PRIVATE BUSINESS CORPORATIONS ACT

23.01.226 Community property agreements—Transfers of shares pursuant to direction of surviving spouse. [1965 c 85 § 1.] Now codified as RCW 23A.08.325.

Title 28A COMMON SCHOOL PROVISIONS

Chapter 28A.03 SUPERINTENDENT OF PUBLIC INSTRUCTION

28A.03.050 Accumulated sick leave fund established in office for all districts—Contributions to. [1969 ex.s. c 176 § 103; 1969 ex.s. c 223 § 28A.03.050. Prior: 1967 c 12 § 2; 1965 ex.s. c 49 § 2. Formerly RCW 28.03.050.] Repealed by 1975 1st ex.s. c 60 § 1.

Reviser's note: This section was also amended by 1975 1st ex.s. c 275 § 48 without cognizance of the repeal thereof.

Chapter 28A.09 VOCATIONAL EDUCATION GENERALLY

28A.09.005 Coordinating council for occupational education—Vocational education—Director—State plan, etc. [Code Reviser's cross-reference section.] Decodified.

28A.09.070 Acceptance of federal acts. [1969 ex.s. c 223 § 28A.09.070. Prior: 1967 ex.s. c 8 § 27; 1939 c 183 § 1; 1919 c 169 § 1; RRS § 4919. Formerly RCW 28.09.070.] Recodified as RCW 28C.04.200 pursuant to 1975 1st ex.s. c 174 § 17.

28A.09.080 Custodian of special appropriations. [1969 ex.s. c 223 § 28A.09.080. Prior: 1967 ex.s. c 8 § 28: 1919 c 160 § 2; RRS § 4920. Formerly RCW 28.09.080.] Recodified as RCW 28C.04.210 pursuant to 1975 1st ex.s. c 174 § 17.

28A.09.090 Types of schools or classes. [1969 ex.s. c 223 § 28A.09.090. Prior: 1967 ex.s. c 8 § 29; 1919 c 160 § 6; RRS § 4924. Formerly RCW 28.09.090.] Recodified as RCW 28C.04.220 pursuant to 1975 1st ex.s. c 174 § 17.

28A.09.100 School district vocational education programs—Scope—Rules and regulations. [1971 ex.s. c 285 § 1; 1969 ex.s. c 261 § 24; 1969 ex.s. c 223 § 28B.50.240. Prior: 1967 ex.s. c 8 § 24. Like section formerly RCW 28.85.240. Formerly RCW 28B.50.240.] Recodified as RCW 28C.04.230 pursuant to 1975 1st ex.s. c 174 § 17.

28A.09.110 Uniform definition of terms used in vocational education—Purpose. [1971 ex.s. c 285 § 3.] Recodified as RCW 28C.04-.025 pursuanit to 1975 1st ex.s. c 174 § 17.

28A.09.120 Uniform definition of terms used in vocational education—Definitions. [1971 ex.s. c 285 § 4.] Recodified as RCW 28C-.04.026 pursuant to 1975 1st ex.s. c 174 § 17.

28A.09.200 Children of certain citizens missing in action or prisoners of war exempt from fees—Limitations—Procedure. [1973 c 63 § 1; 1972 ex.s. c 17 § 1.] Recodified as RCW 28C.04.240 pursuant to 1975 1st ex.s. c 174 § 17.

Chapter 28A.48 APPORTIONMENT TO DISTRICTS—DISTRICT ACCOUNTING

28A.48.040 Credits for nonresident attendance—Agreement necessary. [1969 c 130 § 8; 1969 ex.s. c 223 § 28A.48.040. Prior: 1909 c 97 p 312 § 4; RRS § 4874. Formerly RCW 28.48.040.] Repealed by 1975 lst ex.s. c 66 § 3.

28A.48.050 Credits for nonresident attendance—Procedure for obtaining nonresident attendance credit. [1969 ex.s. c 176 § 110; 1969 ex.s. c 223 § 28A.48.050. Prior: 1909 c 97 p 312 § 5; RRS § 4875. Formerly RCW 28.48.050.] Repealed by 1975 1st ex.s. c 66 § 3.

Reviser's note: This section was also amended by 1975 1st ex.s. c 275 § 69 without cognizance of the repeal thereof.

28A.48.090 Apportionment for third class districts may be withheld, when. [1969 ex.s. c 176 § 113; 1969 ex.s. c 223 § 28A.48.090. Prior: 1909 c 97 p 314 § 13; RRS § 4883. Formerly RCW 28.48.090.] Repealed by 1975 c 43 § 36.

Reviser's note: This section was also amended by 1975 1st ex.s. c 275 § 72 without cognizance of the repeal thereof.

Chapter 28A.57 ORGANIZATION AND REORGANIZATION OF SCHOOL DISTRICTS

28A.57.332 Directors—Increase in number of former third class directors for new second class district, how effected. [1971 c 67 § 7; 1969 ex.s. c 223 § 28A.57.332. Prior: 1959 c 268 § 8; 1947 c 266 § 33; Rem. Supp. 1947 § 4693–52. Formerly RCW 28.57.360.] Repealed by 1975 c 43 § 36.

Chapter 28A.58 PROVISIONS APPLICABLE TO ALL SCHOOL DISTRICTS

28A.58.046 Real property——Sale——Engaging agent for——Limitations. [1972 ex.s. c 142 § 4.] Repealed by 1975 1st ex.s. c 243 § 3.

Chapter 28A.60 PROVISIONS APPLICABLE ONLY TO SECOND AND THIRD CLASS DISTRICTS

28A.60.185 Schoolhouses, teachers' cottages—Purchase, lease of realty—Sites—Third class districts. [1969 ex.s. c 223 § 28A.60.185. Prior: 1959 c 169 § 2. Formerly RCW 28.63.185.] Repealed by 1975 c 43 § 36.

28A.60.186 Approval of building plans—Third class districts. [1971 ex.s. c 282 § 39; 1971 c 48 § 36; 1969 ex.s. c 223 § 28A.60.186. Prior: 1919 c 90 § 7; 1909 c 97 p 289 § 14; RRS § 4789; prior: 1907 c

163 § 2. Formerly RCW 28.58.300, 28.58.301.] Repealed by 1975 c 43 § 36.

Reviser's note: This section was also amended by 1975 1st ex.s. c 275 § 120 without cognizance of the repeal thereof.

Chapter 28A.72 NEGOTIATIONS BY CERTIFICATED PERSONNEL

28A.72.010 Declaration of purpose. [1969 ex.s. c 223 § 28A.72.010. Prior: 1965 c 143 § 1. Formerly RCW 28.72.010.] Repealed by 1975 lst ex.s. c 288 § 28, effective January 1, 1976.

28A.72.020 Definitions. [1975 1st ex.s. c 296 § 8; 1969 ex.s. c 223 § 28A.72.020. Prior: 1965 c 143 § 2. Formerly RCW 28.72.020.] Repealed by 1975 1st ex.s. c 288 § 28 and also repealed by 1975 2nd ex.s. c 5 § 7, effective January 1, 1976.

28A.72.030 Negotiation by representatives of employee organization—Authorized—Subject matter. [1969 ex.s. c 223 § 28A.72.030. Prior: 1965 c 143 § 3. Formerly RCW 28.72.030.] Repealed by 1975 lst ex.s. c 288 § 28, effective January 1, 1976.

28A.72.050 Certificated employee may appear in own behalf. [1969 ex.s. c 223 § 28A.72.050. Prior: 1965 c 143 § 5. Formerly RCW 28.72.050.] Repealed by 1975 1st ex.s. c 288 § 28, effective January 1, 1976

28A.72.060 Advisory committee—Composition—Report—Recommendations, effect. [1975 1st ex.s. c 296 § 9; 1969 ex.s. c 52 § 3; 1969 ex.s. c 223 § 28A.72.060. Prior: 1965 c 143 § 6. Formerly RCW 28.72.060.] Repealed by 1975 1st ex.s. c 288 § 28 and also repealed by 1975 2nd ex.s. c 5 § 7, effective January 1, 1976.

28A.72.070 Discrimination prohibited. [1969 ex.s. c 52 § 4; 1969 ex.s. c 223 § 28A.72.070. Prior: 1965 c 143 § 7. Formerly RCW 28-.72.070.] Repealed by 1975 1st ex.s. c 288 § 28, effective January 1, 1976.

28A.72.080 District directors to adopt rules and regulations. [1975 1st ex.s. c 296 § 10; 1969 ex.s. c 223 § 28A.72.080. Prior: 1965 c 143 § 8. Formerly RCW 28.72.080.] Repealed by 1975 1st ex.s. c 288 § 28 and also repealed by 1975 2nd ex.s. c 5 § 7, effective January 1, 1976.

28A.72.090 Prior agreements. [1969 ex.s. c 223 § 28A.72.090. Prior: 1965 c 143 § 9. Formerly RCW 28.72.090.] Repealed by 1975 1st ex.s. c 288 § 28, effective January 1, 1976.

28A.72.100 Principals, assistant principals, application to. [1975 1st ex.s. c 296 § 11; 1973 1st ex.s. c 115 § 1.] Repealed by 1975 1st ex.s. c 288 § 28 and also repealed by 1975 2nd ex.s. c 5 § 7, effective January 1. 1976.

Title 28B HIGHER EDUCATION

Chapter 28B.10 COLLEGES AND UNIVERSITIES GENERALLY

28B.10.180 Financial plan for ensuing fiscal period——State colleges and universities. [1971 ex.s. c 40 § 1.] Repealed by 1975 1st ex.s. c 293 § 21.

Chapter 28B.40 STATE COLLEGES

28B.40.210 Master degrees in education, arts or science authorized. [1969 ex.s. c 223 § 28B.40.210. Prior: (i) 1967 c 47 § 8; 1949 c 34 § 2; 1947 c 108 § 1; Rem. Supp. 1949 § 4618-2. Formerly RCW 28.81.053; 28.81.050(17). (ii) 1967 c 47 § 9, part; 1963 c 109 § 1, part. Formerly RCW 28.81.054, part.] Repealed by 1975 1st ex.s. c 232 § 2.

28B.40.226 Granting of specific degrees authorized—Eastern Washington State College. [1974 ex.s. c 14 § 1; 1971 ex.s. c 28 § 1.] Repealed by 1975 1st ex.s. c 232 § 2.

Chapter 28B.50 COMMUNITY COLLEGES ACT OF 1967 (AND COMMUNITY COLLEGES GENERALLY)

28B.50.160 Coordinating council for occupational education— Created—Purpose—Powers and duties. [1970 ex.s. c 18 § 54; 1969 ex.s. c 223 § 28B.50.160. Prior: 1967 ex.s. c 8 § 16. Formerly RCW 28.85.160.] Repealed by 1975 1st ex.s. c 174 § 18.

- 28B.50.170 Coordinating council for occupational education—Members—Appointment—Terms—Qualifications and restrictions as to governor's appointees—Per diem and mileage. [1973 c 62 § 20; 1969 ex.s. c 283 § 28; 1969 ex.s. c 223 § 28B.50.170. Prior: 1967 ex.s. c 8 § 17. Like section formerly RCW 28.85.170.] Repealed by 1975 1st ex.s. c 174 § 18.
- 28B.50.180 Coordinating council for occupational education—Organization—Bylaws—Chairman and vice chairman, election of, terms—Meetings—Quorum—Annual report—Fiscal year. [1969 ex.s. c 223 § 28B.50.180. Prior: 1967 ex.s. c 8 § 18. Formerly RCW 28.85.180.] Repealed by 1975 1st ex.s. c 174 § 18.
- 28B.50.200 Coordinating council for occupational education—Director of vocational education—Appointment—Term—Qualifications—Duties—Salary and expenses. [1973 c 62 § 21; 1969 ex.s. c 223 § 28B.50.200. Prior: 1967 ex.s. c 8 § 20. Formerly RCW 28.85.200.] Repealed by 1975 1st ex.s. c 174 § 18.
- 28B.50.211 Division of vocational rehabilitation of the coordinating council for occupational education abolished. [Code Reviser cross reference section.] Decodified.
- **28B.50.220** Coordinating council for occupational education—Additional powers and duties. [1970 ex.s. c 18 § 55; 1969 ex.s. c 223 § 28B.50.220. Prior: 1967 ex.s. c 8 § 22. Formerly RCW 28.85.220.] Repealed by 1975 1st ex.s. c 174 § 18.
- 28B.50.221 Coordinating council for occupational education—Additional powers and duties. [1969 ex.s. c 98 § 1. Formerly RCW 28-.85.221.] Recodified as RCW 28C.04.140 pursuant to 1975 1st ex.s. c 174 § 17.
- 28B.50.230 Coordinating council for occupational education— Preparation of state plan for vocational education by, considerations——Allocation of funds, standard. [1969 ex.s. c 223 § 28B.50.230. Prior: 1967 ex.s. c 8 § 23. Formerly RCW 28.85.230.] Recodified as RCW 28C.04.090 pursuant to 1975 1st ex.s. c 174 § 17.
- 28B.50.245 State advisory council on vocational education—Created—Members—Qualifications—Appointment—Terms—Chairman—Meetings—Per diem and expenses. [1969 ex.s. c 283 § 52. Formerly RCW 28.85.245.] Recodified as RCW 28C-.04.300 pursuant to 1975 1st ex.s. c 174 § 17.
- 28B.50.246 State advisory council on vocational education—Powers and duties. [1969 ex.s. c 283 § 53. Formerly RCW 28.85.246.] Recodified as RCW 28C.04.310 pursuant to 1975 1st ex.s. c 174 § 17.
- 28B.50.770 School districts may elect to have vocational-technical institutes remain a part of school district—Relinquishment of administrative control over. [1969 ex.s. c 223 § 28B.50.770. Prior: 1967 ex.s. c 8 § 77. Formerly RCW 28.85.770.] Repealed by 1975 1st ex.s. c 174 § 18.

Chapter 28B.81 COMMISSION ON HIGHER EDUCATION

- **28B.81.010** Commission created—Members—Purpose. [1969 ex.s. c 263 § 1. Formerly RCW 28.90.100.] Repealed by 1975 1st ex.s. c 132 § 11.
- **28B.81.020** Chairman, selection of. [1970 ex.s. c 102 § 10; 1969 ex.s. c 263 § 2. Formerly RCW 28.90.110.] Repealed by 1975 1st ex.s. c 132 § 11.
- **28B.81.030 Programs administered by.** [1969 ex.s. c 263 § 3. Formerly RCW 28.90.120.] Repealed by 1975 1st ex.s. c 132 § 11.
- **28B.81.040** Powers and duties generally. [1969 ex.s. c 263 § 4. Formerly RCW 28.90.130.] Repealed by 1975 1st ex.s. c 132 § 11.
- **28B.81.050** Federal funds, private gifts or grants. [1969 ex.s. c 263 § 5. Formerly RCW 28.90.140.] Repealed by 1975 1st ex.s. c 132 § 11.
- **28B.81.060** Professional staff—Council as source. [1969 ex.s. c 263 § 6. Formerly RCW 28.90.150.] Repealed by 1975 1st ex.s. c 132 § 11
- **28B.81.070** Student financial aid programs administered by. [1969 ex.s. c 263 § 7. Formerly RCW 28.90.160.] Repealed by 1975 1st ex.s. c 132 § 11.
- **28B.81.080** Rules and regulations. [1969 ex.s. c 263 § 8. Formerly RCW 28.90.170.] Repealed by 1975 1st ex.s. c 132 § 11.

- 28B.81.090 Members—Per diem and travel expenses. [1969 ex.s. c 263 § 9. Formerly RCW 28.90.180.] Repealed by 1975 1st ex.s. c 132 8 11
 - 28B.81.150 State student financial aid program. Decodified.
- **28B.81.900** Severability——**1969** ex.s. c **263**. [1969 ex.s. c 263 § 12.] Repealed by 1975 1st ex.s. c 132 § 11.

Title 35 CITIES AND TOWNS

Chapter 35.58 METROPOLITAN MUNICIPAL CORPORATIONS

- 35.58.2731 Mass public transit system—Limitations upon amount of special motor vehicle excise tax levies—Bond issue authorized—Federal funds. [1973 1st ex.s. c 136 § 7.] Repealed by 1975 1st ex.s. c 270 § 28.
- 35.58.274 Public transportation systems—Motor vehicles exempt from tax. [1969 ex.s. c 255 § 9.] Repealed by 1973 1st ex.s. c 136 § 8, effective June 30, 1981.

Reviser's note: The statute for the expiration of this section on June 30, 1981, was repealed by 1975 1st ex.s. c 270 § 28.

35.58.275 Public transportation systems—Provisions of motor vehicle excise tax chapter applicable. [1969 ex.s. c 255 § 10.] Repealed by 1973 1st ex.s. c 136 § 8, effective June 30, 1981.

Reviser's note: The statute providing for the expiration of this section on June 30, 1981, was repealed by 1975 1st ex.s. c 270 § 28.

35.58.276 Public transportation systems—When tax due and payable—Collection. [1971 ex.s. c 199 § 1; 1969 ex.s. c 255 § 11.] Repealed by 1973 1st ex.s. c 136 § 8, effective June 30, 1981.

Reviser's note: The statute for the expiration of this section on June 30, 1981, was repealed by 1975 1st ex.s. c 270 § 28.

35.58.277 Public transportation systems—Remittance of tax by county auditor. [1969 ex.s. c 255 § 12.] Repealed by 1973 1st ex.s. c 136 § 8, effective June 30, 1981.

Reviser's note: The statute for the expiration of this section on June 30, 1981, was repealed by 1975 1st ex.s. c 270 § 28.

35.58.2793 Mass public transit system——State financial assistance—Distribution of funds—Formula—Federal funds. (Effective June 30, 1981.) [1973 lst ex.s. c 136 § 6.] Repealed by 1975 lst ex.s. c 270 § 28.

Title 41 PUBLIC EMPLOYMENT, CIVIL SERVICE AND PENSIONS

Chapter 41.32 TEACHERS' RETIREMENT

- 41.32.4941 Funds required for payment under RCW 41.32.493 and 41.32.494 are separate appropriation transfers from general fund to teachers' retirement fund. [1961 ex.s. c 22 § 4.] Repealed by 1975 1st ex.s. c 148 § 2.
- 41.32.4942 Funds required for payment under RCW 28.81.170, 41.32.480, 41.32.493, 41.32.4931, 41.32.561 and 41.32.570 are separate appropriation transfers from general fund to teachers' retirement fund. [1967 c 151 § 7.] Repealed by 1975 1st ex.s. c 148 § 2.

Title 43 STATE GOVERNMENT—EXECUTIVE

Chapter 43.17 ADMINISTRATIVE DEPARTMENTS AND AGENCIES—— GENERAL PROVISIONS

- **43.17.080** Administrative board—How constituted. [1965 c 8 § 43.17.080. Prior: 1921 c 7 § 14; RRS § 10772.] Repealed by 1975 c 40 § 14.
- **43.17.090** Administrative board—Powers and duties. [1965 c 8 § 43.17.090. Prior: 1961 c 1 § 31 (Initiative Measure No. 207); 1929 c 68 § 1; 1921 c 7 § 15; RRS § 10773.] Repealed by 1975 c 40 § 14.

Chapter 43.21D ELECTRIC POWER USE—EMERGENCY CURTAILMENT, ALLOCATION

43.21D.010 Legislative finding, declaration and intent. [1973 2nd ex.s. c 29 § 1.] Expired June 30, 1974, see 1973 2nd ex.s. c 29 § 9.

43.21D.020 Definitions. [1973 2nd ex.s. c 29 § 2.] Expired June 30, 1974, see 1973 2nd ex.s. c 29 § 9.

43.21D.030 Electric emergency curtailment and/or allocation committee—Created—Members—Compensation—Expenses. [1973 2nd ex.s. c 29 § 3.] Expired June 30, 1974, see 1973 2nd ex.s. c 29 § 9.

43.21D.040 Powers and duties of committee. [1973 2nd ex.s. c 29 § 4.] Expired June 30, 1974, see 1973 2nd ex.s. c 29 § 9.

43.21D.050 Powers and duties of governor—Orders—Compliance required—Coordination with programs of other states. [1973 2nd ex.s. c 29 § 5.] Expired June 30, 1974, see 1973 2nd ex.s. c 29 § 9.

43.21D.060 Petition for exception or modification of order——Appeals. [1973 2nd ex.s. c 29 § 6.] Expired June 30, 1974, see 1973 2nd ex.s. c 29 § 9.

43.21D.070 Violations—Penalty—Termination of electric services. [1973 2nd ex.s. c 29 § 7.] Expired June 30, 1974, see 1973 2nd ex.s. c 29 § 9.

43.21D.080 Chapter to control in event of conflict—Exceptions—Compliance with other laws. [1973 2nd ex.s. c 29 § 8.] Expired June 30, 1974, see 1973 2nd ex.s. c 29 § 9.

43.21D.900 Expiration of chapter. [1973 2nd ex.s. c 29 § 9.] Expired June 30, 1974, see 1973 2nd ex.s. c 29 § 9.

43.21D.905 Liberal construction. [1973 2nd ex.s. c 29 § 10.] Expired June 30, 1974, see 1973 2nd ex.s. c 29 § 9.

43.21D.910 Severability—1973 2nd ex.s. c 29. [1973 2nd ex.s. c 29 § 12.] Expired June 30, 1974, see 1973 2nd ex.s. c 29 § 9.

Chapter 43.91 AUTOMOBILE POOL

43.91.010 Pool may be established. [1965 c 8 § 43.91.010. Prior: 1943 c 225 § 1; Rem. Supp. 1943 § 10964–40.] Repealed by 1975 1st ex.s. c 167 § 18.

43.91.020 Purchase of cars, storage, upkeep, repair, etc. [1965 c 8 § 43.91.020. Prior: 1943 c 225 § 2; Rem. Supp. 1943 § 10964–41.] Repealed by 1975 1st ex.s. c 167 § 18.

43.91.030 Request for vehicles. [1965 c 8 § 43.91.030. Prior: 1943 c 225 § 3; Rem. Supp. 1943 § 10964–42.] Repealed by 1975 1st ex.s. c 167 § 18.

43.91.040 Check on mileage—Cost to be billed. [1965 c 8 § 43.91.040. Prior: 1943 c 225 § 4; Rem. Supp. 1943 § 10964—43.] Repealed by 1975 1st ex.s. c 167 § 18.

43.91.050 Use by other departments. [1965 c 8 § 43.91.050. Prior: 1943 c 225 § 5; Rem. Supp. 1943 § 10964–44.] Repealed by 1975 1st ex.s. c 167 § 18.

43.91.060 Highway equipment fund to finance pool. [1965 c 8 § 43-.91.060. Prior: 1943 c 225 § 6; Rem. Supp. 1943 § 10964-45.] Repealed by 1975 1st ex.s. c 167 § 18.

43.91.070 Rules and regulations. [1965 c 8 § 43.91.070. Prior: 1943 c 225 § 7; Rem. Supp. 1943 § 10964–46.] Repealed by 1975 1st ex.s. c 167 § 18.

43.91.080 Private vehicles may be used. [1965 c 8 § 43.91.080. Prior: 1943 c 225 § 8; Rem. Supp. 1943 § 10964–47.] Repealed by 1975 lst ex.s. c 167 § 18.

Reviser's note: For later enactment, see RCW 43.19.560 through 43.19.635, 43.41.130 and 43.41.140.

Chapter 43.96A WORLD FAIR COMMISSION——OSAKA EXPOSITION

43.96A.010 through 43.96A.100. [1969 c 43 §§ 1-10.] Repealed by 1975 c 45 § 1.

43.96A.900 Severability——1969 c 43, [1969 c 43 § 12.] Repealed by 1975 c 45 § 1.

Chapter 43.97 COLUMBIA RIVER GORGE COMMISSION

43.97.050 Columbia River Gorge commission account——Disposition. [1965 c 8 § 43.97.050. Prior: 1959 c 74 § 5.] Repealed by 1975 1st ex.s. c 48 § 9.

Title 44 STATE GOVERNMENT—LEGISLATIVE

Chapter 44.28 LEGISLATIVE BUDGET COMMITTEE

44.28.090 Powers—Interim sessions of legislature. [1951 c 43 § 5.] Repealed by 1975 1st ex.s. c 293 § 21.

44.28.160 Attendance records of school districts may be audited. [1959 c 148 § 2.] Repealed by 1975 1st ex.s. c 293 § 21.

Chapter 44.40 LEGISLATIVE TRANSPORTATION COMMITTEE——SENATE AND HOUSE TRANSPORTATION AND UTILITIES COMMITTEES

44.40.026 Study of alternative methods of financing cross-sound transportation facilities. [1971 ex.s. c 195 § 18; 1970 ex.s. c 85 § 8.] Repealed by 1975 1st ex.s. c 268 § 9.

44.40.060 Participation in development of data bank. [1971 ex.s. c 195 § 19.] Repealed by 1975 1st ex.s. c 268 § 9.

Title 46 MOTOR VEHICLES

Chapter 46.04 DEFINITIONS

46.04.230 Intersection center marker. [1961 c 12 § 46.04.230. Prior: 1959 c 49 § 24; prior: 1937 c 189 § 1, part; RRS § 6360–1, part.] Repealed by 1975 c 62 § 51.

46.04.250 Intersection entrance marker. [1961 c 12 § 46.04.250. Prior: 1959 c 49 § 26; prior: 1937 c 189 § 1, part; RRS § 6360–1, part.] Repealed by 1975 c 62 § 51.

Chapter 46.09 ALL_TERRAIN VEHICLES

46.09.160 Determination of moneys paid as excise taxes on fuel for all-terrain vehicles—Cost offset—Report. [1974 ex.s. c 144 § 2; 1972 ex.s. c 153 § 14; 1971 ex.s. c 47 § 21.] Repealed by 1975 1st ex.s. c 34 § 3.

Chapter 46.37 VEHICLE LIGHTING AND OTHER EQUIPMENT

46.37.580 Odometers—Disconnection for accommodation sales by dealers. [1969 c 112 § 6.] Repealed by 1975 c 24 § 2.

Chapter 46.61 RULES OF THE ROAD

46.61.360 Stop signs and yield signs. [1965 ex.s. c 155 \S 50.] Repealed by 1975 c 62 \S 51.

46.61.420 Speed limits established by city or town ordinance in conflict with state law——Procedure. [1965 ex.s. c 155 § 56.] Repealed by 1975 c 62 § 51.

46.61.510 Persons under the influence of drugs. [1965 ex.s. c 155 § 61.] Repealed by 1975 1st ex.s. c 287 § 6.

Title 47 PUBLIC HIGHWAYS

Chapter 47.05 PRIORITY PROGRAMMING FOR HIGHWAY DEVELOPMENT

47.05.050 Six year comprehensive highway construction program—Composition—Criteria for selection of projects—Revision—Biennial extension. [1973 2nd ex.s. c 12 § 6; 1969 ex.s. c 39 § 5; 1963 c 173 § 5.] Repealed by 1975 1st ex.s. c 143 § 5.

Chapter 47.17 STATE HIGHWAY ROUTES

47.17.205 State route No. 110. [1971 ex.s. c 73 § 4; 1970 ex.s. c 51 § 42.] Repealed by 1975 c 63 § 15.

47.17.265 State route No. 131. [1970 ex.s. c 51 § 54.] Repealed by 1975 c 63 § 15.

47.17.570 State route No. 311. [1970 ex.s. c 51 § 115.] Repealed by 1975 c 63 § 15.

47.17.775 State route No. 537. [1970 ex.s. c 51 § 156.] Repealed by 1975 c 63 § 15.

Chapter 47.64 MARINE EMPLOYEE COMMISSION

47.64.020 Marine employee commission to be established——Membership—Terms—Compensation. [1961 c 13 § 47.64.020. Prior: 1953 c 211 § 1; 1949 c 148 § 3, part; Rem. Supp. 1949 § 6524–24, part.] Repealed by 1975 1st ex.s. c 296 § 39.

Title 50 UNEMPLOYMENT COMPENSATION

Chapter 50.20 BENEFITS AND CLAIMS

50.20.030 Pregnancy limitation. [1973 1st ex.s. c 167 § 2; 1970 ex.s. 2 § 20; 1955 c 286 § 3. Prior: 1945 c 35 § 70; Rem. Supp. 1945 § 9998–208.] Repealed by 1975 1st ex.s. c 228 § 18.

Title 51 INDUSTRIAL INSURANCE

Chapter 51.32 COMPENSATION—RIGHT TO AND AMOUNT

51.32.005 "Child" defined. [1969 ex.s. c 77 § 2; 1961 c 23 § 51.32-.005. Prior: 1951 c 115 § 6.] Repealed by 1975 1st ex.s. c 224 § 19.

51.32.070 Additional payments for prior pensioners—Personal attendant. [1973 1st ex.s. c 154 § 97; 1973 c 147 § 2; 1971 ex.s. c 289 § 9; 1965 ex.s. c 166 § 1; 1961 c 108 § 1; 1961 c 23 § 51.32.070. Prior: 1957 c 196 § 1; 1947 c 233 § 1; Rem. Supp. 1947 § 7679b.] Repealed by 1975 1st ex.s. c 224 § 19.

Title 52 FIRE PROTECTION DISTRICTS

Chapter 52.08 POWERS

52.08.070 Power to create L.I.D.'s—Special taxes—Indebtedness. [1941 c 70 § 60; 1939 c 34 § 17; Rem. Supp. 1941 § 5654–117.] Repealed by 1975 1st ex.s. c 130 § 5.

Chapter 52.20 LOCAL IMPROVEMENT DISTRICTS

52.20.050 Warrants against fund. [1939 c 34 § 44; RRS § 5654-144.] Repealed by 1975 1st ex.s. c 130 § 5.

Title 53 PORT DISTRICTS

Chapter 53.12 COMMISSIONERS—ELECTIONS

53.12.250 Compensation. [1957 c 72 § 1; 1955 c 348 § 4. Prior: 1921 c 179 § 1, part; 1917 c 125 § 2, part; 1913 c 62 § 5, part; 1911 c 92 § 5, part; RRS § 9693, part.] Repealed by 1975 1st ex.s. c 187 § 3.

Title 66 ALCOHOLIC BEVERAGE CONTROL

Chapter 66.24 LICENSES——STAMP TAXES

66.24.390 Dining, club, buffet car license. [1937 c 217 \S 1 (23L) (adding new section 23–L to 1933 ex.s. c 62); RRS \S 7306–23L.] Repealed by 1975 1st ex.s. c 245 \S 3.

Chapter 66.44 ENFORCEMENT—PENALTIES

66.44.191 Sales on university grounds prohibited——Penalty. [1895 c 75 § 2; RRS § 5101.] Repealed by 1975 1st ex.s. c 68 § 2.

Title 69 FOOD, DRUGS, COSMETICS, AND POISONS

Chapter 69.24 EGGS AND EGG PRODUCTS WASHINGTON STATE EGG LAW OF 1955

69.24.130 Definitions—General. [1955 c 193 § 1.] Repealed by 1975 1st ex.s. c 201 § 40.

69.24.140 Definitions—With relation to eggs. [1955 c 193 § 2.] Repealed by 1975 1st ex.s. c 201 § 40.

69.24.150 Rules and regulations, grades and standards——Administrative hearings. [1955 c 193 § 3.] Repealed by 1975 1st ex.s. c 201 § 40.

69.24.160 Dealer's license. [1955 c 193 § 4.] Repealed by 1975 1st ex.s. c 201 § 40.

69.24.170 Dealer's license—Fee—Disposition. [1961 c 54 § 1; 1955 c 193 § 5.] Repealed by 1975 1st ex.s. c 201 § 40.

69.24.180 Dealer's license—Duration—Nontransferable—Duplicate. [1955 c 193 § 6.] Repealed by 1975 1st ex.s. c 201 § 40.

69.24.190 Dealer's license—Grounds for not issuing. [1955 c 193 § 7.] Repealed by 1975 1st ex.s. c 201 § 40.

69.24.200 Dealer's license—Revocation, suspension, denial. [1955 c 193 § 8.] Repealed by 1975 1st ex.s. c 201 § 40.

69.24.210 Violations by applicant or licensee—Procedure. [1955 c 193 § 9.] Repealed by 1975 1st ex.s. c 201 § 40.

69.24.220 Washington state egg seals. [1967 c 240 § 49; 1955 c 193 § 10.] Repealed by 1975 1st ex.s. c 201 § 40.

69.24.230 Sales to retailers, etc.—Invoice, contents. [1955 c 193 § 11.] Repealed by 1975 1st ex.s. c 201 § 40.

69.24.240 Unlawful acts—Markings required. [1955 c 193 § 12.] Repealed by 1975 1st ex.s. c 201 § 40.

69.24.250 When markings not required. [1955 c 193 § 13.] Repealed by 1975 1st ex.s. c 201 § 40.

69.24.260 Notice to consumer of grade or quality, size or weight. [1967 c 240 § 50; 1955 c 193 § 14.] Repealed by 1975 1st ex.s. c 201 § 40.

69.24.270 Inscription of species of fowl when other than chicken. [1955 c 193 § 15.] Repealed by 1975 1st ex.s. c 201 § 40.

69.24.280 Removal of inaccurate markings required. [1955 c 193 § 16.] Repealed by 1975 1st ex.s. c 201 § 40.

69.24.290 Unlawful use of name, trademark, or trade name. [1955 c 193 § 17.] Repealed by 1975 1st ex.s. c 201 § 40.

- 69.24.300 Unlawful sale or representation as "fresh eggs", etc. [1955 c 193 § 18.] Repealed by 1975 1st ex.s. c 201 § 40.
- 69.24.310 Unlawful movement when warning affixed. [1955 c 193 $\$ 19.] Repealed by 1975 1st ex.s. c 201 $\$ 40.
- **69.24.320** Stamping foreign eggs. [1955 c 193 § 20.] Repealed by 1975 1st ex.s. c 201 § 40.
- $\bf 69.24.330$ Stamping container of foreign eggs. [1955 c 193 $\$ 21.] Repealed by 1975 1st ex.s. c 201 $\$ 40.
- 69.24.340 Notice of use of foreign eggs by bakeries, confectioneries, etc. [1955 c 193 § 22.] Repealed by 1975 1st ex.s. c 201 § 40.
- **69.24.350** Notice of use of foreign eggs in egg products. [1955 c 193 § 23.] Repealed by 1975 1st ex.s. c 201 § 40.
- **69.24.360** Possession by seller presumes eggs for sale. [1955 c 193 § 24.] Repealed by 1975 1st ex.s. c 201 § 40.
- **69.24.370** Compliance with director's order—Inspections—Halting vehicles. [1955 c 193 § 25.] Repealed by 1975 1st ex.s. c 201 § 40.
- **69.24.380** Enforcement of chapter—Inspectors—Seizure and sale. [1955 c 193 § 26.] Repealed by 1975 1st ex.s. c 201 § 40.
- **69.24.390** Samples of lots or containers. [1955 c 193 § 27.] Repealed by 1975 1st ex.s. c 201 § 40.
- **69.24.400** Public nuisance, when—Warning affixed—Abatement. [1955 c 193 § 28.] Repealed by 1975 1st ex.s. c 201 § 40.
- **69.24.410** Adulterated and misbranded eggs and egg products. [1955 c 193 § 29.] Repealed by 1975 1st ex.s. c 201 § 40.
- **69.24.420** Penalties. [1955 c 193 § 30.] Repealed by 1975 1st ex.s. c 201 § 40.
- **69.24.430** Venue for prosecutions. [1955 c 193 § 31.] Repealed by 1975 1st ex.s. c 201 § 40.
- **69.24.450** State egg account—Expenditures. [1955 c 193 § 33.] Repealed by 1975 1st ex.s. c 201 § 40.
- **69.24.900** Short title. [1955 c 193 § 34.] Repealed by 1975 1st ex.s. c 201 § 40.
- **69.24.910** Severability——1955 c 193. [1955 c 193 § 35.] Repealed by 1975 1st ex.s. c 201 § 40.

Chapter 69.28 HONEY

69.28.150 Unlawful honey——Seizure and sale——Notice and hearing. [1939 c 199 § 31; RRS § 6163-31.] Repealed by 1975 1st ex.s. c 283 § 8.

Chapter 69.33 UNIFORM NARCOTIC DRUG ACT

- **69.33.230** Compliance required. [1959 c 27 § 69.33.230. Prior: 1951 2nd ex.s. c 22 § 2. Formerly RCW 69.33.020.] Repealed by 1971 ex.s. c 308 § 69.50.606.
- **69.33.240** License required. [1959 c 27 § 69.33.240. Prior: 1951 2nd ex.s. c 22 § 3. Formerly RCW 69.33.030.] Repealed by 1971 ex.s. c 308 § 69.50.606.
- **69.33.250** Qualifications for license—Suspension or revocation. [1959 c 27 § 69.33.250. Prior: 1951 2nd ex.s. c 22 § 4. Formerly RCW 69.33.040.] Repealed by 1971 ex.s. c 308 § 69.50.606.
- **69.33.260** Sale by manufacturer, wholesaler—Conditions—Use of drugs. [1959 c 27 § 69.33.260. Prior: 1951 2nd ex.s. c 22 § 5. Formerly RCW 69.33.050.] Repealed by 1971 ex.s. c 308 § 69.50.606.
- **69.33.270** Sale by apothecary. [1959 c 27 § 69.33.270. Prior: 1955 c 25 § 1; 1951 2nd ex.s. c 22 § 6. Formerly RCW 69.33.060.] Repealed by 1971 ex.s. c 308 § 69.50.606.
 - 69.33.960 Repeals and saving. [1959 c 27 § 69.33.960.] Decodified.

Title 70 PUBLIC HEALTH AND SAFETY

Chapter 70.12 PUBLIC HEALTH FUNDS

70.12.010 County tax levy for public health. [1975 1st ex.s. c 291 § 1; 1973 2nd ex.s. c 4 § 4; 1973 1st ex.s. c 195 § 78; 1970 ex.s. c 47 § 6; 1943 c 163 § 1; 1939 c 191 § 1; Rem. Supp. 1943 § 3997–2a.] Repealed by 1975 1st ex.s. c 291 § 24, effective January 1, 1977.

Chapter 70.32 COUNTY AND STATE TUBERCULOSIS FUNDS

70.32.090 Counties where tax levy more than adequate—Surplus for general county or public hospital district purpose. [1973 1st ex.s. c 195 § 80; 1971 ex.s. c 277 § 24; 1967 ex.s. c 110 § 15; 1961 c 101 § 1; 1959 c 117 § 3.] Repealed by 1975 1st ex.s. c 291 § 24, effective January 1, 1977.

Chapter 70.35 EASTERN TUBERCULOSIS HOSPITAL DISTRICTS

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- 70.35.020 Established—Counties constituting—Headquarters county—Powers. [1971 ex.s. c 277 § 6.] Repealed by 1975 1st ex.s. c 291 § 24, effective January 1, 1978.
- **70.35.030** District commission—Members, appointment of—Vacancies, filling of—Duties. [1971 ex.s. c 277 § 7.] Repealed by 1975 1st ex.s. c 291 § 24, effective January 1, 1978.
- 70.35.040 Hospital superintendent—Appointment—Compensation—Qualification—Duties. [1973 1st ex.s. c 213 § 5; 1971 ex.s. c 277 § 8.] Repealed by 1975 1st ex.s. c 291 § 24, effective January 1, 1978.
- **70.35.050** District commission—Powers and duties generally—Reimbursement for expenses—Organization and proceedings. [1971 ex.s. c 277 § 9.] Repealed by 1975 1st ex.s. c 291 § 24, effective January 1, 1978.
- 70.35.060 Agreements to use Edgecliff facilities. [1971 ex.s. c 277 § 10.] Repealed by 1975 1st ex.s. c 291 § 24, effective January 1, 1978.
- 70.35.070 Tax levy directed—Disposition of funds—Special fund in headquarters county. [1973 1st ex.s. c 195 § 82; 1972 ex.s. c 143 § 1; 1971 ex.s. c 277 § 11.] Repealed by 1975 1st ex.s. c 291 § 24, effective January 1, 1978.
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74.16.310 Preference in operation of vending stands in public buildings. [1963 c 144 \S 1.] Repealed by 1975 1st ex.s. c 251 \S 5.

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77.32.100 Resident state hunting and fishing license. [1975 1st ex.s. c 15 § 5; 1970 ex.s. c 29 § 3; 1965 c 48 § 1; 1957 c 176 § 3; 1955 c 36 § 77.32.100. Prior: 1953 c 75 § 4; 1947 c 128 § 2; Rem. Supp. 1947 § 5897-2.] Section expired December 31, 1975.

77.32.103 Resident state hunting license. [1975 1st ex.s. c 15 § 6; 1970 ex.s. c 29 § 4; 1965 c 48 § 2; 1957 c 176 § 4; 1955 c 36 § 77.32-.103. Prior: 1953 c 75 § 5.] Section expired December 31, 1975.

77.32.105 Resident state fishing license. [1975 1st ex.s. c 15 § 7; 1970 ex.s. c 29 § 5; 1965 c 48 § 3; 1957 c 176 § 5; 1955 c 36 § 77.32-.105. Prior: 1953 c 75 § 6.] Section expired December 31, 1975.

77.32.110 Resident county hunting and fishing license. [1975 1st ex.s. c 15 § 8; 1970 ex.s. c 29 § 6; 1965 c 48 § 4; 1957 c 176 § 6; 1955 c 36 § 77.32.110. Prior: 1953 c 75 § 7; 1947 c 128 § 1; Rem. Supp. 1947 § 5897-1.] Section expired December 31, 1975.

77.32.113 Resident county fishing license. [1975 1st ex.s. c 15 § 9; 1970 ex.s. c 29 § 7; 1965 c 48 § 5; 1957 c 176 § 7; 1955 c 36 § 77.32-.113. Prior: 1953 c 75 § 8.] Section expired December 31, 1975.

77.32.130 Nonresident state hunting license. [1975 1st ex.s. c 15 § 10; 1970 ex.s. c 29 § 8; 1957 c 176 § 8; 1955 c 36 § 77.32.130. Prior: 1953 c 75 § 9; 1947 c 275 § 102; 1931 c 108 § 5; 1927 c 258 § 8; 1925 ex.s. c 178 § 44; Rem. Supp. 1947 § 5992–111.] Section expired December 31, 1975.

77.32.150 Nonresident state fishing license. [1975 1st ex.s. c 15 § 11; 1970 ex.s. c 29 § 9; 1957 c 176 § 9; 1955 c 36 § 77.32.150. Prior: 1953 c 75 § 11; 1949 c 205 § 4; 1947 c 275 § 104; 1931 c 108 § 5; 1927 c 258 § 8; 1925 ex.s. c 178 § 44; Rem. Supp. 1949 § 5992–113.] Section expired December 31, 1975.

77.32.160 Transient's limited state fishing license. [1975 1st ex.s. c 15 § 12; 1970 ex.s. c 29 § 10; 1957 c 176 § 10; 1955 c 36 § 77.32.160. Prior: 1953 c 75 § 12; 1947 c 275 § 105; 1931 c 108 § 6; 1925 ex.s. c 178 § 45; Rem. Supp. 1947 § 5992–114.] Section expired December 31, 1975.

77.32.190 Trapper's license. [1975 1st ex.s. c 15 § 13; 1970 ex.s. c 29 § 11; 1963 c 177 § 7; 1957 c 176 § 11; 1955 c 36 § 77.32.190. Prior: 1947 c 275 § 108; 1929 c 221 § 4; 1925 ex.s. c 178 § 51; Rem. Supp. 1947 § 5992–117.] Section expired December 31, 1975.

77.32.200 Taxidermist's license. [1975 1st ex.s. c 15 § 15; 1970 ex.s. c 29 § 12; 1955 c 36 § 77.32.200. Prior: 1947 c 275 § 109; Rem. Supp. 1947 § 5992–118.] Section expired December 31, 1975.

77.32.210 Fur dealer's license. [1975 1st ex.s. c 15 § 16; 1955 c 36 § 77.32.210. Prior: 1947 c 275 § 110; Rem. Supp. 1947 § 5992-119.] Section expired December 31, 1975.

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county assessor, control of 84.08.010

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