EDITION NO. 1

1986

VOTERS & CANDIDATES PAMPHLET

Published by the Office of the Secretary of State

State General Election
NOVEMBER 4, 1986

WASHINGTON STATE LIBRARY
STATE DEPOSITORY COPY
VOTER PARTICIPATION IN ELECTION CAMPAIGNS

Any person who wishes to participate in the election campaign process through financial contributions, volunteer work or other types of involvement may contact the candidate or party of his or her choice for more information. The addresses and telephone numbers of the major and minor political parties with candidates on the general election ballot are listed below.

Washington State Democratic Party  Washington State Republican Party  Socialist Workers Party
1701 Smith Tower  Nine Bellevue Drive, #203  5517 Rainier Avenue South
Seattle, WA 98104  Bellevue, WA 98005  Seattle, WA 98118
(206) 583-0664  (206) 451-1984  (206) 723-5330

DISCLOSURE REQUIREMENTS FOR CONTRIBUTIONS TO CANDIDATES AND POLITICAL COMMITTEES

Contributions to candidates and political committees: State law does not limit the amount a person may contribute to support or oppose a candidate, ballot measure campaign, political party or political committee. However, during the last 21 days before the general election, a person may contribute no more than $50,000 to a candidate for statewide office or $5,000 to any other candidate or political committee. Contributions from corporations, unions, businesses, associations and similar organizations are permitted.

Registration and reporting by candidates and political committees: Within two weeks after a person becomes a candidate or a political committee is organized, a campaign finance registration statement must be filed with the Public Disclosure Commission and the local county elections official. The candidate or committee treasurer is then required to report periodically the source and amount of campaign contributions and to list campaign expenditures.

These reports are open to the public. Copies are available at the Public Disclosure Commission in Olympia or at the county elections office in the county where the candidate lives. In addition, the campaign financial books and records of a candidate or committee are available for public inspection the last eight days (Monday through Friday) before each election. The campaign registration shows the times and place where the records may be inspected.

Independent campaign expenditures: Any person who makes an expenditure in support of or opposition to a state or local candidate or ballot proposition (not including contributions made to a candidate or political committee) must make a report to the Public Disclosure Commission within five days if the expenditure is $100 or more. Reporting forms are available from the Commission or the county elections office. For additional information contact: Public Disclosure Commission, 403 Evergreen Plaza, FJ-42, Olympia, WA 98504-3342, (206) 753-1111

Federal campaigns: Contributions to U.S. Senate and House of Representative candidates are regulated by federal law. An individual may contribute a maximum of $1,000 in the primary election and $1,000 in the general election to each candidate for senator and representative. Corporations, businesses, unions and similar groups are generally prohibited from contributing to federal campaigns. Copies of federal campaign finance reports are available from the Public Disclosure Commission. For further information contact: Federal Election Commission, 1-800-424-9350

FEDERAL INCOME TAX CREDITS AND DEDUCTIONS FOR CONTRIBUTIONS

Contributions or gifts made to political parties or candidates may not be deducted as business expenses. In addition, expenses paid or incurred to take part in any political campaign on behalf of a candidate for public office are not deductible business expenses. Also, indirect political contributions, such as advertising for a political party or admission to a program with proceeds going to a political party or candidate, are not deductible as business expenses.

Political Contributions Tax Credit: A person may take a tax credit of up to $50 ($100 on a joint return) for half the political contributions he or she makes during the year. Only individuals may claim this credit.

A political contribution that qualifies for the credit is a contribution of money during the year to a qualified candidate for nomination or election to any federal, state or local office who announces his or her candidacy before the end of the following calendar year and uses the money to further the candidacy; a campaign committee operated exclusively to further the election of one or more candidates to public office; a national, state or local committee of a national political party; or a newsletter fund established and maintained by a person who holds, has been elected to, or is a candidate for public office. A contribution to the newsletter fund must be used by that person in preparing and circulating the newsletter.

A written receipt is required to prove contributions. Cancelled checks will in most cases meet this requirement. If a book is bought from a committee of a national political party at a price greater than the fair market value of the book, the contribution that may qualify for the credit is the difference between the sales price and the fair market value of the book. The amount paid to a political candidate or campaign committee for a ticket for a raffle, lottery or similar drawing for valuable prizes does not qualify for the credit. Contributions for political activities not directly related to a nomination or election campaign does not qualify for credit. For additional information, contact the local office of the Internal Revenue Service.
INTRODUCTION TO THE 1986 VOTER’S PAMPHLET

Fellow Washingtonians:

For several years Washington has been a leader among states in providing access to voter registration and polling place locations for disabled and elderly citizens. We were the first state to produce a Braille voters pamphlet and have implemented several changes in laws to facilitate disabled citizen voter registration and polling place accessibility.

Now the entire country will be following Washington State’s lead. A new federal and state law going into effect this year will ensure that disabled and elderly citizens across the nation will be better able to exercise their fundamental right to vote.

Some Washington residents may be inconvenienced in this election because of a change in their polling place location. We regret such inconvenience, but feel the opportunity for all citizens to more freely participate in our democratic process is a very worthwhile effort.

We are proud that Washington State has been a leader in this cause and commend local election officials and the many community volunteers who have worked to ensure full accessibility. Our goal remains to provide 100% accessibility for all our state’s citizens to the election process.

Ralph Munro
Secretary of State

TABLE OF CONTENTS

Edition 1

<table>
<thead>
<tr>
<th>Section</th>
<th>Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td>Referendum Bill 40</td>
<td>4-5</td>
</tr>
<tr>
<td>Initiative to the Legislature 90</td>
<td>6-7</td>
</tr>
<tr>
<td>Senate Joint Resolution 136</td>
<td>8-9</td>
</tr>
<tr>
<td>Senate Joint Resolution 138</td>
<td>10-11</td>
</tr>
<tr>
<td>House Joint Resolution 49</td>
<td>12-13</td>
</tr>
<tr>
<td>House Joint Resolution 55</td>
<td>14-15</td>
</tr>
<tr>
<td>Text of Measures</td>
<td>16-21</td>
</tr>
<tr>
<td>Legislative and Congressional District Map</td>
<td>24-25</td>
</tr>
<tr>
<td>Candidates for U.S. Senate</td>
<td>26-28</td>
</tr>
<tr>
<td>Candidates for U.S. Representative</td>
<td>29-30</td>
</tr>
<tr>
<td>Candidates for State Legislature</td>
<td>31-42</td>
</tr>
<tr>
<td>Disclosure Requirements for Political Contributions</td>
<td>2</td>
</tr>
<tr>
<td>Summary of Federal Tax Credits for Contributions</td>
<td>2</td>
</tr>
<tr>
<td>Voter Information</td>
<td>21-23</td>
</tr>
<tr>
<td>Description of Office of Precinct Committeeman</td>
<td>43</td>
</tr>
<tr>
<td>Absentee Ballot Request Form and Instructions</td>
<td>44-45</td>
</tr>
<tr>
<td>Comment Sheet</td>
<td>46</td>
</tr>
<tr>
<td>Voter’s Checklist</td>
<td>47</td>
</tr>
</tbody>
</table>

SECRETARY OF STATE TOLL-FREE HOTLINE: 1-800-824-VOTE
Official Ballot Title:
Shall state officials continue challenges to the federal selection process for high-level nuclear waste repositories and shall a means be provided for voter disapproval of any Washington site?

The law as it now exists:
Federal law directs the United States Department of Energy to undertake a process for the selection of sites for the safe, permanent disposal of high-level nuclear waste. Ultimately, the repository sites are to be selected by the President. A state selected as a site by the President is authorized by federal law to indicate disapproval of the selected site by its Governor or Legislature. Such disapproval by a state can be overridden by Congress.

The effect of Referendum Bill 40, if approved into law:
This measure would not change the existing provisions of federal law. It does, however, direct state officials to use all legal means to suspend the preliminary site selection process under which Hanford, Washington is now one of three candidate sites until the United States Department of Energy complies fully with federal law. Further, if a Washington site is ultimately selected by the President, the Governor is directed to call a special statewide election wherein voters would be asked if they favor a notice of disapproval of a site in Washington State. If the Governor or the Legislature submits a notice of disapproval to Congress within twenty-one days of the President's recommendation, the Governor would be authorized to cancel the special election.

Statement for
CHALLENGE THE "FEDS" ON THE HANFORD NUCLEAR WASTE SITE
Shall the state of Washington continue its challenge to the U.S. Department of Energy's (USDOE) search for a site for long-term storage of high-level nuclear waste? Vote yes to support our state's efforts and to give our congressional delegation the public backing they need to challenge USDOE's process of selecting Hanford.
USDOE ignored the federal law mandating a careful, scientific selection process. Internal USDOE memos show the department bowed to political pressure in its race to find a place to dump high-level nuclear waste.

USDOE DEFIES FEDERAL LAW BY POSTPONING SELECTION OF A SECOND SITE
Our Congress directed USDOE to search for two nuclear waste sites. The department indefinitely postponed its search for a second site without congressional approval, directly violating federal law.

Unless we act immediately, the Hanford site near the Columbia River could, by default, become the only high-level nuclear waste site in the country.

YOUR "YES" VOTE IS A VOTE FOR OUR STATE'S FUTURE
Your yes vote supports our state's demand that site selection be based on sound scientific principles that take public safety into account. Your yes vote insists that USDOE give greater consideration to sites closer to where the waste is produced. Your yes vote supports our state's efforts to pursue alliances with Western states affected by the storage and transportation of high-level nuclear wastes.

USDOE's actions have destroyed the credibility of the site selection process. Let's send a clear message to the federal government and the nuclear waste-producing East Coast that we are not willing to become the nation's nuclear waste site for the sake of political convenience. THIS DECISION WILL AFFECT OUR STATE FOR THOUSANDS OF YEARS
Vote for fairness. Vote yes — Referendum 40!

Rebuttal of Statement against
Public safety is not a waste of taxpayer's dollars! State government has an obligation to fight for the long-term safety of Washington residents.

Public safety protections have already been violated. The federal Department of Energy's own reports indicate that political considerations caused Hanford to be selected as a nuclear waste finalist — even though it did not qualify based on the evidence.

If we do not fight this flawed process now, later will be too late!
For additional information, call (206) 223-1964.


Rebuttal of Statement for
The proponents statement is based on false allegations. The allegations that the sites were not selected on a scientific basis and that USDOE violated federal law by postponing the selection of the second site are false. The scientific evaluation and selection of the three sites took over three years as already discussed. A law that does not apply for at least three more years could not have been violated. A law that does not apply for at least three more years could not have been violated.

For additional information, call (206) 786-7614 or (509) 946-5562.

WASHINGTON STATE IS ALREADY EMPOWERED TO DISAPPROVE A SITE
Federal law provides for disapproval by the Governor or the state Legislature for substantial reasons, subject to override by majority vote of both Houses of Congress, only after the President has recommended a site.

Official Ballot Title:
Shall sales and use taxes be increased, 1/8 of 1%, to fund comprehensive fish and wildlife conservation and recreation programs?

The law as it now exists:
The Washington State Department of Game is funded by license fees paid by hunters and fishermen, income from vanity plates and miscellaneous sources and some funds from the federal government.

Statement for
THE THREAT TO FISH AND WILDLIFE
All of us enjoy our fish and wildlife, but unless we act now, it may be too late. Washington has over 186 wildlife species that are endangered, threatened or vulnerable to extinction. Why? Because 70% of our wildlife habitat has been drastically changed. Over a 15 year period it is estimated that 1.5 million animals will be lost due to the destruction of habitat.

THE SOLUTION
Initiative 90 costs one penny on an 8 dollar purchase. These funds are dedicated to:
• save threatened and endangered wildlife
• purchase and improve wildlife habitat
• establish healthy populations of fish and wildlife

THE BENEFITS
One of the most important reasons we enjoy living in Washington is that we all care about our environment, natural areas and wildlife. A yes vote on Initiative 90 will keep that heritage alive and well for us all.

Wildlife oriented recreation adds $864 million to our state economy. Over 42,000 Washington private sector jobs are dependent upon wildlife. This makes it one of the largest employers in our state. A yes vote on Initiative 90 will help preserve those jobs and enhance wildlife recreation opportunities.

We cannot afford to wait for other solutions. A yes vote on Initiative 90 will protect our wildlife now! For the sake of our threatened wildlife and for our children and their children—please vote yes on Initiative 90.

Rebuttal of Statement against

DO WE NEED $275 MILLION IN TAXES FOR WILDLIFE PROTECTION?
We all agree that wildlife protection is important, but we have not demonstrated a need for $275 million in additional taxes to be used only for that purpose over the next five years.

ELECTED OFFICIALS NEED FLEXIBILITY IN BUDGET DECISIONS
Our state has many legitimate funding needs, including protection of wildlife. But your elected officials must have the flexibility in the budget to prioritize. Currently, our public schools are undersupported, as are programs to assist the elderly and homeless. This initiative would lock the Legislature into setting aside a large pot of money whether or not the Game Department needed it, and the money could only be spent on wildlife programs, even at the expense of public schools or needy seniors. We think you'll agree that you voted your legislators and your Governor to make those decisions, and they shouldn't be made by an appointed commission which cannot be held accountable by the public.

STATEMENT AGAINST
THE DEPARTMENT OF GAME HAS INADEQUATE PLANS FOR HOW TO USE THE MONEY
Even when requested by the Legislature, the Department has not developed an adequate plan for how they will spend the $275 million. They currently face an $11 million deficit, and even though they have known for several years that the deficit was growing, they have not responded to legislative requests to submit contingency plans or to improve management efficiency. Instead, they prefer to raise your taxes!

WILDLIFE WON'T SUFFER IF THE INITIATIVE FAILS
The Legislature is concerned about adequately protecting our natural resources and will make money available to the Department when adequate plans are presented and need is demonstrated.

Rebuttal of Statement for

The Legislature will continue to protect wildlife. It’s an important resource. But this “solution” is an irresponsible way to allocate scarce funds. Establishing a dedicated account would limit the Legislature’s ability to allocate funds based on priority of need. Replacing the Legislature’s deliberative process with the initiative process as a means of solving our financial difficulties will encourage other groups to follow suit and increase the cost of government by allowing expenditures without requiring justification.

For additional information, call (206) 786-7992.
Official Ballot Title:
Shall the Constitution be amended to increase authority and membership of the commission reviewing judicial conduct and require public proceedings?

The law as it now exists:
In 1980, the state Constitution was amended to empower the Supreme Court to censure, suspend or remove a judge or justice from office for discipline or disability reasons. That constitutional amendment created a Judicial Qualifications Commission consisting of three judges, two attorneys and two non-attorneys. That commission considers complaints and, after notice and hearing, makes a recommendation which precedes any action by the State Supreme Court. A judge whose conduct is being reviewed can continue to hold office and function as a judge until action is taken by the State Supreme Court.

A statute adopted in 1981 exempts the Judicial Qualifications Commission from provisions of the Public Disclosure Act and directs the commission to establish rules for the confidentiality of its proceedings. Those rules provide for confidentiality of the commission's proceedings with some exceptions where public interest in maintaining confidence in the judiciary and the integrity of the administration of justice so require.

The effect of SJR 136, if approved into law:
The Judicial Qualifications Commission would be renamed the "Commission on Judicial Conduct." The commission would be increased to nine members by adding two people who are not attorneys.

The initial proceeding of the commission to determine whether sufficient reason exists to conduct a hearing is to be confidential unless confidentiality is waived by the judge who is the subject of the accusation. All subsequent hearings, however, are required to be conducted open to members of the public.

This constitutional amendment would also authorize the commission, if it recommends that a judge be removed from office, to immediately suspend the judge, with salary, until a final determination is made by the Supreme Court. The Supreme Court is directed by the Constitution to specify the effect upon salary when disciplinary action, other than removal, is taken.

Statement for
Public confidence in the integrity of judges is essential for the judicial system to function. The changes provided by SJR 136 will increase confidence in the judiciary by bringing about fairer, and more open, disciplinary proceedings for judges.

A NEW NAME—TWO MORE PUBLIC MEMBERS ON THE COMMISSION
The Judicial Qualifications Commission will be more accurately named the Commission on Judicial Conduct. By expanding the commission to include two additional non-lawyer public members, a broader, more representative commission to address judicial conduct will be created.

OPEN FACT-FINDING HEARINGS
Requiring fact-finding hearings to be open to the public is an important change. Currently, hearings are open only if the commission decides this would be in the public interest, and to date, there has been just one public hearing in the commission's five-year history.

IMMEDIATE SUSPENSION OF DISCIPLINED JUDGES
Finally, immediate suspension of judges the commission recommends be removed from office is appropriate to ensure the integrity of the judicial process as well as fairness to individual plaintiffs and defendants.

Adoption of SJR 136 will increase the effectiveness of procedures to hear complaints against judges. By doing so, it will increase the integrity of the judicial system as a whole.

Rebuttal of Statement against
SJR 136 improves procedures to discipline judges.
- SJR 136 makes it clear when disciplinary proceedings can be held in public. Whether the media chooses to publicize those proceedings passes the point.
- Adding two non-lawyers represents an insignificant increase in the budget—a small price for a more representative commission.
- Statements the amendment is unclear are attempts to find problems where none exist.
- SJR 136 promotes greater public confidence in the judiciary. Vote yes on 136!

For additional information, call (206) 938-0134.

Voters Pamphlet Statement Prepared by:
PHIL TALMADGE, State Senator; JACK METCALF, State Senator; PAT SCOTT, State Representative.
SENATE JOINT RESOLUTION 138
PROPOSED CONSTITUTIONAL AMENDMENT

Note: The ballot title and explanatory statement were written by the Attorney General as required by law. The complete text of Senate Joint Resolution 138 begins on page 19.

Vote cast by the 1986 Legislature on final passage:
HOUSE: Yeas, 89; Nays, 9; Absent or not voting, 0.
SENATE: Yeas, 41; Nays, 4; Absent or not voting, 4.

Official Ballot Title:
Shall the Constitution be amended to modify the process, timing and eligibility to fill vacancies in legislative and county offices?

The law as it now exists:
The Washington State Constitution provides for the filling of vacancies in partisan county and legislative offices. These vacancies are filled by county commissioners who choose from a list of three nominees submitted by the central committee of the party of the person vacating the office. If a majority of the commissioners do not agree within 60 days, the governor then fills the vacancy by appointing, within 30 days, the successor from the same list of three party nominees.

When a legislative district extends into more than one county, the commissioners of those counties “jointly” choose the successor. By prior interpretation, each county has the same number of votes in such determination, divided between each county’s commissioners.

Also by prior interpretation, a county commissioner may not be appointed to fill the vacancy unless the commissioner resigns in advance of the selection.

The effect of SJR 138, if approved into law:
The county legislative body (e.g., commissioners) and the Governor will continue to be empowered to fill vacancies from nominees supplied by the political parties.

When a vacancy occurs in a legislative district which extends into more than one county, the vacancy would continue to be filled by the county commissioners. However, the collective vote of the commissioners of each county will be the same as the proportion that the population of the legislative district which is within the county bears to the total population of the legislative district.

The time period within which commissioners and the governor are to act in filling these vacancies would no longer be prescribed in the Constitution but will be set by statute.

If the political party of the person whose vacancy is being filled does not timely submit a list, the appointing authority may appoint any qualified person. A member of the county legislative body, e.g., a county commissioner, will be eligible for appointment so long as that member does not participate in the action to appoint.

Two new constitutional provisions are added. One is for filling vacancies in nonpartisan county offices by county commissioners. The other provides that if there are vacancies on the county legislative body leaving less than a majority, the governor is allowed to appoint a sufficient number of members to establish a majority of the county legislative body.

Statement for
The objective of this amendment is to clarify the process for filling vacancies in state legislative and certain county offices.

For multi-county legislative districts, doubts raised by the present Constitution are removed in two ways. First, the amendment specifies that the collective votes to fill a vacancy are the same for each county. This avoids giving fewer votes to a county with only three commissioners than to a charter county with a larger council. Second, the weight of any county’s votes is made proportional to the population of that county residing within the boundaries of the legislative district. For example, a county with 10 percent of the legislative district’s population can no longer exercise the same influence in filling the vacancy as a county with 90 percent of the legislative district’s population.

Requiring deadlines for action on filling a vacancy to be set in statute, instead of being fixed in the Constitution, allows greater equity in certain circumstances and more flexibility for the negotiations and appointment, depending on when the vacancy occurs.

Procedures are spelled out to encourage prompt and state party officers to submit the list of nominees on time.

A county commissioner or council member is eligible for appointment to the vacant legislative position if that individual does not vote on the appointment. This removes the potential for both the exercise of undue influence, as well as the risk of that person not being selected after resigning from the county legislative body.

Rebuttal of Statement against
Don’t be misled. No additional appointive powers are granted to the Governor, Legislature, County Commissioners, or any other group.

It is broken. Our Constitution did not anticipate home rule counties having more than three commissioners. Also, the U.S. Supreme Court principle of equal representation based on population is violated. These problems must be fixed to avoid costly challenges and uncertainty. This crucial amendment was carefully developed with the help of bipartisan political party leadership.

No “clarification” of the Constitution is needed. Present law states each county has three votes in filling a vacancy and each county is treated equally.

Any proposed appointee in parts of counties, or small counties, and political party leaders would be treated if SJR 138 passes. SJR 138's problems could apply anywhere.

SJR 138 is deficient because it allows county commissioners or council members to be appointed by their peers without first relinquishing their county office.

Rebuttal of Statement for
SJR 138 is ill conceived. As written it will affect twenty-one of the forty-nine legislative districts. How many more of you will be affected after new legislative boundaries are drawn in 1990 and how will the political redistricting process influence local control of the appointment process?

You haven’t been told the whole story. If SJR 138 passes, Senate Bill 4639 becomes law and will grant more appointive power to the Governor and more power to the Legislature in determining how and when your Representatives will be chosen. The Legislature may change this law without your approval, but you will already have said this is proper if you approve SJR 138. Do you want to grant these additional powers to the Governor and the Legislature?

No law or court decision mandates these proposed changes. SJR 138 is a knee-jerk reaction to a political dispute in which local officials couldn’t decide upon the appointment of a State Senator. Should our Constitution be amended every time local officials are unable or unwilling to resolve a problem?

PROTECTIONS ARE REMOVED
SJR 138 and Senate Bill 4639 would allow county commissioners to appoint one of themselves to higher office without first resigning their commission office; and decree that population, not registered voters, will determine the influence of counties involved in the appointment process. Voter registration laws have proven to be the only effective safeguard against disruption of the political process. Consider Oregon’s problems with an influx of groups seeking political control. Do you want to remove this safeguard?

Statement against
If it isn’t broken, don’t fix it
SJR 138 is ill conceived. As written it will affect twenty-one of the forty-nine legislative districts. How many more of you will be affected after new legislative boundaries are drawn in 1990 and how will the political redistricting process influence local control of the appointment process?

You haven’t been told the whole story. If SJR 138 passes, Senate Bill 4639 becomes law and will grant more appointive power to the Governor and more power to the Legislature in determining how and when your Representatives will be chosen. The Legislature may change this law without your approval, but you will already have said this is proper if you approve SJR 138. Do you want to grant these additional powers to the Governor and the Legislature?

No law or court decision mandates these proposed changes. SJR 138 is a knee-jerk reaction to a political dispute in which local officials couldn’t decide upon the appointment of a State Senator. Should our Constitution be amended every time local officials are unable or unwilling to resolve a problem?

Voters Pamphlet Statement Prepared by:
ALAN THOMPSON, State Senator; JUNE LEONARD, State Representative; HAL ZAMERMAN, State Senator.

Voters Pamphlet Statement Prepared by:
SCOTT BARR, State Senator.
Official Ballot Title:  
Shall the Constitution be amended to authorize an independent commission to set salaries of legislators, judges, and state elected officials?

The law as it now exists:

Salaries for legislators, state elected officials, and judges of the state's courts, including the district courts, are established by the Legislature. The Constitution now provides that those salaries cannot be decreased during term of office but, except for legislators, the salaries can be increased during term of office.

Rebuttal of Statement against

The opposition insults the intelligence of Washington citizens. The eight citizen members of the commission would have the ability and power to raise or lower salaries. No one would dominate them. The citizen members and the possibility of a referendum would stop any undue salary increase. Salary levels would become more, not less, dependent on the will of all the voters rather than just legislators. Vote NO!

For additional information, call (206) 525-8843.

Statement against

LAWMAKERS SHOULD BE ACCOUNTABLE

Legislators should not receive huge salary increases by hiding behind a commission. This proposed change would allow lawmakers to obtain pay raises without answering to the voters as our state Constitution presently requires. Proving this is not necessary, a moderate increase was enacted this year under present law. The change would also take part of the budget, which they must balance, out of their control.

COMMISSION NOT REALLY INDEPENDENT

The commission as set up by the already passed implementing legislation, could in no way be considered "independent." The ballot title is misleading. Seven of the members would be appointed by two powerful legislators, the House Speaker and the Lieutenant Governor. Their influence would certainly overwhelm citizen members chosen by lot and would directly cater to wishes of their sponsors.

IMPROVING THE LAW ALMOST IMPOSSIBLE

Other legislators, realizing the undue control by two people whose salaries would be set by their own appointees, may want to correct the situation. However, changing the appointing process of the commission will be almost impossible because a two-thirds vote of both houses would be required if this were voted into our Constitution.

CITIZEN LEGISLATORS OR PROFESSIONAL POLITICIANS—WHO DECIDES?

Whether we have citizen legislators or professional politicians running our state will depend on the level of pay which will be fixed by the commission. This is a decision which should be made by the whole body of legislators, representing all of the voters, not by a commission dominated by political appointees.

Rebuttal of Statement for

Hiding behind another commission to fix elected officials' salaries is no substitute for an open vote by the full Legislature as provided in our Constitution. The people should not be burdened with the cost of repeated referendums to keep officials salaries in line. Presently, legislators cannot receive a pay raise until re-elected by the voters who can hold them accountable. Our current constitutional system works well. Let's keep it. Vote NO to HJR 49.

For additional information, call (206) 352-4446.

Voters Pamphlet Statement Prepared by:

R. TED BOTTIGER, State Senator; RUTH FISHER, State Representative; RICHARD BARRETT, State Representative.

Advisory Committee: DAN EVANS, U.S. Senator; WAYNE EHLERS, State Representative; JOELINE UNSOED, State Representative; RAY HILL, Master, Washington State Bar; RICHARD BOTTIGER, State Senator; RUTH FISHER, State Representative; DICK BARNES, State Representative; A. L. "SLIM" RASMUSSEN, State Senator; CHUCK SALVAGE, Washington State Common Cause.

Advisory Committee: SAM GLEES, State Senator; RAY HILL, Master, Washington State Bar; RICHARD BOTTIGER, State Senator; JOE WILLIAMS, State Representative.
Official Ballot Title:
Shall a constitutional amendment permit voters to approve school excess levies, not exceeding six years for construction, modernization or remodeling?

The law as it now exists:
The Washington State Constitution restricts the aggregate of property tax levies to 1% of the true and fair value of property. However, with voter approval, taxing districts such as public school districts can impose excess property tax levies.

Under current law the voters of a school district may authorize the district to either: (1) impose a one-year excess tax levy for a purpose of directly financing capital projects such as facility construction with the tax receipts, or (2) sell bonds in order to finance capital projects and impose an excess tax levy for the number of years needed to retire the bonds.

The effect of HJR 55, if approved into law:
The voters of a school district would be permitted to authorize the district to impose an excess tax levy for up to six years for the purpose of directly financing capital projects consisting of facility construction, modernization or remodeling. The current provisions of law respecting the issuance of bonds for capital purposes and the levy of excess taxes to retire the bonds would not be changed.

Statement for
HJR 55: A LESS EXPENSIVE OPTION FOR SCHOOL CONSTRUCTION

Many school buildings across Washington are in disrepair due to a shortage of money to fix or replace them. Currently, school districts must sell bonds to fund school construction projects. However, they often must wait several years to receive state matching funds. Consequently, projects approved by local voters may be stalled indefinitely. Also, because long-term bonds must be repaid with interest, the cost to taxpayers is much more than just the cost of construction.

HJR 55 would establish a "pay-as-you-go" option that would allow local school district voters to authorize capital levies to fund remodeling, modernization, or construction projects. These capital levies could run up to six years and provide a short-term, less expensive alternative for school districts that need to repair or build facilities now, in order to remodel aging buildings and to meet the needs of increasing student enrollment.

Using levies rather than bonds to finance construction projects would be faster, since districts would have the option of not waiting for state matching funds to complete their capital projects; it would be less expensive, since there would be no interest to pay; and passage of HJR 55 would allow local school district voters to authorize capital levies to fund remodeling, modernization, or construction projects.

Rebuttal of Statement against
Don't be misled. HJR 55 is for building purposes only. The terms are defined in law. HJR 55 gives local voters an important alternative to provide better educational opportunities for kids: less expensive school construction.

HJR 55 is a "pay-as-you-go" option that would allow local school district voters to authorize capital levies to fund remodeling, modernization, or construction projects. These capital levies could run up to six years and provide a short-term, less expensive alternative for school districts that need to repair or build facilities now, in order to remodel aging buildings and to meet the needs of increasing student enrollment.

Using levies rather than bonds to finance construction projects would be faster, since districts would have the option of not waiting for state matching funds to complete their capital projects; it would be less expensive, since there would be no interest to pay; and passage of HJR 55 would help ensure that our children are educated in safe, modern facilities.

Our children's education is of paramount importance and cannot be adequately accomplished in rundown, out-of-date schools.

HJR 55 is not a cure-all, but it does offer another option to provide for our kids' safety and their future.

Statement against
HJR 55 IS VAGUE AND DANGEROUS

The terms "modernization" and "school facilities" are undefined and could mean almost anything. In fact, the language of the constitutional amendment is vague, any sort of costly six-year levy, possibly even for non-capital purposes, could be submitted to the voters so long as the issue was loosely tied to the concept of "modernization."

HJR 55 WILL CAUSE LEAP-FROGGING LEVIES

Leap-frogging levies will harm both the taxpayers and our educational system. Because HJR 55 establishes a third type of levy, voters may now be faced with a complicated and confusing blizzard of leap-frogging levies.

HJR 55 WILL HURT EDUCATION

Because the voters will have strong objections to a confusing blizzard of leap-frogging levies, all levies, including worthwhile maintenance and operation levies, will be in jeopardy if HJR 55 passes. The increased likelihood of failing such levies will be very harmful to the education of our children.

HJR 55 WILL HURT TAXPAYERS

Regrettably, HJR 55 provides yet another mechanism for raising property taxes in excess of the 106% levy lid. Property owners are already overburdened, and HJR 55 will provide one more means of increasing the property tax burden.

Rebuttal of Statement for
"Pay-as-you-go" of HJR 55 would have taxpayers paying for major school construction projects in only six years. This is exactly like asking home buyers to pay for their homes in six years. Everyone wants to avoid interest, but homes and schools are such large items, most people must pay interest over a longer period in order to afford them at all.

HJR 55 surely is not a cure-all, it is a whole new disease.
COMPLETE TEXT OF
Referendum Bill 40

AN ACT Relating to the site selection process for a high-level nuclear waste repository; adding a new chapter to Title 29 RCW; adding a new chapter to Title 43 RCW; creating a new section; and providing for submission of this act to a vote of the people.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

NEW SECTION. Sec. 1. The Legislature and the People of the State of Washington find that:

(1) In order to solve the problem of high-level radioactive waste disposal, Congress established a process for selecting two sites for the safe, permanent, and regionally equitable disposal of such waste.

(2) The process of selecting three sites as final candidates, including the Hanford reservation, for a first high-level nuclear waste repository by the United States Department of Energy violated the intent and the mandate of Congress.

(3) The United States Department of Energy has prematurely deferred consideration of numerous potential sites and disposal media that its own research indicates are more appropriate, safer, and less expensive.

(4) Placement of a repository at Hanford without methodical and independently verified scientific evaluation will pose a threat to the health and safety of the people and the environment of this state.

(5) The selection process is flawed and not credible because it did not include independent experts in the selection of the sites and in the review of that selection, as recommended by the National Academy of Sciences.

(6) By postponing indefinitely all site specific work for a second repository, the United States Department of Energy has not complied with the intent of Congress expressed in the Nuclear Waste Policy Act, Public Law 97-425, and the fundamental compromise which enabled its enactment.

NEW SECTION. Sec. 2. In order to achieve complete compliance with federal law and protect the health, safety, and welfare of the People of the State of Washington, the Governor, the Legislature, other state-wide elected officials, and the Nuclear Waste Board shall use all legal means necessary to:

(1) Suspend the preliminary site selection process for a high-level nuclear waste repository, including the process of site characterization, until there is compliance with the intent of the Nuclear Waste Policy Act;

(2) Reverse the Secretary of Energy's decision to postpone indefinitely all site specific work on locating and developing a second repository for high-level nuclear waste;

(3) Insist that the United States Department of Energy's site selection process, when resumed, considers all acceptable geologic media and results in safe, scientifically justified, and regionally and geographically equitable high-level nuclear waste disposal;

(4) Demand that federal budget actions fully and completely follow the intent of the Nuclear Waste Policy Act; and

(5) Continue to pursue alliances with other states and interested parties, particularly with Pacific Northwest governors, legislatures, and other parties, affected by the site selection and transportation of high-level nuclear waste.

NEW SECTION. Sec. 3. (1) The Legislature and the People find that the federal Nuclear Waste Policy Act provides that within sixty days of the President's recommendation of a site for a high-level nuclear waste repository, a state may disapprove the selection of such site in that state.

(2) The Legislature and the People desire, if the Governor and Legislature do not issue a notice of disapproval within twenty-one days of the President's recommendation, that the people of this state have the opportunity to vote upon disapproval.

NEW SECTION. Sec. 4. (1) Within seven days after any recommendation by the President of the United States of a site in the State of Washington to be a high-level nuclear waste repository under 42 U.S.C. Sec. 10136, the Governor shall set the date for a special state-wide election to vote on disapproval of the selection of such site. The special election shall be no more than fifty days after the date of the recommendation of the President of the United States.

(2) If either the Governor or the Legislature submits a notice of disapproval to the United States Congress within twenty-one days of the date of the recommendation by the President of the United States, then the Governor is authorized to cancel the special election pursuant to subsection (1) of this section.

NEW SECTION. Sec. 5. The State of Washington shall assume the costs of any special election called under section 4 of this act in the same manner as provided in RCW 29.13.047 and 29.13.048.

NEW SECTION. Sec. 6. The Secretary of State shall promptly notify the county auditors of the date of the special election and certify to them the text of the ballot title for this special election. The general election laws shall apply to the election required by section 4 of this act to the extent that they are not inconsistent with sections 3 through 8 of this act. Statutory deadlines relating to certification, canvassing, and the voters' pamphlet may be modified for the election held pursuant to section 4 of this act by the Secretary of State through emergency rules adopted under RCW 29.04.080.

NEW SECTION. Sec. 7. The ballot title for the special election called under section 4 of this act shall be "Shall the Governor be required to notify Congress of Washington's disapproval of the President's recommendation of [name of site] as a national high-level nuclear waste repository?"

NEW SECTION. Sec. 8. If the Governor or the Legislature fails to prepare and submit a notice of disapproval to the United States Congress within fifty-five days of the President's recommendation and a majority of the voters in the special election held pursuant to section 4 of this act favored such notice of disapproval, then the vote of the people shall be binding on the Governor. The Governor shall prepare and submit the notice of disapproval to the United States Congress pursuant to 42 U.S.C. Sec. 10136.

NEW SECTION. Sec. 9. Sections 1 and 2 of this act shall constitute a new chapter in Title 43 RCW. Sections 3 through 8 of this act shall constitute a new chapter in Title 29 RCW.

NEW SECTION. Sec. 10. Within ten days of the effective date of this act, the Secretary of State shall transmit copies of this act, including the voter referendum results, to the President of the United States, the United States Department of Energy, the President of the United States Senate, the Speaker of the House of Representatives, each member of Congress, and the Governors and Legislatures of the other forty-nine states.
NEW SECTION. Sec. 11. This act shall be submitted to the People of the State of Washington for their adoption and ratification, or rejection, at the next succeeding general election to be held in this state, in accordance with Article II, section 1 of the state Constitution, as amended, and the laws adopted to facilitate the operation thereof. The ballot title for this act shall be: “Shall state officials continue challenges to the federal selection process for high-level nuclear waste repositories and shall a means be provided for voter disapproval of any Washington site?”

Complete Text of Initiative Measure 90

AN ACT Relating to fish and wildlife management; amending RCW 82.08.020, 82.12.020, 82.12.045, and 43.99.110; adding a new section I to chapter 43.99 RCW; creating a new section; and providing an effective date.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF WASHINGTON:

NEW SECTION. Sec. 1. Washington’s fish and wildlife resources belong to all residents of the state. We all benefit economically, recreationally, and aesthetically from these resources. Wildlife management should provide for healthy populations of all species. Adequate funding for proper management now, and for future generations, is the responsibility of everyone.

The universal need of wildlife is sufficient and suitable habitat. Other fundamental needs include control of poaching, a comprehensive resource data base, and a well-informed public. Recreational needs include increased public access and properly funded facilities such as fish hatcheries. To meet these critical needs, a stable and sufficient funding source must be secured. License revenues, the traditional funding source for wildlife, are not keeping up with costs.

Reinvesting in these valuable wildlife resources will protect our quality of life, and maintain a three billion-dollar state industry.

Sec. 2. section 1, chapter 32, Laws of 1985 and RCW 82.08.020 are each amended to read as follows: (1) There is levied and there shall be collected a tax on each retail sale in this state equal to six and five-tenths percent of the selling price. (2) In addition to the tax imposed under subsection (1) of this section, there is levied and shall be collected on each retail sale in this state an additional tax equal to one-eighth of one percent of the selling price. Moneys collected under this subsection shall be deposited in the state game fund and the wildlife account as provided in section 5 of this 1986 act.

(3) The tax imposed under this chapter shall apply to successive retail sales of the same property.

(4) The rates provided in this section apply to taxes imposed under chapter 82.12 RCW as provided in RCW 82.12.020.

Sec. 3. Section 82.12.020, chapter 15, Laws of 1961 as last amended by section 7, chapter 77, Laws of 1983 and RCW 82.12.045 are each amended to read as follows: (1) There is hereby levied and there shall be collected from every person in this state a tax or excise for the privilege of using within this state as a consumer any article of tangible personal property purchased at retail, or acquired by lease, gift, repossession, or bailment, or extracted or produced or manufactured by the person so using the same, or otherwise furnished to a person engaged in any business taxable under RCW 82.04.280, subsections (2) or (7). This tax shall not apply with respect to the use of any article of tangible personal property purchased, extracted, produced or manufactured outside this state until the transportation of such article has finally ended or until such article has become commingled with the general mass of property in this state. This tax shall apply to the use of every article of tangible personal property, including property acquired at a casual or isolated sale, and including byproducts used by the manufacturer thereof, except as hereinafter provided, irrespective of whether the article or similar articles are manufactured or are available for purchase within this state. Except as provided in RCW 82.12.0252, payment by one purchaser or user of tangible personal property of the tax imposed by chapter 82.08 or 82.12 RCW shall not have the effect of exempting any other purchaser or user of the same property from the taxes imposed by such chapters. The tax shall be levied and collected in an amount equal to the value of the article used by the taxpayer multiplied by the rate in effect for the retail sales tax under RCW 82.08.020, as now or hereafter amended, in the county in which the article is used.

(2) The moneys collected under this section which result from a rate of one-eighth of one percent of the value of the article used shall be deposited in the state game fund and the wildlife account as provided in section 5 of this 1986 act.

Sec. 4. Section 82.12.045, chapter 15, Laws of 1961 as last amended by section 2, chapter 77, Laws of 1983 and RCW 82.12.045 are each amended to read as follows: In the collection of the use tax on motor vehicles, the department of revenue may designate the county auditors of the several counties of the state as its collecting agents. Upon such designation, it shall be the duty of each county auditor to collect the tax at the time an applicant applies for the registration of, and transfer of title to, the motor vehicle, except in the following instances: (1) Where the applicant exhibits a dealer’s report of sale showing that the retail sales tax has been collected by the dealer; (2) where the application is for the renewal of registration; (3) where the applicant presents a written statement signed by the department of revenue, or its duly authorized agent showing that no use tax is due; or (4) where the applicant presents satisfactory evidence showing that the retail sales tax or the use tax has been paid by him on the vehicle in question. The term “motor vehicle,” as used in this section means and includes all motor vehicles, trailers and semitrailers used, or of a type designed primarily to be used, upon the public streets and highways, for the convenience or pleasure of the owner, or for the conveyance, for hire or otherwise, of persons or property, including fixed loads, facilities for human habitation, and vehicles carrying exempt licenses. It shall be the duty of every applicant for registration and transfer of certificate of title who is subject to payment of tax under this section to declare upon his application the value of the vehicle for which application is made, which shall consist of the consideration paid or contracted to be paid therefor. Any person willfully misrepresenting, or failing or refusing to declare upon his application, such value shall be guilty of a gross misdemeanor.

Each county auditor who acts as agent of the department of revenue shall at the time of remitting license fee receipts on motor vehicles subject to the provisions of this section pay over and account to the state treasurer for all use tax revenue collected under this section, after first deducting as his collection fee the sum of two dollars for each motor vehicle upon which the tax has been collected. Except as provided in RCW 82.12.020, all revenue received
by the state treasurer under this section shall be credited to the general fund. The auditor's collection fee shall be deposited in the county current expense fund. A duplicate of the county auditor's transmittal report to the state treasurer shall be forwarded forthwith to the department of revenue.

Any applicant who has paid use tax to a county auditor under this section may apply to the department of revenue for refund thereof if he has reason to believe that such tax was not legally due and owing. No refund shall be allowed unless application therefor is received by the department of revenue within two years after payment of the tax. Upon receipt of an application for refund the department of revenue shall consider the same and issue its order either granting or denying it and if refund is denied the taxpayer shall have the right of appeal as provided in RCW 82.32.170, 82.32.180 and 82.32.190.

The provisions of this section shall be construed as cumulative of other methods prescribed in chapters 82.04 to 82.32 RCW, inclusive, for the collection of the tax imposed by this chapter. The department of revenue shall have power to promulgate such rules and regulations as may be necessary to administer the provisions of this section. Any duties required by this section to be performed by the county auditor may be performed by the director of licensing but no collection fee shall be deductible by said director in remitting use tax revenue to the state treasurer.

NEW SECTION. Sec. 5. A new section is added to chapter 43.99 RCW to read as follows:

(1) Two-thirds of the moneys collected under RCW 82.08.020(2) and 82.12.020(2) shall be deposited in the state game fund.

(2) One-third of the moneys collected under RCW 82.08.020(2) and 82.12.020(2) shall be deposited in the wildlife account hereby created in the state treasury. The wildlife account shall be administered by the interagency committee for outdoor recreation and shall be used for programs and projects related to fish and wildlife conservation and recreation. Moneys in the wildlife account shall be divided as follows:

(a) Not less than forty percent to state agencies, upon application, for eligible programs and projects. “State agencies” include the Washington departments of fisheries, game, natural resources, and ecology, the state parks and recreation commission, and the office of the superintendent of public instruction.

(b) Not less than forty percent to local agencies, upon application, for eligible programs and projects. “Local agencies” means those public bodies defined in RCW 43.99.020(2).

The interagency committee for outdoor recreation shall adopt rules for the distribution of funds from the wildlife account in accordance with the comprehensive plan under subsection (3) of this section. Multiple use projects and cooperative programs between agencies are encouraged as long as they are consistent with the comprehensive plan.

(3) All funds shall be allocated according to a new comprehensive fish and wildlife management plan. The plan shall be developed by the department of game, in consultation with the public and agencies eligible to receive a portion of these funds. Habitat protection and enhancement shall be the primary consideration in development of the comprehensive plan. Other considerations shall include public access, wildlife enforcement, conservation education, population enhancement, and research. The purpose of the plan shall be to establish long-range goals; modern, integrated data collection and management systems; and methods for determining and managing trends for all elements of the resource. The planning and monitoring shall be ongoing and continuous efforts.

Sec. 6. Section 84, chapter 287, Laws of 1984 as amended by section 1, chapter 77, Laws of 1985 and RCW 43.99.110 are each amended to read as follows:

There is created the interagency committee for outdoor recreation consisting of the governor, the director of the Department of Parks and Recreation, the director of Fish and Wildlife, the director of Fisheries, the director of the Department of Game, and the director of the Department of Natural Resources, or their designees, and, by appointment of the governor with the advice and consent of the Senate, five members from the public at large who have a demonstrated interest in and a general knowledge of outdoor recreation and wildlife in the state. The terms of members appointed from the public at large shall commence on January 1st of the year of appointment and shall be for three years or until a successor is appointed, except in the case of appointments to fill vacancies which shall be for the remainder of the unexpired term; provided the first such members shall be appointed for terms as follows: One member for one year, two members for two years, and two members for three years. The governor shall appoint one of the members from the public at large to serve as chairman of the committee for the duration of the member's term. Members employed by the state shall serve without additional pay and participation in the work of the committee shall be deemed performance of their employment. Members from the public at large shall be compensated in accordance with RCW 43.03.240 and shall be entitled to reimbursement individually for travel expenses incurred in the performance of their duties as members of the committee in accordance with RCW 43.03.050 and 43.03.060.

NEW SECTION. Sec. 7. This act shall take effect January 1, 1987.
The supreme court shall specify the effect upon salary when disciplinary action other than removal is taken. The supreme court may not discipline or retire a judge or justice until the (judicial qualifications) commission on judicial conduct recommends after notice and hearing that action be taken and the supreme court conducts a hearing, after notice, to review commission proceedings and findings against a judge or justice.

Whenever the commission receives a complaint against a judge or justice, it shall first conduct proceedings for the purpose of determining whether sufficient reason exists for conducting a hearing or hearings to deal with the accusations. These initial proceedings shall be confidential, unless confidentiality is waived by the judge or justice, but all subsequent hearings conducted by the commission shall be open to members of the public.

Whenever the commission adopts a recommendation that a judge or justice be removed, the judge or justice shall be suspended immediately, with salary, from his or her judicial position until a final determination is made by the supreme court.

The legislature shall provide for commissioners' terms of office and compensation. The commission shall establish rules of procedure for commission proceedings including due process and confidentiality of proceedings.

BE IT FURTHER RESOLVED. That the secretary of state shall cause notice of the foregoing constitutional amendment to be published at least four times during the four weeks next preceding the election in every legal newspaper in the state.

\[\text{COMPLETE TEXT OF Senate Joint Resolution 138}\]

BE IT RESOLVED, BY THE SENATE AND HOUSE OF REPRESENTATIVES OF THE STATE OF WASHINGTON, IN LEGISLATIVE SESSION ASSEMBLED:

THAT, At the next general election to be held in this state there shall be submitted to the qualified voters of the state for their approval and ratification, or rejection, an amendment to Article II, section 15, of the Constitution of the state of Washington to read as follows:

Article II, section 15. (Such) (1) Vacancies (as may) that occur in either house of the state legislature or in any partisan county elective office shall be filled by appointment of the (board of county commissioners) legislative authority of the county in which the vacancy occurs (or: PROVIDED, That) The person appointed to fill the vacancy must be from the same legislative district, county, or county (commissioner) legislative authority district (and the same political party) as the legislator or partisan county elective officer whose office has been vacated (or: and). The person appointed shall also be one of three persons (who shall be) nominated by the county central committee of (the political party)(and) of the partisan officer whose office has been vacated if the nominations are received by the county legislative authority within the time prescribed by statute. In case of a majority of (said) the members of the county (commissioners) legislative authority do not agree upon the appointment within (sixty days after the vacancy occurs) the time prescribed by statute, the governor shall (within thirty days thereafter, and) from the list of nominees (provided for herein) submitted to the county legislative authority if the list was timely received, appoint a person who shall be from the same legislative district, county, or county commissioner legislative authority district (and of the same political party) as the legislator or partisan county elective officer whose office has been vacated (or: and the person so appointed shall hold office until his successor is elected at the next general election, and shall have qualified: PROVIDED, That in case of a vacancy occurring in the office of joint senator, or joint representative, the vacancy shall be filled from a list of three nominees selected by the state central committee, by appointment by the joint action of the boards of county commissioners of the counties composing the joint senatorial or joint representative district, the person appointed to fill the vacancy must be from the same legislative district and of the same political party as the legislator whose office has been vacated, and in case a majority of said county commissioners do not agree upon the appointment within sixty days after the vacancy occurs, the governor shall within thirty days thereafter, and from the list of nominees provided for herein, appoint a person who shall be from the same legislative district and of the same political party as the legislator whose office has been vacated).

(2) If the majority of the positions of a county legislative authority are vacant, the governor shall appoint to the legislative authority that number of persons necessary to establish a majority of appointed positions. A person appointed to fill such a vacancy shall be from the same county legislative authority district as the officer whose office has been vacated. If the positions are partisan elective offices, a person appointed to fill such a vacancy shall also be one of three persons nominated by the county central committee of the same political party as the officer whose office has been vacated if the nominations are received by the governor within the time prescribed by statute.

(3) In case of a vacancy occurring in a nonpartisan county elective office, other than a judicial office, the county legislative authority shall appoint a person to fill the vacancy from the same county or county legislative authority district as the officer whose office has been vacated. If the positions are partisan elective offices, a person appointed to fill such a vacancy shall also be one of three persons nominated by the county central committee of the same political party as the officer whose office has been vacated if the nominations are received by the governor within the time prescribed by statute.

(4) Vacancies that occur in the office of senator or representative of a state legislative district comprising more than one county shall be filled by appointment by the joint action of the legislative authorities of the counties within the district. The person appointed to fill the vacancy shall be from the same legislative district as the legislator whose office has been vacated. The person appointed shall also be one of three persons nominated by the state central committee of the political party of the legislator whose office has been vacated if the nominations are received by the county legislative authorities within the time prescribed by statute. In joint action, the individual vote of each county legislative authority member, not disqualified from voting under subsection (5) of this section, shall collectively amount to the percentage, rounded to the nearest whole number, that the population of the county or portion of the county within the legislative district bears to the population of the entire district. The population shall be determined by the most recent federal census and shall exclude nonresident military personnel. The vacancy shall be filled if one person receives a majority percentage of the votes of the county legislative authorities. If the members of the jointly meeting county legislative authorities do not agree upon an appointment to fill the vacancy within the time prescribed by statute, the governor shall, from the list of nominees submitted to the county legislative authorities if the list was timely
received, make the appointment within the time prescribed by statute.

(5) An otherwise qualified member of a county legislative authority is eligible to be appointed to fill a vacancy governed by this section only if the member does not vote in an action or joint action to fill the vacancy.

(6) The legislature shall prescribe the time limits within which the state and county central committees must submit lists of nominees, within which a county legislative authority or county legislative authorities must agree upon an appointment, and within which the governor must make appointments under the terms of this section. If lists of nominees are not timely received, the appointing authority may appoint any qualified person to fill the vacancy.

(7) A person appointed to fill a vacancy in a partisan office under this section shall hold office until a successor is elected at the next state general election as specified by statute and has been qualified.

BE IT FURTHER RESOLVED, That the secretary of state shall cause notice of the foregoing constitutional amendment to be published at least four times during the four weeks next preceding the election in every legal newspaper in the state.

COMPLETE TEXT OF
House Joint Resolution 49

BE IT RESOLVED, BY THE SENATE AND HOUSE OF REPRESENTATIVES OF THE STATE OF WASHINGTON, IN LEGISLATIVE SESSION ASSEMBLED:

THAT, At the next general election to be held in this state there shall be submitted to the qualified voters of the state for their approval and ratification, or rejection, an amendment to Article XXVIII, section 1 of the Constitution of the state of Washington to read as follows:

Article XXVIII, section 1. (All elected state officials shall each severally receive such compensation as the legislature may direct. The compensation of any state officer shall not be increased or diminished during his term of office, except that the legislature, at its thirty-first regular session, may increase or diminish the compensation of all state officers whose terms exist on the Thursday after the second Monday in January, 1949.)

Salaries for members of the legislature, elected officials of the executive branch of state government, and judges of the state's supreme court, court of appeals, superior courts, and district courts shall be fixed by an independent commission created and directed by law to that purpose. No state official, public employee, or person required by law to register with a state agency as a lobbyist, or immediate family member of the official, employee, or lobbyist, shall be a member of that commission.

As used in this section the phrase "immediate family" has the meaning that is defined by law.

Any change of salary shall be filed with the secretary of state and shall become law ninety days thereafter without action of the legislature or governor, but shall be subject to referendum petition by the people, filed within the ninety-day period. Referendum measures under this section shall be submitted to the people at the next following general election, and shall be otherwise governed by the provisions of this Constitution generally applicable to referendum measures. The salaries fixed pursuant to this section shall supersede any other provision for the salaries of members of the legislature, elected officials of the executive branch of state government, and judges of the state's supreme court, court of appeals, superior courts, and district courts. The salaries for such officials in effect on January 12, 1987, shall remain in effect until changed pursuant to this section.

After the initial adoption of a law by the legislature creating the independent commission, no amendment to such act which alters the composition of the commission shall be valid unless the amendment is enacted by a favorable vote of two-thirds of the members elected to each house of the legislature and is subject to referendum petition.

The provisions of section 14 of Article IV, sections 14, 16, 17, 19, 20, 21, and 22 of Article III, and section 23 of Article II, so far as they are inconsistent herewith, are hereby (repealed) superseded.

The provisions of section 1 of Article II relating to referendum procedures, so far as they are inconsistent herewith, are hereby superseded with regard to the salaries governed by this section.

BE IT FURTHER RESOLVED, That the secretary of state shall cause notice of the foregoing constitutional amendment to be published at least four times during the four weeks next preceding the election in every legal newspaper in the state.

COMPLETE TEXT OF
House Joint Resolution 55

BE IT RESOLVED, BY THE SENATE AND HOUSE OF REPRESENTATIVES OF THE STATE OF WASHINGTON, IN LEGISLATIVE SESSION ASSEMBLED:

THAT, At the next general election to be held in this state there shall be submitted to the qualified voters of the state for their approval and ratification, or rejection, an amendment to Article VII, section 2 of the Constitution of the state of Washington to read as follows:

Article 7, section 2. Except as hereinafter provided and notwithstanding any other provision of this Constitution, the aggregate of all tax levies upon real and personal property by the state and all taxing districts now existing or hereafter created, shall not in any year exceed one per centum of the true and fair value of such property in money: PROVIDED, HOWEVER, That nothing herein shall prevent levies at the rates now provided by law by or for any port or public utility district. The term "taxing district" for the purposes of this section shall mean any political subdivision, municipal corporation, district, or other governmental agency authorized by law to levy, or have levied for it, ad valorem taxes on property, other than a port or public utility district. Such aggregate limitation or any specific limitation imposed by law in conformity therewith may be exceeded only

(a) By any taxing district when specifically authorized so to do by a majority of at least three-fifths of the electors thereof voting on the proposition to levy such additional tax submitted not more than twelve months prior to the date on which the proposed levy is to be made and not oftener than twice in such twelve month period, either at a special election or at the regular election of such taxing district, at which election the number of persons voting "yes" on the proposition shall constitute three-fifths of a number equal to forty per centum of the total votes cast in such taxing
district at the last preceding general election when the number of electors voting on the proposition does not exceed forty per centum of the total votes cast in such taxing district in the last preceding general election; or by a majority of at least three-fifths of the electors thereof voting on the proposition to levy when the number of electors voting on the proposition exceeds forty per centum of the total votes cast in such taxing district in the last preceding general election: PROVIDED, That notwithstanding any other provision of this Constitution, any proposition pursuant to this subsection to levy additional tax for the support of the common schools may provide such support for a two year period and any proposition to levy an additional tax to support the construction, modernization, or remodeling of school facilities may provide such support for a period not exceeding six years;

(b) By any taxing district otherwise authorized by law to issue general obligation bonds for capital purposes, for the sole purpose of making the required payments of principal and interest on general obligation bonds issued solely for capital purposes, other than the replacement of equipment, when authorized so to do by majority of at least three-fifths of the electors thereof voting on the proposition to issue such bonds and to pay the principal and interest thereon by an annual tax levy in excess of the limitation herein provided during the term of such bonds, submitted not oftener than twice in any calendar year, at an election held in the manner provided by law for bond elections in such taxing district, at which election the total number of persons voting on the proposition shall constitute not less than forty per centum of the total number of votes cast in such taxing district at the last preceding general election: PROVIDED, That any such taxing district shall have the right by vote of its governing body to refund any general obligation bonds of said district issued for capital purposes only, and to provide for the interest thereon and amortization thereof by annual levies in excess of the tax limitation provided for herein, AND PROVIDED FURTHER, That the provisions of this section shall also be subject to the limitations contained in Article VIII, Section 6, of this Constitution;

(c) By the state or any taxing district for the purpose of paying the principal or interest on general obligation bonds outstanding on December 6, 1934; or for the purpose of preventing the impairment of the obligation of a contract when ordered so to do by a court of last resort.

BE IT FURTHER RESOLVED, That the secretary of state shall cause notice of the foregoing constitutional amendment to be published at least four times during the four weeks next preceding the election in every legal newspaper in the state.

WASHINGTON STATE VOTER INFORMATION

VOTER REGISTRATION

Qualifications for registering:
1. You are a U.S. citizen by birth or naturalization.
2. You will be 18 or older on the day of the primary or general election.
3. You are a legal resident of the state of Washington.

When to register:
Anytime, but you must register 30 days before the election to be qualified to vote. The voter registration deadline for the 1986 state general election is October 4, 1986.

Where to register:
You must register in person before the county auditor, city or town clerk or deputy voter registrar. Deputy registrars are located in most public schools, some fire stations, and state offices. Contact your county auditor for the location of the registration facility nearest to you. The address and telephone number of each county auditor is on page 45 of this voters’ pamphlet.

When to re-register:
Keep your registration current. Your registration remains valid as long as you exercise your right to vote! You must re-register only if:
1. You did not vote in the previous 24-month period, or
2. You did not vote in the most recent presidential election, or
3. You have legally changed your name, or
4. You have moved from one county to another.

To be eligible to vote, you must re-register 30 days before the election.

If you move:
Whenever you move within a county, you should also change your voter registration. This can be done before a voter registrar or by mail. If you mail the information to the county auditor’s office, include both your old and new addresses and your signature. To be eligible to vote in your new area, you must transfer your registration no later than 30 days before the election.
ELECTION DAY AND VOTING

Where to vote:

At your precinct’s polling place. The name and number are on your registration card and the location is published in the newspaper sometime the week before the election. You may also call your county auditor.

When to vote:

Polls are open from 7:00 a.m. to 8:00 p.m.

How to vote:

Three methods of voting are used in Washington State: punchcard, lever machine, and paper ballot. Each county uses one or a combination of these methods. If you need assistance, you may ask an election worker to explain how to use your county’s voting device or ballot.

Absentee voting:

1. Regular Absentee Ballot: If you cannot vote in person, you may vote by absentee ballot. You may request an absentee ballot, either in person or by mail, as early as 45 days before the election, but no later than the day before the election.

   Exception: If you are confined to the hospital and were admitted no earlier than five days before the election, you may apply for an absentee ballot up to and including the day of the election.

2. Service Absentee Ballot: Members of the military service may apply for an absentee ballot at any time. Such service voters will be mailed an absentee ballot for the next primary or general election, or special election to be held subsequent to the date of application.

3. Special Absentee Ballot: A voter who is working outside the continental United States and will be unable to return a regular absentee ballot by normal mail delivery may apply for a special absentee ballot 90 days before the primary or general election. The special absentee ballot will contain the offices and measures, if known, scheduled to appear on the ballot. The county auditor will include a list of candidates who have filed and a list of any issues that have been referred to the ballot before the application was filed.

The voter may use the special absentee ballot to write in the name of an eligible candidate for each office and vote on any measure.

4. Ongoing Absentee Ballot: If you are a disabled person or a person over the age of 65, you may apply for status as an ongoing absentee voter. This will entitle you to automatically receive an absentee ballot for each subsequent election through January of the next odd-numbered year. At that time, the county auditor will automatically notify you and permit you to renew your status as an ongoing absentee voter. Contact the county auditor for an application.

Additional information on voting by regular absentee ballot is provided on page 45 of this Voters’ Pamphlet.

ACCESSIBILITY TO REGISTRATION FACILITIES AND POLLING PLACES FOR THE ELDERLY AND DISABLED

Congress and the state of Washington recently enacted laws to promote the fundamental right to vote by improving access to voter registration and voting facilities. Election officials are currently implementing these new laws by providing accessible voter registration facilities and polling places wherever possible to the elderly and disabled persons. The following additional types of assistance will be provided for elderly and disabled persons by your county auditor:

- Notice to voters assigned to an inaccessible polling place and a list of accessible polling places published in the newspaper before the election;
- Reassignment to an accessible polling place upon advance request;
- Registration and voting instructions printed in large print at registration and voting facilities;
- Assistance at the polling place from two election officials of opposite political parties or a person of the voter’s choice for any voter unable to record his or her vote.

In addition, the following types of assistance will be provided for elderly and disabled persons by the Secretary of State:

- Public notice concerning the types of voting and registration assistance available to elderly and disabled persons;
- Braille and cassette copies of the Official Voters’ Pamphlet;
- A public information brochure in regular and large print;
- Toll-free Voter Information Hotline: 1-800-824-VOTE
- Toll-free TDD Hotline (Telecommunications for the Deaf): 1-800-422-VOTE
This ongoing voter outreach program is sponsored by the Washington State Auditors Association.

If you have any questions about registration or voting, please give your local county auditor a call. For your convenience, the number for your auditor is included on this page.

The Office of the Secretary of State will also provide a toll-free information hotline (1-800-824-VOTE) or toll-free TDD hotline (1-800-422-VOTE) for election information. Voters within the state may call toll-free to obtain more information about the state general election and the statewide issues which will be on the ballot. Voters may also call to request additional copies of the 1986 Voters' Pamphlet or one of the special editions of the pamphlet in Braille or cassette form or in Spanish. The toll-free service will be in operation Monday through Friday from noon until 8:00 p.m. starting on Monday, October 13 and will continue through the day of the election, November 4.

Adams, 659-0090
Asotin, 243-4164
Benton, 786-2262
Chelan, 664-5432
Clallam, 452-7831
Clarke, 699-2241
Columbia, 382-4541
Cowlitz, 577-3002
Douglas, 745-8527
Ferry, 775-3161 Ext 201
Franklin, 545-3536
Garfield, 843-1411
Grant, 754-2011 Ext 333
Grays, 249-4232
Island, 679-7366
Jefferson, 385-2161
King, 344-2565
Kitsap, 876-7129
Kittitas, 962-6811 Ext 220
Klickitat, 773-4001
Lewis, 748-9121 Ext 156
Lincoln, 725-4971
Mason, 426-4478
Okanogan, 422-3712
Pacific, 875-6541 Ext 347
Pend Oreille, 447-3185
Pierce, 591-7427
San Juan, 378-2161
Skagit, 336-9420
Skamania, 427-5141 Ext 208
Snohomish, 259-9444
Spokane, 456-2320
Stevens, 684-4231
Thurston, 786-5400
Wahkiakum, 795-3219
Walla Walla, 527-3204
Whatcom, 676-6744
Whitman, 397-4601
Yakima, 575-4078
WASHINGTON STATE LEGISLATIVE AND CONGRESSIONAL DISTRICTS


Congressional district boundaries adopted by the Congressional Redistricting Commission pursuant to Chapter 6, Laws of 1983 and ratified by the 48th Legislature in Chapter 17, Laws of 1983, effective March 29, 1983.
Edition 1

Edition 1 of the Official Candidates Pamphlet contains information on candidates for United States Senate, for House of Representatives, United States Congress from the Fourth and Fifth Congressional Districts, and for State Senate, where applicable, and House of Representatives in State Legislative Districts: 3, 4, 5, 6, 7, 9, 12, 13, and 16. If you would like a more detailed copy of the congressional and legislative district maps which are reproduced in this pamphlet, call the Secretary of State’s toll-free hotline (1-800-824-VOTE).
Only a handful of men and women in Washington State history have devoted as much of their lives to public service as has Slade Gorton. 

First as a state legislator, then as Attorney General, and now as United States Senator, Slade has consistently set high standards for himself and our government.

When Slade took his Senate seat in January, 1981, the nation was in economic chaos. Inflation was running at a rate that doubled the cost of living every five years.

Interest rates over 20 percent brought the home building and timber industries to a halt.

And the just-returned Iranian hostages were a reminder of our lack of military readiness.

Today, the policies that Slade supported in the Senate have brought us a new prosperity. Unemployment continues to trend downward. Interest rates encourage home construction again. And inflation is low.

The stability of the Social Security system has been preserved into the next century. And now the federal government's budget deficit is being tamed.

But the job isn't over.

Slade believes we must better distribute the state's prosperity. Too many pockets of high unemployment remain outside the Puget Sound region.

And jobs—new ones and existing opportunities—will always be a priority as long as anyone who wants work can't.

Perhaps the greatest challenge facing Washington and the nation is its aging population.

The baby boom has reached middle age. Slade believes we must begin to plan now for the millions of additional senior citizens who will be retired in the next century.

Born and reared in Illinois, Slade moved to Washington immediately after law school. He quickly adopted the Northwest lifestyle, something he and his wife Sally (a Selah native) still cherish.

Congressional recesses always find the Gortons at their Olympia home or Whidbey Island cabin.
United States Senator

We have a lot to be proud of in Washington State. But we need new leadership and long-range vision to help us reach our full potential. I grew up here and I understand how important it is for our Senators to fight for us. It's what we in Washington expect. I have always fought for Washington State.

As U.S. District Attorney, I successfully prosecuted the first anti-racketeering cases in the country.

In Congress, I fought to establish the Alpine Lakes Wilderness and the North Cascades National Park. As the first chair of the House Budget Committee, I wrote a responsible budget.

As Secretary of Transportation I fought to protect Puget Sound from oil spills by requiring double-bottom tankers and wrote tough rules to regulate the transportation of hazardous waste.

For the past six years I have worked in the private sector, in international trade, learning that Washington's future depends on better markets for our products.

In the nation's capital today, they're playing politics . . . trying to force the nation's nuclear leftovers on us, eliminating our sales tax deduction and pushing policies that close overseas markets.

We need common-sense answers to these problems. My beliefs are as straightforward as the people of Washington State.

Our kids need a guarantee of support for good schools, training in new technologies and student loans for families who need them.

As a veteran, I support a sound, efficient defense that seeks to stop the arms race and prevent nuclear weapons in space.

I have always fought for the rights of older Americans. They deserve a pledge that their retirement will be secure and their Social Security sound.

I will fight for Washington with all my heart. I ask for your vote and your support on election day.
The U.S. war against the workers and peasants of Nicaragua is an attack on all working people. The Nicaraguan revolution has built a powerful union movement, given land to the peasants and meant freedom for the people of Nicaragua. Nicaraguan workers and peasants are running their own country, which once was a private plantation for U.S. corporations.

The socialist campaign is a fighting campaign. We help build the growing movement against the U.S. war in Central America. We are part of the fight against the racist apartheid regime in South Africa. And we are active in the national labor campaign in solidarity with the Minnesota meatpackers, who are waging an important fight against the Hormel company to defend their jobs and their union.

The socialists are in the forefront of the fight to defend democratic rights. This fall, the Socialist Workers Party and Young Socialist Alliance won a landmark lawsuit against government spying, harassment and disruption. In another fight, the socialists overturned Washington's undemocratic election law, which prevented us and other third parties from appearing on the general election ballot.

The Democrats and Republicans monopolize electoral politics — and both represent big business. Working people need a labor party to help lead the fight against the rich and their two parties.

Sid MORRISON
Republican
Campaign Address:
P.O. Box 105
Yakima, WA 98907

Sid Morrison has spent the last six years representing the Fourth District, the people he calls his Central Washington neighbors. He’s worked hard to forge a partnership with them—and to fulfill his goals and commitments as their voice in Washington D.C.

After rebuilding a more secure America, defense spending is stabilizing and inflation is under control. Interest rates are at a nine-year low. Exchange rates, the key to foreign sales, are much improved. All of these basics are keys to the success Sid Morrison strives for.

He’s proud to be a member of the Washington State Congressional team that defeated the administration’s proposal to sell the Bonneville Power Administration and raise power rates. This same team crafted a wilderness bill and helped protect needed social and medical programs for seniors and the disadvantaged. His efforts to see a reduced volume of low-level nuclear waste coming to Hanford were rewarded with the passage of new laws. And, he has been leading the effort to get full compensation liability protection for all activities related to nuclear waste.

His ongoing efforts to represent his constituents include water construction projects, seeking both irrigation and fishery benefits and a new cooperative approach to regulation of farm chemicals. Because one of four Washington State jobs is dependent on exports, he’s stood firm against punitive protectionism. He’s tried to introduce reason as well as compassion into the debate on immigration.

Morrison was raised and lives in the Yakima Valley. He shares the family farm with his wife, Marcella, their four children and three grandchildren. A former community and church leader, Sid Morrison has been involved because he cares about people. And, because he cares, he wants to continue to work on behalf of all the people of Central Washington.

Robert GOEDECKE
Democrat
Campaign Address:
P.O. Box 187
Ellensburg, WA 98926
Telephone: (509) 925-9269

In the simplest and most direct terms, I am for action to restore prosperity to the Fourth District and peace in Latin America and the world. In the past six years, the Republican administration has become totally out of touch with the basic economy of the nation, unaware of the interest costs and the equipment costs of the independent farmer and actively hostile to the spirited men and women of the working force of this country. The administration has sharply reduced Medicaid. The foreign policy has been a disastrous series of blunders, mistakes and hidden vicious wars filled with deliberate atrocities. The economy is at a standstill and yet the Republicans have no ideas and no program. I will help remedy all this, pushing for genuine action for prosperity at home and peace and reason in Latin America and throughout the world.

I will fight to end the domination of the multi-national corporations in Washington D.C., especially the insurance companies, the banks and the oil interests.

I will develop a positive program to combat drugs, by vitalizing the school curriculum from the sixth grade on up, to get students to avoid crack and other forms of cocaine and other drugs.

I will fight to reduce the waste in the military budget which runs now into the billions of dollars.

I will fight for increased Federal aid to education; I will fight for safety at Hanford.

I will work for a strong national promotion of our agricultural products in the world.

Mr. Goedecke has been in education for 38 years. He has been, for the past 16 years, a professor of political and legal philosophy at Central Washington University. He has eight children and resides in Ellensburg.
Floyd L. WAKEFIELD
Republican
Campaign Address:
West 48 Mission
Spokane, WA 99201
Telephone: (509) 325-5983

Floyd Wakefield spent nineteen years in California as a businessman. He has been a contractor in the state of Washington for ten years and property owner in this state since late 1960's; veteran of WW II - European Theater - member of Grange, Gideons, VFW, NRA, and elected to California Legislature 1967-74, serving when President Reagan was Governor.

During his legislative terms, he was the recipient of many awards, including Pepperdine University's First Annual Distinguished Patriot Award; award from United Organization of Taxpayers, Inc., for effective legislative work for restoration of the people's right to vote on their own taxes; and award from California Wildlife Federation and California Rifle & Pistol Association for dedication and objectives of the sportsmen and shooting sports.

"I decided to run for office after studying the enormous deficit we are leaving our future generations. For the first time in 71 years, America became a net debtor nation. I believe in fiscal responsibility and a balanced budget. No new taxes! "We need to overhaul the International Monetary System and World Bank which grant low interest loans to foreign countries, including communist dictatorships to teach them how to compete with the American farmer. These loans are subsidized by American taxpayers. I propose a national nuclear waste management policy to remove it from the hands of the politicians.

"I oppose the protectionist legislation recently enacted by Congress which affects every American consumer by raising prices for domestic and foreign goods. Washington State with its timber, agriculture and manufacturing economy is dependent on exports and this legislation will cripple the state. The per capita income for the 5th Congressional District has declined over the years compared to the national average and this district needs new leadership.

Floyd and his wife, Ruth, attend Northview Church in Spokane where he serves as Deacon.

Thomas S. FOLEY
Democrat

Tom Foley, Eastern Washington's first Representative in the top leadership of the U.S. Congress, is effectively placed to get things done for the region.

Foley has represented the people of the Fifth District since 1964. He is a leader on the Agriculture Committee, and only the second member of that committee in this century elevated to a House leadership position. Now Majority Whip, Foley is expected to move up to the number two position of Majority Leader and be in an even stronger position to help the people of the Fifth District.

Foley believes cutting budget deficits must remain our national priority. A leader in negotiating unprecedented legislation to force both the President and Congress to make necessary budget cuts and strengthen the nation's economy, Foley believes this must be done without sacrificing social security, health care, national security and other essential programs.

Supporting a strong defense, Foley has also been critical of waste and inefficiency in both military and civilian programs. He believes everyone in government must share equitably in the cost-cutting burden. Recognizing that the nuclear arms race must be brought under control, Foley strongly supports effective, verifiable arms control agreements.

Foley has also worked hard to advance the quality of Washington's environment. He adamantly opposes making Hanford the national nuclear waste dump site.

Foley's family has deep roots in Eastern Washington. A lifelong resident of Spokane, Foley's grandfather homesteaded there before statehood. The son of Mrs. Helen M. Foley and the late Superior Court Judge Ralph E. Foley, he is married to the former Heather Strachan.

Graduating from the University of Washington and its School of Law, Foley was a deputy Spokane County Prosecutor, Assistant Washington State Attorney General and served as Special Counsel from 1961 to 1964 to the late Senator Henry M. Jackson.
Peter Mayer has resided in the Spokane area for seven years. He and his wife, Shannon, have three children. Currently employed as a sales manager for a printing company, Peter Mayer has been active in various community groups such as Citizens For a Safe Riverfront Park and Inland Empire for Africa.

Peter Mayer is an advocate of limited government and individual responsibility. He will be a leader in the fight to increase jobs, cut taxes and restore personal freedoms.

Peter Mayer believes that we must hold taxes down while trimming programs and regulations that hurt employers and working people.

Representative Bill Day has a record to be proud of! Bill was a leader in providing protection for our senior citizens from physical and emotional abuse, and in removing sales tax on hearing aids and charitable "meals on wheels" programs.

Bill vows to lead the fight in Eastern Washington to prevent our state from becoming the nation's nuclear garbage pail and remove the toll on the Maple Street Bridge. Some politicians talk a lot, the record shows Bill Day delivers!

Bill is married and has two children. He is a member of the Mary Queen Parish and owns his own business.

Common-sense wisdom which comes from years of experience in business, management and pastoral counseling qualifies Ted to represent the people of this district. A fiscal conservative, Ted will work to improve the economical climate in Washington State, bringing under control the exhorbitant spending patterns of state government and redirecting those resources to stimulate new industry. Ted will listen to the voters of the Third District and make improved decisions based upon common-sense wisdom. Vote for Ted Baker on November 4.

Dennis Dellwo has effectively represented the Third District in the House of Representatives for four years. He has served on Social and Health Services, Judiciary, Rules, Financial Institutions, and Labor Committees and is currently the Majority Whip.

Representative Dellwo has proven himself a capable, honest, and hardworking State Representative, whose number one priority is to look out for the needs of Spokane and Eastern Washington.

Dellwo, son of Spokane City Councilman and Mrs. Robert Dellwo, is a graduate of Gonzaga University and has been a practicing lawyer for 15 years. He and his wife, Jeannine, have a baby daughter, Allison.
Ren Taylor, an eight-year veteran of the House of Representatives, has gained a statewide reputation as a leader with ability, courage and just plain common sense.

A lifelong resident of the state of Washington, Ren is intimately familiar with the problems of our district and the state.

His legislative priorities continue to be the prudent management of our state's dollars, economic development, quality educational opportunities for our students and assistance for those citizens truly in need. Ren is adamantly opposed to the selection of Hanford as the nuclear waste dump for our nation.

Analee Compton, a 37-year resident of the 4th District, has spent 27 years in public education. Her candidacy stems from a desire to provide a more thoughtful, cooperative approach to 4th District and statewide problems and future needs.

Encouraging planned, stable economic growth, maintaining the quality of life in a safe, healthy environment and dealing with the challenges facing public education are only a few of the concerns that she believes must be effectively addressed.

Compton is convinced that revenues can be more equitably and efficiently used to solve problems and to improve the well-being of all citizens.

Mike has represented the Fourth District for six years. He believes fiscal responsibility must guide our state. Efficiency and spending reform not new taxes are the answer.

Mike believes full funding of basic education is a primary responsibility under our state Constitution. Mike believes agriculture is critical to our state and has supported agricultural research.

Mike listens to us. He voted to give us the right to vote on the Hanford depository issue.

Mike, a graduate of Gonzaga University and Gonzaga Law School, is active in the community. Mike with his wife, Laura, and their four boys live in Opportunity.

The important issues this election are non-partisan. Democrats and Republicans alike are experiencing devastating insurance premium increases. Democrats and Republicans alike will be subject to increased radiation exposure and cancer risk if our state continues to be deluged with nuclear waste. Democrats and Republicans alike will suffer financial losses as our Eastern Washington economy continues to decline. Sally's legislative priorities mirror the concerns of our citizens.

Sally, 54, a Spokane Valley native, former teacher, mother of six, community volunteer and small business owner will capably represent us all. Be an educated voter. Vote issues rather than party lines.
Jean Silver
Republican

Campaign Address:
North 7102 Audubon Drive
Spokane, WA 99208

A Certified Public Accountant, Jean Silver has the experience and education to deal with the state's complex financial problems. Jean is assistant floor leader and has served on Ways and Means, Higher Education, State Government, and Trade and Economic Development Committees. Currently, she is an economic development financial consultant and serves on several Governor's commissions aimed at job creation and economic growth. Jean works for economy and accountability in government with sound legislation for quality education, job opportunities and needed social services. Jean Silver, seeking a third term, is committed to getting the best return for the taxpayer's dollar.

Dennis Pasquale
Democrat

Dennis Pasquale is a United States Marine Corps Reservist and has lived most of his life in the 5th District. A community involved citizen, Dennis has tutored in the English as a Second Language Program.

Like all of us, Dennis believes that the contamination of our water is intolerable. The protection of our natural resources should never take the back seat in our action.

Dennis is concerned about nuclear radioactive waste being transported through central Spokane and will work to stop it.

Quality education and economic growth are what is needed today. Dennis will work with his constituents in Olympia for the good of all people.

Gary Bumgarner
Republican

Campaign Address:
North 6221 Buffalo Street
Spokane, WA 99205
Telephone: (509) 326-2772

Gary believes that government should be managed with sound business principles. His experience applying sensible business economics for over twenty-three years will benefit the state.

"Excessive taxation suffocates the economy, causing loss of business capital and loss of jobs." Gary wants tax balance restored to stimulate employment, making wage earner's paychecks go farther.

Gary has proven his capability to create new programs. He has presided over his state and local professional associations and several sportsman's groups.

"The handicapped and disabled are our responsibility, but through our education system we must reduce unemployment and welfare with programs for able-bodied recipients."

Pat McGinn
Democrat

Campaign Address:
N. 6522 Assembly
Spokane, WA 99208
Telephone: (509) 328-5494

Pat McGinn is a lifelong resident of Spokane and graduate of Gonzaga University.

Married with six children, twenty years in personnel management has made Pat a proven administrator and negotiator who will bring a wealth of pension and health benefits knowledge to the Legislature.

Twenty-five years in the Washington Air National Guard and currently a Major, Pat is Budget Officer for OLBA Comptroller Division.

Education – Job Development – Nuclear Waste Disposal! These are Pat's top priorities. Quality teachers – adequately paid! State incentives for business – stabilize existing employment and promote new jobs! Thorough evaluation of nuclear waste hazards – best technology applied to safeguard our state!
Representative Jim West is one of a new generation of state leaders.

As our State Representative, Jim West has dedicated himself to ensuring that the people of Spokane County are able to live happy, prosperous lives, free from unnecessary government interference.

He's fighting against high taxes and excessive state spending so Spokane County families will have more money to spend as they see fit. And Jim West is fighting for the things we want and need—like quality education for our children and stronger laws against crime and violence.

Jim West has been an outspoken advocate for young people and older citizens. He's fighting against drug abuse and child pornography and opposes plans to tax the savings and investment income of senior citizens.

After three years on the Spokane City Council and four years as our State Representative, Jim West has the knowledge and experience we need working for us in the Senate. Jim West is a dedicated, effective legislator—the kind we can't afford to lose. Let's keep Jim West working for us.

Tony Anderson's energy, expertise and vision have left indelible marks on Spokane and Eastern Washington. Tony’s work as Expo's environmental consultant helped make the World Environmental Expo '74 a reality. The old Spokane Flour Mill is also a result of his planning and vision. He is the Director of Eastern Washington University's Institute for Urban and Local Studies. His award-winning work in the area of historic preservation includes Spokane’s historical Patsy Clark's Mansion of which he is co-owner. Some politicians just talk about economic development; Tony Anderson makes it happen!

Tony has a vital plan to “re-energize” Spokane's and Eastern Washington's economy. His program will retain and expand Spokane's employment base. He will work to provide significant state capitol funding for Spokane-area business and community improvement.

Governor Booth Gardner: “We need Tony Anderson’s energy, judgment and vision in Olympia. Tony will be a powerful spokesman for the interests of Eastern Washington and the state Senate.”

Representative Tom Foley: “Tony Anderson is a man of sound judgment and outstanding character. Tony knows how to tackle problems and develop solid solutions. He will be an outstanding Senator.”

Clearly—Tony Anderson will be a great Senator for the Spokane area!
Duane believes that state government can be cost effective while providing for basic needs. As a former manager in state government and now as a small businessman, Duane’s varied professional experience has trained him to be a decision maker.

Duane feels we need a common-sense approach to state spending. The taxpayer is being strangled by excessive taxes. When there is a sound economic climate, business is able to expand and create more jobs.

Duane supports traditional family values, privatization of state contracts, senior citizens concerns and the concept of workfare instead of welfare.

Darrel Bailey, a retired State Patrol administrator, will bring proper representation back to the voters of the Sixth District.

Darrel Bailey is vitally concerned with providing a business atmosphere in which business can prosper without excessive taxation.

Darrel values our state’s way of life and will work to provide protection from the criminal element, the drug culture and from environmental risks which include nuclear waste.

Darrel knows that providing proper education at all levels is extremely important to the future of this state.

Darrel does not offer magic solutions, just hard work and common sense to solve Washington’s problems.

John Moyer is a long-time resident of the Sixth District. He is familiar with the people and their needs.

John is concerned about your decreasing ability to provide a secure retirement, your growing inability to provide good jobs for college students and graduates, and your raising taxes in business. He plans to help by wisely spending your tax dollars and containing taxes through reduction of government involvement in business.

John Moyer is well qualified through his experience as a medical executive and community businessman. He is eager to serve you.

Jan Polek will stand up to the nuclear industry and put the safety of our citizens first. She has called for a timeline for shutdown of Hanford’s N-reactor. Jan Polek proposes: a regional approach to our economic problems, a partnership between business and government to promote business tax equity, legislative support for smaller class sizes in public schools, and an agenda to rebuild the American sense of community.

Jan Polek, an effective administrator, is currently the Director of Women and Youth Services at the YWCA. Jan, her husband, Fran, and their children have lived in our district for twenty years.
Senator Scott Barr is seeking his second 4-year term in the Senate, having also served three 2-year terms in the House. A man of vision and integrity, Senator Barr has developed a reputation as one of the Legislature's hardest working, most effective members. Responsive and conscientious, Scott Barr works hard on the issues most important to people in the 7th District.

Scott Barr has helped protect and enhance small, rural schools and has fought for legislation to help small businesses, local governments and the agriculture and timber industries.

Scott Barr is firm in resisting state government's attempts to interfere in people's lives. (For example, he opposes further gun control restrictions.)

Scott Barr has little patience for big spending, mismanaged government. He believes controlling the growth of state government and holding down taxes are important factors to improving the economy of the 7th District.

Scott Barr is a social and fiscal conservative who believes in traditional family values and the American work ethic. A 37-year resident of the 7th District, Scott lives with his wife, Dollie, on their farm in Lincoln County. Senator Barr is semi-retired and works full time serving the needs of his vast and diverse district.

John Krogh — concerned, a dynamic leader — State Senate, 7th district.

Qualified: John is a third generation rancher and businessman with an Agriculture Economics degree from Washington State University, with further education from the Washington Agriculture and Forestry Leadership Foundation.

Experienced Community Servant: As Pend Oreille County Commissioner for eight years, John served on the Boards of Equalization, Health, and Investments. John also helped organize a new bank and is a director of that successful bank.

Committed: Well-acquainted with the hardships of families in agriculture, forestry, businesses and industries, he will work hard to create jobs and stability in our district. His hard work in the cattle industry — having served as County President, and State Secretary/Treasurer of the Washington Cattlemen's Association, and currently as an Executive Committeeman, in addition to chairing their Endowment Trust Fund — testify to his commitment.

Perspective: John believes in working with people. Joining the majority party in Olympia, John will work with other leaders to tackle the problems facing our region.

Vision: Valuing the stability of our communities and families, he supports projects that will both keep and attract industry. He sees quality education for all as a must. For senior citizens, John emphasizes dignity and independence.

John Krogh: a working man, a working leader.
Steve Fuhrman, four-year incumbent, has fought hard to control state spending and will continue that fight on behalf of the taxpayers of his district.

As a businessman, Steve Fuhrman knows that more jobs and a strong economy can only be achieved through the free enterprise system, not through more government programs. He believes government, like families and businesses, must learn to live within its means.

Steve has been a leader in the movement to bring family-oriented values to Olympia. He supports the concept that a strong family unit must form the central core of our society.

Mark Patterson is concerned about jobs, agricultural stability, economic development and education.

Mark Patterson has a campaign theme, “Let’s get back in touch”, meaning he will represent the major concerns of the 7th District and will not use the office as a platform for promoting personal issues.

Mark Patterson first became interested in becoming a legislator while serving as an elected hospital commissioner, and finds reward in making positive, needed changes on behalf of others.

Mark Patterson is a physician’s assistant in the North Okanogan County (for 17 years). Mark is married and has three children.

“A reduction in tax burden is necessary to realize real economic growth. I am against a state income tax.”

Marian McClanahan advocates spending restraint, local control and reduced government regulation.

A native of eastern Washington, Marian and her husband, Byron, own and operate a hay and apple ranch on the Okanogan River near Riverside. Marian is a former teacher and school board member and active in community and church.

As a legislator, Marian McClanahan will work for savings in state agencies and elimination of unessential services. She will listen to your concerns in order to represent the views of Seventh District voters.

Tom Bristow has proven himself to be an outstanding Representative for the 7th Legislative District.

Results of his work on the Ways & Means Committee: the gap between our teachers’ salaries and those of the more affluent districts has narrowed; a noxious weed control fund was established; B & O taxes paid by meat processors were reduced. Bristow also serves on Agriculture and Local Government Committees.

“Bristow is regarded by Republicans and Democrats as one of the brightest stars of the Legislature. He is considered capable, hardworking, and has won respect for his quick grasp of budget issues.” Seattle P.I.
Representative Darwin Nealey has established a record of working hard and listening to the people of the 9th District.

Darwin is the ranking Republican of the Agriculture Committee and serves on the Constitution and Elections Committee, Energy and Utilities Committee, Joint Select Telecommunications Subcommittee, High Level Nuclear Waste Subcommittee, and was recently appointed to the Ways and Means Committee. He is a representative to the National Conference of State Legislatures.

A graduate of WSU and a farmer for over 40 years, Darwin is well acquainted with the unique needs of the district. He and his wife, Evelyn, live in LaCrosse.

Ken Casavant means active representation for the entire Ninth District.

Ken understands agriculture. Raised on a farm, Ken chose a career in agriculture. He will work hard to help develop new markets and recapture old ones. Ken understands education. A college professor and father of two teenagers, Ken has a real interest in supporting quality of education. Ken understands economic development. Job creation and retention are high in his priorities. Most important, Ken understands the needs of all the people of the district, from youth to senior citizens. He will be active and effective in representing us.

Eugene Prince is completing his third term as 9th District Representative. He previously served 13 years on the staff of the House of Representatives, including the positions of Sergeant-at-Arms and Assistant Chief Clerk.

Prince is the ranking Republican Chairman of the Higher Education Committee. He also serves on the Transportation and Financial Institutions and Insurance Committees, as well as the Joint Administrative Rules Review Committee. Prince will continue working towards administrative efficiency and maintenance of essential services.

A graduate of WSU, Prince is engaged in wheat farming. He and his wife, Patsy, have four children and five grandchildren.

Larry was born and raised in Eastern Washington and has lived and worked here most of his adult life. Because of his many years in the agriculture business he understands and has knowledge of the problems facing the farmer and the agriculture industry as a whole. His experience as a restaurateur and small business owner has exposed him to the problems facing the small business operator.

He believes strongly in higher education and preserving our high standards for our universities and colleges. He feels we should hold taxes at status quo and work to improve the economy in our district.

He believes strongly in higher education and preserving our high standards for our universities and colleges. He feels we should hold taxes at status quo and work to improve the economy in our district.
State Representative
Twelfth Legislative District

Clyde
BALLARD
Republican

Representative Clyde Ballard, seeking his third term in the Legislature, is Republican Caucus Chairman. He was a prime sponsor of the liability insurance tort reform legislation enacted during the 1986 session. The committees Representative Ballard serves on are Agriculture, Rules, and Social and Health Services. He also served on a number of special committees including Institutional Industries, Recreational Resources, Health Care Cost Containment, Public Health and the select committee to study workers' compensation. Clyde and his wife, Ruth, have three grown sons and continue to be involved in important statewide issues through his business, community and church activities.

Pat "Scoop" MANNERS
Democrat

Pat "Scoop" Manners, a confessed workaholic, happily scooping your favorite ice cream at his historic Pat & Mikes Food Mood near Lake Chelan.

My Store has been the target for bomb threats, economic boycott and pressure to apply censorship from groups claiming to be Christian. I have not been intimidated by these "Christian" actions and now actively represent you, the people of the 12th District, to keep censorship from your stores, bedrooms, schools and libraries.

Do you want to be represented or do you want to be indoctrinated? Separate the church from the state. Vote Pat "Scoop" Manners.

Alex
McLEAN
Republican

Alex McLean is a lifetime resident of the 12th District with a consistent record of positive public service in his community, county and associations beyond the local level.

As a participatory resident of his home district, he understands the impact of state legislation in our daily activities. The common concerns of taxes, education, environment and development need the attention of people experienced in reconciling differing views. Alex's personal life and public service demonstrate the qualities of a State Representative.

Alex is a successful agri-businessman. He and his wife, Bonita, operate wheat, cattle and apple ranches in Douglas County.

Jim
NELSON
Democrat

Jim Nelson is an experienced teacher, school administrator and association manager. Jim's legislative interests include quality public schools, dignity for senior citizens, efficiency in government, economic growth and jobs, equity in taxation and fighting illegal drug abuse.

Jim is a skilled manager, consensus builder and negotiator; an experienced lobbyist and leader. He has held many state and national offices in professional associations.

As a North Central Washington native, Jim knows the people and their concerns. He knows budgets and the importance of agriculture to our economy and way of life.

Jim will be a thoughtful advocate for our concerns.
Keith Ellis is a man that understands that solutions designed for problems of the '30's, don't work for problems of the '80's.
Keith Ellis has the experience, education and leadership qualities needed to represent District 13 now, and in the future.
Keith Ellis understands that without a strong business climate, you can't generate the capital necessary to finance education and welfare.
Keith Ellis would be fair to all of the citizens of District 13. He would never let party affiliation affect his work in your behalf.
Keith Ellis would not allow a special interest group to trash District 13 with hazardous wastes.
Keith Ellis can be trusted. He won't tell you one thing while you are there and do another when you're gone. You would know with confidence where he stands.
Keith Ellis feels that education is one of his highest priorities, a better educated public will reduce welfare.
Having been your Director of Agriculture, Keith understands state government. He will be immediately effective.
Keith Ellis knows that Washington State is getting sufficient money for state needs, the spending priorities and mismanagement of the money are the problem.
Keith has the blend of agriculture, business and experience that District 13 needs.

Central Washington has to fight for everything we get from Olympia. To win votes for our special needs – agriculture, water, education, transportation – we need both Democrat and Republican representation. Putting these bipartisan coalitions together is what Tub Hansen does best. He works with members of both parties to gain support for our legislative programs.
A fiscally responsible legislator with a heart, Tub Hansen never forgets the needs of people. He has fought for programs to better protect the most vulnerable in our community – our children, the disabled and older citizens. He works for legislation to provide improved programs for the handicapped, better school programs, tougher child-abuse laws, CHORE services and tax relief.
It makes no sense to endanger our lifeblood – the Columbia River – with either nuclear or hazardous waste sites. That's why Tub Hansen is vehemently opposed to both projects.
A lifetime resident of the 13th District, Tub knows the needs of our area. As Central Washington's only Democrat in the State Senate, as chairman of the important Agriculture Committee and vice chair of the Transportation Committee, Tub is in a unique position to help us all.
That's what it's all about – getting the job done for the people you represent.
In the past four years Glyn has become a very strong voice in Olympia for the 13th District. He serves on Education, Agriculture, and Commerce and Labor Committees where he is vice chairman. He also serves as State Representative to the National Agriculture Committee and serves on the Joint Select Committee on Workers' Compensation Reform. He has earned the name as being a hard worker and knows how to get things done for his district.

Glyn feels very strongly that government should do only for the people what they cannot do for themselves.

The 13th District covers a wide range of land uses and population mixes. Agricultural and forestry activities, urban centers, federal lands, wildlife refuges and a major state educational institution are just a few of the many subjects which will demand my attention as your Representative.

My experience as a successful business owner, forestry technician and contractor, natural resource conservation group founder and conservation district associate supervisor makes me uniquely qualified to evaluate legislative issues from a necessarily holistic point of view.

As your State Representative, you can be confident I will promote and protect your best interests in the Legislature.

Representative Curt Smith has always been involved in the farming business. He was educated at the University of Nebraska, is a WWII veteran and member of the United Church of Christ. Curt and wife, Lucille, have lived 31 years on their Columbia Basin farm.

Curt provides important leadership in all issues as Minority Whip of the House. He believes we must set priorities to control state spending and still provide the necessary required local and state services.

Curt has put his experience into practice. As our legislator, he has clearly shown his willingness to represent the concerns of our district.

Virgil is a Colorado farm boy who served in Korea. A college graduate, he worked in nuclear warhead production for 13 years. He quit his job as an engineer for the Atomic Energy Commission for moral reasons.

Donovan's sense of justice has made him active in church, union and community. He feels the family farm can be saved and jobs and security provided for every American.

"Virg" has an engineering and business background, giving him the abilities to visualize changes required in state government. He is interested in labor and agriculture as well as serving on the Nuclear Waste Board.
Representative Peter Brooks is seeking his second term. He is Assistant Republican Chairman of the Social and Health Services Committee and serves on the Agriculture and State Government Committees. Representative Brooks played leading roles in the passage of Washington’s liability insurance reform law, plus several measures to strengthen and expand markets for Washington agricultural products.

Peter, a retired surgeon, and his wife, Betty, have five adult children. He is past president of the Washington State Medical Association and the American College of Surgeons.

Representative Brooks has earned a reputation as responsible legislator, dedicated to every segment of the district.

Eight years of fighting illness to help save life and ten years of fighting lawlessness to help save Washington’s most valuable historic bridge taught me that life and our constitutional law are Americans’ most precious possessions.

America came into being because our forefathers were determined to create representative government guaranteeing inalienable rights of life, liberty and the pursuit of happiness.

Because misguided Americans are now undermining these hard-won freedoms, all true Americans must fight to save them.

Washington State Senators and Representatives, elected by the people, bear full responsibility for making constitutional laws that enhance and value human life.

A WSU graduate, Brad Fisher is a financial adviser, Kennewick City Councilman and a skilled communicator known for his thorough research and tireless commitment to the concerns of his constituents.

An experienced elected official, Brad knows the necessity of a balanced budget and responsible control of state spending.

Fisher is a lifetime resident of the Columbia Basin and understands the critical link between the health of the agriculture industry and the economic vitality of business in the 16th District. Brad will be a strong voice in Olympia for our farming interests, economic development and new jobs.

Brad and his wife have two daughters.

Bill Grant is convinced that a fiscally conservative Democratic legislator from the 16th District must be elected to effectively carry the message and concerns of Southeastern Washington to Western Washington lawmakers.

Grant is a fourth generation wheat farmer who understands the problems of the agricultural industry, which in turn, have an effect on small business in Walla Walla, Franklin and Benton Counties.

A Whitman College graduate and currently chairman of the Board of Trustees at Walla Walla Community College, Bill Grant knows that education is the key to success for the future of our state.
In addition to the various state and county offices which will appear upon the general election ballot, most voters will have the opportunity to vote for the office of "precinct committeeman".

WHO IS ELIGIBLE

State law (RCW 29.42.040) provides that any person who is a registered voter and a member of a major political party may become a candidate for the office of precinct committeeman by filing a declaration of candidacy and paying a $1 filing fee to the county auditor. Since voters do not register by political party in Washington, a candidate declares himself or herself to be a Democrat or a Republican at the time he or she files for the office. The filing period for the office of precinct committeeman begins at the same time as the filing period for other partisan offices (the last Monday in July in even-numbered years), and lasts for three weeks, ending on the third Friday following that date.

ELECTION OF PRECINCT COMMITTEEMEN

Candidates for precinct committeeman do not appear on the primary ballot but rather are placed directly on the general election ballot, and the candidate receiving the most votes in his or her precinct for each political party is declared elected. State law (RCW 29.42.050) does provide, however, that to be declared elected, a candidate must receive at least 10% of the number of votes cast for the candidate of his or her party receiving the greatest number of votes in that precinct.

TERM OF OFFICE AND VACANCIES

The term of office for anyone elected to the office of precinct committeeman is two years, and commences upon the official canvass of election returns by the county canvassing board. Should a vacancy occur in the office (caused by death, disqualification, resignation, or failure to elect), the usual process is for the chairman of the party central committee to fill the vacancy by appointment. Appointments to fill vacancies cannot be made between the state general election and the organization meeting of the county central committee, which must be held prior to the second Saturday in January following the election of precinct committeemen.

DUTIES OF PRECINCT COMMITTEEMEN AS MEMBERS OF THE COUNTY AND STATE CENTRAL COMMITTEES

1. Each precinct committeeman is a member of the county central committee. The county central committee has the authority to fill vacancies on the party ticket for partisan county offices and for legislative offices in districts entirely within that county when no candidate files for such a position or when a candidate or nominee dies or is disqualified leaving no candi-

date of that party for such an office; they may also nominate persons for appointment to these offices if an incumbent of that party resigns.

2. The state central committee has the authority under state law (RCW 29.42.020) to:

- Call caucuses and conventions.
- Provide for the election of delegates to national nominating conventions.
- Fill vacancies on the party ticket for any federal, state or legislative office which encompasses more than one county.
- Nominate persons to fill vacancies in state or legislative offices caused by resignation or death of an incumbent of that party.
- Provide for the nomination of presidential electors.
- Perform other functions inherent in such an organization.

NON-STATUTORY DUTIES AND RESPONSIBILITIES OF PRECINCT COMMITTEEMEN

Specific duties and responsibilities of a precinct committeeman are usually determined by either the county or state central committees. The following duties are commonly assigned to precinct committeemen by their party organization:

- Keep informed on current issues and candidates, study the party platform.
- Attend meetings of county committees and actively participate in fund-raising activities.
- Obtain lists of registered voters from the County Auditor's office.
- Canvass the precinct and become acquainted with the voters residing therein.
- Establish a record of eligible voters and party members within the precinct.
- Encourage voter registration within the precinct.
- Distribute party election materials during election campaigns.
- Recommend party members to work as precinct election officers.
- Encourage voters to get out and vote on election day.
- Encourage the use of absentee ballots.
- Hold precinct caucuses at certain selected times for the purpose of adopting resolutions and selecting delegates to the county conventions.

Individuals who are interested in serving as precinct committeemen should contact the chairman of the county central committee of their party or the state committee office of that party. Their addresses are as follows:

<table>
<thead>
<tr>
<th>Washington State Republican Party</th>
<th>Democratic Central Committee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nine Lake Bellevue Drive, #203</td>
<td>1701 Smith Tower</td>
</tr>
<tr>
<td>Bellevue, WA 98005</td>
<td>Seattle, WA 98104</td>
</tr>
</tbody>
</table>
Absentee Ballot Request

I __________________________ HEREBY DECLARE THAT I AM A REGISTERED VOTER

AT __________________________ CITY __________________________ ZIP ________________

PHONE NO. __________________________ PRECINCT __________________________ (IF KNOWN)

SEND MY BALLOT TO: ☐ SAME ADDRESS AS ABOVE: ☐ THE ADDRESS BELOW:

_____________________________ __________________________ __________________________
STREET ADDRESS CITY OR TOWN STATE ZIP

This application is for the state general election to be held on November 4, 1986.

TO BE VALID, YOUR SIGNATURE MUST BE INCLUDED

FOR OFFICE USE ONLY

REGISTRATION NUMBER __________________________ PRECINCT CODE _____ LEG. DIST. _____

REGISTRATION VERIFIED __________________________ DEPUTY SIGNATURE __________________________

BALLOT CODE __________________________ ADDRESS CHANGE __________________________ BALLOT RETURNED

--- CLIP FORM OUT ON THIS LINE ---
**VOTING BY ABSENTEE BALLOT**

**Instructions:** Any registered voter who will not be able to vote in person may apply for an absentee ballot. For convenience, use the attached request form. You may, however, use any signed request with the necessary information to request an absentee ballot. Include your printed name, address at time of registration and address to which the ballot is to be mailed and your signature. The voter’s signature must compare to the voter’s permanent registration record. Mail your request directly to your county auditor. Refer to the addresses listed below. A request may be made either in person, by mail or messenger and must be received by the county auditor no later than the day before the election. Exception: A voter may apply for an absentee ballot up to and including the day of the election if the voter was admitted to the hospital no earlier than 5 days before the election and confined to the hospital on election day. Contact the hospital administrator, county auditor, or department of elections for such a ballot. An absentee ballot must be voted and postmarked no later than the day of the election. Make your request as soon as possible to allow sufficient time for an exchange of correspondence with the county auditor or department of elections.

<table>
<thead>
<tr>
<th>COUNTY</th>
<th>ADDRESS</th>
<th>CITY</th>
<th>ZIP</th>
<th>TELEPHONE NUMBER</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adams</td>
<td>210 West Broadway</td>
<td>Ritzville</td>
<td>99169</td>
<td>659-0090*</td>
</tr>
<tr>
<td>Asotin</td>
<td>P.O. Box 129</td>
<td>Asotin</td>
<td>99402</td>
<td>243-4164*</td>
</tr>
<tr>
<td>Benton</td>
<td>P.O. Box 470</td>
<td>Prosser</td>
<td>99350</td>
<td>786-2262*</td>
</tr>
<tr>
<td>Chelan</td>
<td>P.O. Box 400</td>
<td>Wenatchee</td>
<td>98801</td>
<td>664-5432*</td>
</tr>
<tr>
<td>Clallam</td>
<td>223 East 4th</td>
<td>Port Angeles</td>
<td>98362</td>
<td>452-7831*</td>
</tr>
<tr>
<td>Clark</td>
<td>P.O. Box 5000</td>
<td>Vancouver</td>
<td>98668</td>
<td>699-2241*</td>
</tr>
<tr>
<td>Columbia</td>
<td>341 East Main St.</td>
<td>Dayton</td>
<td>99328</td>
<td>382-4541*</td>
</tr>
<tr>
<td>Cowlitz</td>
<td>207 North 4th</td>
<td>Kelso</td>
<td>98626</td>
<td>577-3002</td>
</tr>
<tr>
<td>Douglas</td>
<td>P.O. Box 456</td>
<td>Waterville</td>
<td>98858</td>
<td>745-8527*</td>
</tr>
<tr>
<td>Ferry</td>
<td>P.O. Box 498</td>
<td>Republic</td>
<td>99166</td>
<td>775-3161*</td>
</tr>
<tr>
<td>Franklin</td>
<td>1016 North 4th Ave.</td>
<td>Pasco</td>
<td>99301</td>
<td>545-3536*</td>
</tr>
<tr>
<td>Garfield</td>
<td>P.O. Box 278</td>
<td>Pomeroy</td>
<td>99347</td>
<td>843-1411*</td>
</tr>
<tr>
<td>Grant</td>
<td>P.O. Box 37</td>
<td>Ephrata</td>
<td>98823</td>
<td>754-2011*</td>
</tr>
<tr>
<td>Grays Harbor</td>
<td>P.O. Box 751</td>
<td>Montesano</td>
<td>98563</td>
<td>249-4232</td>
</tr>
<tr>
<td>Island</td>
<td>P.O. Box 697</td>
<td>Coupeville</td>
<td>98239</td>
<td>679-7366</td>
</tr>
<tr>
<td>Jefferson</td>
<td>P.O. Box 563</td>
<td>Port Townsend</td>
<td>98368</td>
<td>385-2161</td>
</tr>
<tr>
<td>King</td>
<td>500 4th Avenue</td>
<td>Seattle</td>
<td>98104</td>
<td>344-2565</td>
</tr>
<tr>
<td>Kitsap</td>
<td>614 Division St.</td>
<td>Port Orchard</td>
<td>98366</td>
<td>876-7129</td>
</tr>
<tr>
<td>Klickitat</td>
<td>205 S. Columbus</td>
<td>Ellensburg</td>
<td>98926</td>
<td>962-6811*</td>
</tr>
<tr>
<td>Lewis</td>
<td>P.O. Box 29</td>
<td>Goldendale</td>
<td>98620</td>
<td>773-4001</td>
</tr>
<tr>
<td>Lincoln</td>
<td>P.O. Box 366</td>
<td>Chehalis</td>
<td>98532</td>
<td>748-9121</td>
</tr>
<tr>
<td>Mason</td>
<td>P.O. Box 400</td>
<td>Davenport</td>
<td>99122</td>
<td>725-4971*</td>
</tr>
<tr>
<td>Okanogan</td>
<td>P.O. Box 1010</td>
<td>Shelton</td>
<td>98584</td>
<td>426-7177</td>
</tr>
<tr>
<td>Pacific</td>
<td>P.O. Box 97</td>
<td>Okanogan</td>
<td>98840</td>
<td>422-3712*</td>
</tr>
<tr>
<td>Pend Oreille</td>
<td>P.O. Box 5000</td>
<td>South Bend</td>
<td>98586</td>
<td>875-6541</td>
</tr>
<tr>
<td>Pierce</td>
<td>2401 S. 35th St.</td>
<td>Newport</td>
<td>99156</td>
<td>447-3186*</td>
</tr>
<tr>
<td>San Juan</td>
<td>P.O. Box 638</td>
<td>Tacoma</td>
<td>98409</td>
<td>591-7427</td>
</tr>
<tr>
<td>Skagit</td>
<td>P.O. Box 1306</td>
<td>Friday Harbor</td>
<td>98261</td>
<td>378-2161</td>
</tr>
<tr>
<td>Skamania</td>
<td>P.O. Box H</td>
<td>Mount Vernon</td>
<td>98273</td>
<td>336-9305</td>
</tr>
<tr>
<td>Snohomish</td>
<td>3000 Rockefeller Ave.</td>
<td>Stevenson</td>
<td>98648</td>
<td>427-5141*</td>
</tr>
<tr>
<td>Spokane</td>
<td>West 1116 Broadway</td>
<td>Everett</td>
<td>98201</td>
<td>259-0685</td>
</tr>
<tr>
<td>Stevens</td>
<td>215 S. Oak St.</td>
<td>Spokane</td>
<td>99260</td>
<td>456-2820*</td>
</tr>
<tr>
<td>Thurston</td>
<td>2000 Lakeridge Dr. SW</td>
<td>Colville</td>
<td>99114</td>
<td>684-6995*</td>
</tr>
<tr>
<td>Wahkiakum</td>
<td>P.O. Box 543</td>
<td>Olympia</td>
<td>98502</td>
<td>786-5408</td>
</tr>
<tr>
<td>Walla Walla</td>
<td>P.O. Box 1856</td>
<td>Cathlamet</td>
<td>98612</td>
<td>795-3219</td>
</tr>
<tr>
<td>Whatcom</td>
<td>P.O. Box 398</td>
<td>Walla Walla</td>
<td>99362</td>
<td>527-3204*</td>
</tr>
<tr>
<td>Whitman</td>
<td>P.O. Box 350</td>
<td>Bellingham</td>
<td>98227</td>
<td>676-6742</td>
</tr>
<tr>
<td>Yakima</td>
<td>North 2nd &amp; East “B”</td>
<td>Colfax</td>
<td>99111</td>
<td>397-4601*</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Yakima</td>
<td>98901</td>
<td>575-4078*</td>
</tr>
</tbody>
</table>

*Area Code: 509
YOUR COMMENTS COUNT

1. When did you receive this pamphlet? Date: __/__/__

2. Was there any specific delivery problem that you are aware of?
   Comments: ______________________________________________________

3. Was this pamphlet received early enough to help you study the issues?
   Comments: ______________________________________________________

4. Were the design and format of the pamphlet appealing and readable?
   Comments: ______________________________________________________

5. Did you take time to read the full text of the ballot measures? If you said yes, did you feel this information was useful?
   Comments: ______________________________________________________

6. Did you mark and take your sample ballot to the polls?
   Comments: ______________________________________________________

REMEMBER: YOUR COMMENTS ARE IMPORTANT

7. Please jot down your suggestions for revision or improvement of the Official Voters' Pamphlet. Tell us your criticisms and comments.
   ________________________________________________________________
   ________________________________________________________________
   ________________________________________________________________
   ________________________________________________________________
   ________________________________________________________________

(Optional)
Name: ___________________________________________________________
Address: _________________________________________________________

Please return this form to: Voters' Pamphlet, Office of Secretary of State, P.O. Box 9000 (AS-22), Olympia, WA 98504.

THANK YOU.
Every Washington voter will vote on six state measures at the state general election on Tuesday, November 4, 1986. The ballot titles for these state measures are reproduced below as a convenience to voters in preparing to go to the polls or cast an absentee ballot. Voters are encouraged to bring any list or sample ballot to the polling place to make voting easier. State law provides that: "Any voter may take with him into the polling place any printed or written memorandum to assist him in marking or preparing his ballot." (RCW 29.51.180)

### REFERENDUM BILL 40

"Shall state officials continue challenges to the federal selection process for high-level nuclear waste repositories and shall a means be provided for voter disapproval of any Washington site?" ........................................

### INITIATIVE MEASURE 90

"Shall sales and use taxes be increased, ¼ of 1%, to fund comprehensive fish and wildlife conservation and recreation programs?" ..........................

### SENATE JOINT RESOLUTION 136

"Shall the Constitution be amended to increase authority and membership of the commission reviewing judicial conduct and require public proceedings?"

### SENATE JOINT RESOLUTION 138

"Shall the Constitution be amended to modify the process, timing and eligibility to fill vacancies in legislative and county offices?" ........................

### HOUSE JOINT RESOLUTION 49

"Shall the Constitution be amended to authorize an independent commission to set salaries of legislators, judges, and state elected officials?" ...........

### HOUSE JOINT RESOLUTION 55

"Shall a constitutional amendment permit voters to approve school excess levies, not exceeding six years for construction, modernization or remodeling? ..........................................................

The candidates for congressional and legislative office vary according to the residence of the voter. Space has been provided to fill in the names of the appropriate candidates prior to going to the polls.

**UNITED STATES SENATOR**

- Slade Gorton (Republican) ........................................
- Brock Adams (Democrat) ........................................
- Jill Fein (Socialist Workers) ..................................

**UNITED STATES REPRESENTATIVE**

**STATE SENATOR (if applicable)**

**STATE REPRESENTATIVE—POSITION 1**

**STATE REPRESENTATIVE—POSITION 2**
AVISO: La mayor parte del texto de esta publicación es traducida al español.
Si usted desea recibir esta información, hágalo ordenando su ejemplar a la oficina del auditor del condado, al departamento de elecciones, o bien enviando su nombre y dirección a:
SECRETARY OF STATE
LEGISLATIVE BUILDING
P.O. BOX 9000
OLYMPIA, WA 98504
Un folleto le será enviado gratis a vuelta de correo.