WA 353.1 stapa 01 ERS PAMPHI FT **& Local Voters** Pamphlet State General Election Nov. 7 1989 **Published by** Office of the Secretary of State WASHINGTON STATE LIBRARYing County Division STATE DEPOSITORY COPY

Introduction to the 1989 Voters Pamphlet



One hundred years ago, the people of Washington Territory set the stage for Washington Statehood by voting in the general election of October 1, 1889. Using ballots like those shown on the facing page, they ratified a proposed state constitution, elected

a slate of state and local candidates and narrowed the field of cities vying for the location of the state capital.

The dream of Statehood became a reality on November 11, 1889, when President Benjamin Harrison signed the documents admitting Washington as the 42nd state in the Union. (Elisha P. Ferry, the state's first governor, must have had mixed emotions when he read the telegram shown below. The 61-cent cable was sent collect!)

In just a few days, the citizens of our state will set the stage for Washington's second century by voting in the November 7 state general election. This election, which takes place just five days before the state's 100th birthday, features a number of important issues at both the state and the local levels. In addition, voters will elect candidates for hundreds of local government positions ranging from the county council to the school board to the mayor's office.

These issues and these candidates will play a crucial role in guiding Washington into its next 100 years. As you prepare to go to the polls, I urge you to thoroughly examine the issues surrounding each ballot measure and the positions of each person seeking office. And, above all, be sure to vote on November 7. It's one of the best ways to celebrate our heritage and shape our future.

Happy Birthday, Washington!

RALPH MUNRO Secretary of State

Dear King County Resident:

This voters' information pamphlet marks the 100th anniversary of King County and the State of Washington -- a truly successful partnership in government.

In celebrating this Centennial, we are reminded that the success of our state and and local government for the past one hundred years is due primarily to the active involvement of its citizens. The foundation of this involvement has been the ballot box and the extent to which citizens have used it. The success our region can expect to experience in the next hundred years depends upon your continuing, and improving upon, that record -- by making your voice heard through the wise and careful use of the ballot.

This issue of the King County Voters' Pamphlet provides you the opportunity to study the statements of local candidates and issues on the general election ballot. Other information, such as how to register to vote, a sample ballot, absentee ballot request, and other election information is included. Special editions of the pamphlet are available in Spanish, Chinese, Braille, and on cassette tape.

The State of Washington, Seattle, King County, and the many governmental jurisdictions in the County have cooperated to provide this pamphlet for your use. I urge you to read this pamphlet and study the issues. Then celebrate our 100 years as a State and a County by voting on Tuesday, November 7, 1989.

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BOB BRUCE Superintendent of Elections King County

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(Pictured: The Democratic and Republican ballots are from Washington's 1889 statewide election. The telegram, on the opposite page, and ballots are courtesy of the Washington State Archives.)



TO THE LEGISLATURE

Note: The ballot title and explanatory statement were written by the Attorney General as required by law. The complete text of Initiative Measure 102 begins on page 12.

Official Ballot Title:

Shall the State support of children and family services and K-12 education programs be increased by \$360,000,000 in new taxes?

The law as it now exists:

The State Constitution, as interpreted by the State Supreme Court, requires that the State adequately fund basic education in the K-12 public schools. Some State taxes and revenues are identified by the Constitution and statutes to be for school purposes. The

Statement for

THE CHILDREN'S INITIATIVE WILL PROTECT ALL CHILDREN

We must do more to protect all children from drugs, crime and abuse. All children need a good basic education and safe schools. Drug education and child abuse prevention work. Smaller classes work, and early childhood education works.

WASHINGTON'S CHILDREN CAN'T WAIT

Cases of child abuse and neglect have doubled since 1979; sexual abuse cases have increased fivefold. One in four students drops out of school, and half our prisoners are dropouts. 80,000 youths need help for alcohol or drug abuse; and nearly one-third of the babies born in our major hospitals are addicted to drugs. 93 percent of mentally ill children never receive treatment. One-third of the children living in poverty are under 5.

THE CHILDREN'S INITIATIVE IS AN INVESTMENT IN PREVENTION

Every penny we spend on children now will save thousands of dollars later for adult social services, welfare or imprisonment. It costs \$2,851 per year to educate a child -- but \$21,969 to house a prisoner.

Health care during pregnancy costs far less than treating sick babies. Help for a child failing in school costs one-fifth as much as repeating a grade.

ALL CHILDREN NEED PROTECTION

Adults who prey on vulnerable children are not born predators. Drugs, gangs, abuse and neglect can turn a happy, healthy child into a dangerous adult. One child at risk today can put a whole community at risk tomorrow.

The Children's Initiative, endorsed by thousands of nurses, doctors, teachers, police officers and church groups, will fund programs that protect children and help them succeed in school. How well our children are protected depends on you, the voter. Please vote YES on Initiative 102.

Rebuttal of Statement against

I-102 doesn't require a sales tax increase. The opposition's statement is very misleading. I-102 gives the Legislature other options -- including closing existing tax loopholes.

I-102 forces the Legislature to fund programs to promote quality basic education, fight drug abuse and directly protect all children.

I-102 won't change the Legislature's clear authority to cut bad programs.

Without the Children's Initiative, there is no guarantee that additional money to protect children will be available in the future.

For more information, call (206)682-7424.

Voters Pamphlet Statement Prepared by:

CLIFF BAILEY, State Senator; JOE KING, State Representative; SUE LILE, Chairman of the Board, Children's Hospital and Medical Center.

Advisory Committee: BOOTH GARDNER, Governor; GARY L. LENTZ, SR., President, Washington State Council of Police Officers; FRANK N. MORRIS, President, Puget Sound Council of Senior Citizens; CAROL MASON, Director, Washington Association of Child Abuse Councils; WANDA HAAS, President, League of Women Voters of Washington. amount authorized to be spent for the K-12 education program is established by the Legislature. The funding of children's services is also as established by the Legislature, there are no statutes earmarking revenues for those purposes.

The effect of Initiative Measure 102, if approved into law:

This Initiative would, if enacted, declare a State commitment to increase the funding for children's needs including but not limited to treatment of abuse and neglect, health care, nutrition, rehabilitation, aid for families with dependent children, prenatal care, child care and education. The measure would not affect the State's responsibility to adequately fund basic education under the K-12 program.

If the Legislature fails to enact new or increased taxes sufficient to raise at least \$360,000,000 during the fiscal year July 1, 1990 through June 30, 1991, then the rate of the State sales and use taxes will be increased 0.9 percent. Those tax revenues are directed to be equally divided between children's services and the K-12 education programs. These funds are to be in addition to previously approved legislative appropriations.

Children's services include prevention and early intervention

Statement against

A 14% TAX INCREASE

Initiative 102 will raise our sales tax by 14%. I-102 will take at least \$360 million each year from working families -- some struggling just to get by -- and give that money to an expanded bureaucracy.

None of the money will go directly to children. No one knows exactly how the money will be spent except for an 8% increase in welfare payments. Most of the money will go to state agencies to be spent as they see fit.

BIGGER GOVERNMENT

Under I-102, no government program may be cut or eliminated -- even programs that don't work -- to provide more funds for children's programs. We could only make government bigger, never smaller.

I-102 creates a new layer of government, an "Oversight Committee," to tell the Legislature how to spend the money. Half the members of the committee will be state workers from the agencies receiving the new tax money.

MORE IS NEVER ENOUGH

This year the Legislature increased state spending by 20% and provided an *additional* \$1.2 *billion* for the very programs I-102 would fund including prenatal care, family services and K-12 education.

To the people who are backing I-102 -- the state teachers' union, social service agencies and others who would benefit from a tax increase -- this is not enough. To them, more is *never* enough.

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services, services for abused and neglected children, maternal and child health services, early childhood education, child care, family support services, out-of-home placements, children mental health services, developmentally disabled services, prevention and treatment of substance abuse, juvenile rehabilitation, nutrition programs for women, infants and children, emergency services for homeless children, increased availability of prenatal delivery and post-natal care for pregnant women and infants, health care for children, increased payment standards for aid to families with dependent children and other programs that promote health, protection and welfare and education of children and their families.

The education funds are to be expended for reducing class sizes, especially in elementary grades, basic skills learning assistance programs, programs for handicapped children, programs for at-risk children and children from economically disadvantaged and minority backgrounds, in-service training for instructional staff and other programs and purposes which promote high-quality education for children.

A Children's Initiative Fund Oversight Committee would be created consisting of eleven persons appointed by the Governor and four by the Legislature. The committee is to analyze needs and make annual reports to assist in determining which programs and purposes should be supported by the children's fund appropriation.

MORE GOVERNMENT WON'T MAKE HEALTHIER, SAFER CHILDREN

A 14% tax increase won't stop abusive parents. A bigger bureaucracy won't stop children from turning to drugs or alcohol.

Parents earning decent wages to provide good homes will help. Don't take more money from working familes to give to the bureaucracy. Vote NO on I-102.

Rebuttal of Statement for

Claim: Initiative 102 "...will fund programs that protect children...". What programs? Fact: Only guarantee is 8% increase in welfare payments.

Claim: Initiative 102 is "...investment in prevention," Fact: Legislature just added \$1.2 billion for specific preventative programs -- education, prenatal care, family services. Fact: 14% sales tax increase with no spending controls. \$360 million will be allocated this year and every year. No program can be cut.

Don't give bureaucrats a blank check. Vote NO on Initiative 102.

For more information, call (206) 354-6035.

Voters Pamphlet Statement Prepared by:

LINDA SMITH, State Senator; MIKE PADDEN, State Representative; CATHY MICKELS, Chairwoman, Mothers' Campaign For Family.

Advisory Committee: BOB WILLIAMS, Research Director, Washington Institute for Public Policy Studies; JIM HARGROVE, State Representative; JOHN CARLSON, President, Washington Institute for Public Policy Studies; GRETCHEN OSTROM, Co-Chair, Mother's Campaign For Family.

SENATE JOINT RESOLUTION 8200

Note: The ballot title and explanatory statement were written by the Attorney General as required by law. The complete text of Senate Joint Resolution 8200 begins on page 14.

Vote cast by the 1989 Legislature on final passage: HOUSE: Yeas, 97; Nays, 0; Absent or not voting, 1. SENATE: Yeas, 43; Nays, 0; Absent or not voting, 6.

Official Ballot Title:

Shall the State Constitution be amended to provide that victims of charged felony crimes shall have certain basic fundamental rights?

The law as it now exists:

The Washington State Constitution does not contain any provisions specifically relating to victims of crime nor does it create any victims' rights.

Statement for

VICTIMS OF CRIME DESERVE RIGHTS WHICH ARE PROTECTED BY THE WASHINGTON STATE CONSTITUTION

Many victims of crime have expressed regret at having insufficient involvement in the prosecution of criminal cases because victims have very few rights. This amendment to the Washington State Constitution will establish and protect the rights of crime victims. The resolution will give our citizens more confidence that our criminal justice system is truly fair.

VICTIMS SHOULD BE GIVEN REASONABLE ACCESS TO THE CRIMINAL JUSTICE SYSTEM

We cannot have an effective criminal justice system without the active participation of crime victims. Victims are able to explain the impact of the crimes on their lives and the resulting trauma to their families. The courts need to understand the full ramifications of the crime committed. It is also time that this state recognizes that crime victims have an inherent right to participate in the sentencing of criminal offenders.

SJR 8200 WILL GIVE VICTIMS OF CRIME A VOICE IN THE CRIMINAL JUSTICE SYSTEM

Victims of felonies will have the right to be informed of the time and date of trial, and all other proceedings which the defendant has the right to attend. A victim may attend all criminal proceedings, subject to the discretion of the judge. A victim may also make a statement at the defendant's sentencing and at any hearing where the defendant's release is being considered. Nothing in this resolution will slow prosecutions or be cause for a reversal of a conviction.

VOTE "YES" ON SJR 8200

Victims of crime who are involved in the judicial process deserve the right to be treated with dignity, respect and fairness. A "YES" vote will ensure that victims of crime are afforded meaningful involvement in the critical stages of the criminal justice process.

The effect of SJR 8200, if approved into law:

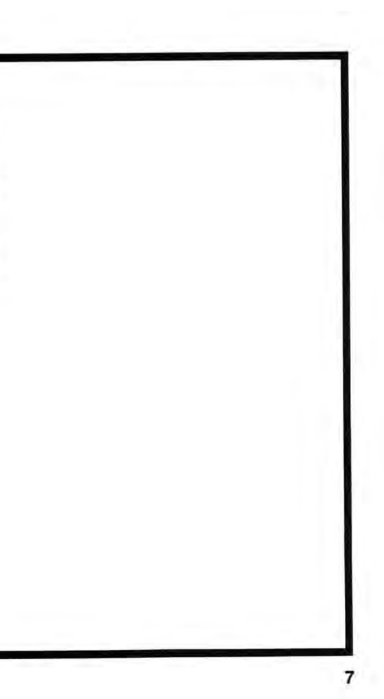
This measure would amend the State Constitution to declare certain basic fundamental rights for victims of a crime which is charged as a felony. A felony is now defined as a crime punishable by one year or more of imprisonment. A victim would be entitled, after giving notice to the prosecuting attorney, to be informed of, and subject to the discretion of the court, the right to: (1) attend trial and all other court proceedings that the defendant has a right to attend; (2) make a statement at the time of sentencing and any proceeding where a defendant's release is considered. Such statements would be subject to rules of procedure.

If the victim is deceased, incompetent, unable to attend, or is a minor, a representative can be designated to exercise the victim's rights.

Statement against

State law requires that the argument and rebuttal statement against a constitutional amendment be written by one or more members of the state Legislature who voted against that proposed measure on final passage or, in the event that no such member of the Legislature consents to prepare the statement, by any other responsible individual or individuals to be appointed by the Speaker of the House of Representatives, the President of the State Senate, and the Secretary of State. No legislator who voted against Senate Joint Resolution 8200 or other individual opposing the measure consented to write an argument against the measure for publication in this pamphlet.

Voters Pamphlet Statement Prepared by: KENT PULLEN, State Senator; JAY R. INSLEE, State Representative; KEN EIKENBERRY, Attorney General.





SENATE JOINT RESOLUTION 8202

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 8202 begins on page 14.

Vote cast by the 1989 Legislature on final passage: HOUSE: Yeas, 93; Nays, 3; Absent or not voting, 2. SENATE: Yeas, 40; Nays, 3; Absent or not voting, 6.

Official Ballot Title:

Shall the State Constitution's provision creating the Judicial Conduct Commission be revised to more explicitly describe its process and authority?

The law as it now exists:

The Judicial Conduct Commission, which consists of nine members, four of whom are non-lawyers, is empowered to consider complaints against judges. However, sanctions against a judge can only be imposed by the State Supreme

Statement for

STRENGTHENING THE JUDICIAL CONDUCT COMMISSION WILL RESTORE PUBLIC CONFIDENCE

Allegations of serious misconduct by judges must be handled in as fair and as open a way as possible. The mostly secret handling of such cases has shaken public confidence in judges and in the Commission on Judicial Conduct.

Only by adopting SJR 8202 can we insure public awareness of judicial misconduct when it occurs. Only by adopting this amendment can we restore public confidence that such misconduct will be dealt with appropriately.

The great majority of judges in this state are honorable, competent and hard working. They deserve the respect that this restoration of confidence will promote.

SJR 8202 MAKES IMPORTANT IMPROVEMENTS IN THE COMMISSION AND ITS OPERATIONS

The membership of the commission is increased and non-lawyers are given a majority of the membership.

The commission is directed to take a more active investigative role in cases of possible judicial misconduct. The commission is required to hire appropriately trained and experienced investigative personnel.

The commission's disciplinary actions are made open to public scrutiny. Once the commission has determined there is probable cause to believe judicial misconduct has occurred, all subsequent proceedings of the commission must be open to the public. In addition, all of the investigative material that led to the finding of probable cause must be made public.

CONSTITUTIONAL CHANGE IS NECESSARY

The public cannot be adequately protected by the secret procedures of the past. This constitutional amendment provides a balance between the needs of an independent judiciary and the needs of the public to be protected from judicial misconduct.

Vote FOR SJR 8202.

Court. The commission first conducts an initial proceeding, which is confidential, to determine whether sufficient reason exists to conduct a hearing. Hearings after the initial hearing are open to members of the public. If the Commission, after a hearing, concludes that a judge should be censored, suspended, removed from office or required to retire, the matter is then referred to the State Supreme Court. If the Commission recommendation is removal, the judge is suspended immediately with salary until a final determination is made by the Supreme Court.

If the Supreme Court removes a judge from office, that person is ineligible to reassume judicial office until eligibility is reinstated by the Supreme Court.

The effect of SJR 8202, if approved into law:

The Judicial Conduct Commission would be increased to eleven members, adding two additional non-lawyers. The Commission, in response to complaints or upon its own motion, is to investigate judicial conduct. An initial proceeding, which is confidential, is to determine whether probable

Statement against

State law requires that the argument and rebuttal statement against a constitutional amendment be written by one or more members of the state Legislature who voted against that proposed measure on final passage or, in the event that no such member of the Legislature consents to prepare the statement, by any other responsible individual or individuals to be appointed by the Speaker of the House of Representatives, the President of the State Senate, and the Secretary of State. No legislator who voted against Senate Joint Resolution 8202 or other individual opposing the measure consented to write an argument against the measure for publication in this pamphlet.

Voters Pamphlet Statement Prepared by: MAX E. BENITZ, State Senator; KENT PULLEN, State Senator; MARLIN APPELWICK, State Represenative. cause exists to proceed to hearing. The Commission is directed to notify the judge of the existence and the basis for the initial proceeding. If a hearing is then held, the hearing is open to the public and all of the records of the initial proceeding that provided the basis for the Commission's conclusion are to be made public.

If the Commission censors or reprimands a judge, the judge has the right of appeal to the Supreme Court within thirty days. If the Commission recommends suspension or removal, the matter is referred to the State Supreme Court. If the Commission's recommendation is removal, the judge is suspended immediately with salary until a final determination is made by the Supreme Court.

If the Supreme Court removes a judge from office, that person is ineligible to reassume judicial office until eligibility is reinstated by the Supreme Court.

The Commission is authorized to adopt appropriate rules in compliance with the general laws governing state agency adoption of rules, unless to do so would conflict with this constitutional amendment. The Commission is further required to employ one or more investigative officers having appropriate professional training and they are to report directly to the Commission.

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Note: The ballot title and explanatory statement were written by the Attorney General as required by law. The complete text of Senate Joint Resolution 8210 begins on page 15.

Vote cast by the 1989 Legislature on final passage: HOUSE: Yeas, 97; Nays, 0; Absent or not voting, 1. SENATE: Yeas, 46; Nays, 1; Absent or not voting, 2.

Official Ballot Title:

Shall the State Constitution permit local governments to finance, from the revenues of water sales, private efforts to conserve water?

The law as it now exists:

The Washington Constitution prohibits local governments from providing or loaning public money or credit to private persons other than the poor and infirm. However, an amendment to the Constitution permits local governments,

Statement for

SJR 8210 ENCOURAGES THE EFFICIENT USE OF WATER -- SAVES RATEPAYERS MONEY AND PRESERVES THE ENVIRONMENT

Reducing water demand will defer the necessity to construct additional costly water supply facilities to meet the needs of an increasing population.

Fish and wildlife resources and other environmental values can be better protected and preserved by reducing water consumption.

The effect of future droughts can be lessened by preserving precious water resources.

The efficient use of water can reduce sewage flows and thereby postpone the need for expensive enlargement of wastewater treatment facilities.

Using less water can reduce pumping and treatment costs.

Using more efficient plumbing fixtures can lower customers' hot water use and lessen their future energy bills.

SJR 8210 ESTABLISHES A WATER CONSERVATION PROGRAM PATTERNED AFTER THE SUCCESSFUL ENERGY CONSERVATION PROGRAM

State voters gave overwhelming approval in 1988 to renew the energy conservation program administered by public utilities. This water conservation program is patterned after the very successful energy conservation program and allows utilities to fund cost-effective conservation opportunities that exist in homes, commercial businesses and industries. The program is voluntary, relying on sound economic incentives and a positive conservation ethic that will help to control costs to the utility and the ratepayer.

Conservation efforts can create an additional supply of water more quickly than building new water supply facilities.

SJR 8210 MAINTAINS THE FINANCIAL PROTECTION OF PUBLIC AND PRIVATE INTERESTS

SJR 8210 carefully limits conservation loan programs to the purchase and installation of cost-effective conserving plumbing fixtures, systems, and equipment.

No tax dollars are involved. Only funds from the sale of water can be used for conservation loans. as authorized by the Legislature, to finance, with public money or credit derived from the sale of energy, the acquisition by private persons of materials and equipment for energy conservation.

The effect of SJR 8210, if approved into law:

This constitutional amendment would permit local governments, as authorized by the Legislature, to also finance, with public money or credits derived from the sale of water, the acquisition by private persons of materials and equipment for water conservation.

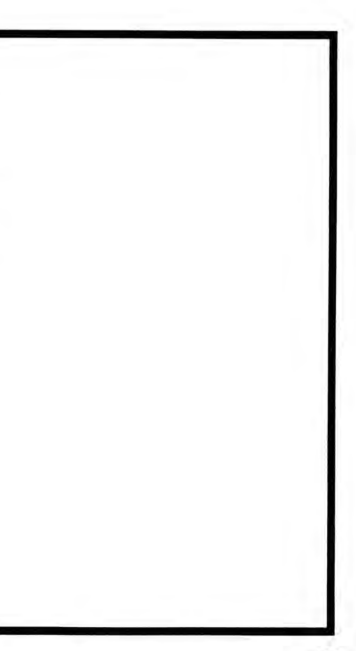
Statement against

State law requires that the argument and rebuttal statement against a constitutional amendment be written by one or more members of the state Legislature who voted against that proposed measure on final passage or, in the event that no such member of the Legislature consents to prepare the statement, by any other responsible individual or individuals to be appointed by the Speaker of the House of Representatives, the President of the State Senate, and the Secretary of State. No legislator who voted against Senate Joint Resolution 8210 or other individual opposing the measure consented to write an argument against the measure for publication in this pamphlet.

Voters Pamphlet Statement Prepared by:

SCOTT BARR, State Senator; PHIL TALMADGE, State Senator; JENNIFER BELCHER, State Representative.

Advisory Committee: WANDA HAAS, President, League of Women Voters of Washington; ROBERT J. CLARK, Master, Washington State Grange; DOUG SUTHERLAND, Mayor, City of Tacoma; R. EDWARD MACDONALD, President, Washington State Association of Water and Wastewater Districts; DON DAVIDSON, Chairman, East King County Regional Water Association.



COMPLETE TEXT OF Initiative 102

AN ACT Relating to children, youth, and family programs and education programs; adding a new chapter to Title 74 RCW; adding a new section to chapter 82.08 RCW; adding a new section to chapter 82.12 RCW; creating new sections; making an appropriation; and providing an effective date.

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

NEW SECTION. Sec. 1. DECLARATION OF PUBLIC POLICY. The purpose of this chapter, to be known as the children's initiative act, is to increase our state's commitment to addressing the needs of children for prevention, early detection, and treatment of abuse and neglect, for adequate nutrition and support, for access to necessary health care, for treatment of developmental disabilities, mental illness, and substance abuse, for affordable child care, for necessary social services, for a high quality education from early childhood through the twelfth grade, and for other services essential for their survival and well-being. It is the further purpose of this chapter to address these needs in an efficient and effective manner which minimizes administrative costs.

NEW SECTION. Sec. 2. CHILDREN'S INITIATIVE FUND. (1) There is created in the state treasury a fund to be known as the children's initiative fund.

(2) The children's initiative fund shall con-

sist of the following two accounts: (a) The children's services and support account;

and

(b) The K-12 education account.

(3) Of the moneys deposited in the children's initiative fund, fifty percent shall be credited to the children's service and support account and fifty percent shall be credited to the K-12 education account.

(4) Except for unanticipated receipts under RCW 43.79.260 through 43.79.282, moneys in the children's initiative fund may be spent only after appropriation by statute.

(5) All earnings from investment of balances in the children's initiative fund, except as provided in RCW 43.84.090, shall be deposited in the children's initiative fund.

NEW SECTION. Sec. 3. LIMITATION OF USES OF CHILDREN'S INITIATIVE FUND MONEYS. (1) Moneys in the children's services and support account of the children's initiative fund may be appropriated by the legislature only to the department of social and health services, the department of community development, and other state agencies that provide services and support for children and their families for the following programs and purposes:

- (a) Prevention and early intervention services;
- (b) Services for abused and neglected children;

(c) Maternal and child health services;

(d) Early childhood education;

Child care: (e)

(f) Family support services;

(g) Out-of-home placements; (h) Children's mental health services;

Developmental disabilities services;

Prevention and treatment of substance

abuse: (k) Juvenile rehabilitation;

(1)The women, infant, and children nutrition program;

(m) Emergency services for homeless children;

(n) Increasing the availability of prenatal, delivery, and postnatal care for pregnant women and infants and the availability of health care for children;

(o) Increasing the payment standard for aid to families with dependent children; and

(p) Other programs that promote the health, protection, welfare, and education of children and their families, including the children's initiative fund oversight committee, except for programs eligible for funding under subsection (2) of this section. (2) Moneys in the K-12 education account of the

children's initiative fund may be appropriated by the legislature only to the superintendent of public instruction for the following common schools programs and purposes:

(a) Reducing class sizes, especially in elementary grades;

(b) Basic skills learning assistance programs;

(c) Programs for handicapped children;

(d) Programs for at-risk children and children from economically disadvantaged and minority backgrounds;

(e) In-service training for instructional staff; and

Other programs and purposes which promote high quality education for children in kindergarten through the twelfth grade, including the children's initiative fund oversight committee.

Funds appropriated from the K-12 education account shall not be considered levy reduction funds as defined in RCW 84.52.0531(7).

NEW SECTION. Sec. 4. LIMITATION ON USE OF CHILDREN'S SERVICE AND SUPPORT ACCOUNT FUNDS IN THE BIENNIUM ENDING JUNE 30, 1991. From the children's service and support account of the children's initiative fund, there is appropriated \$50,000,000, or so much thereof as may be necessary, for the fiscal year beginning July 1, 1990, and ending June 30, 1991, to the department of social and health services, not more than \$25,000,000 of which is to be used to increase the payment standard for aid to families with dependent children by eight percent over the level of such payment standard as of July 1, 1988, which increase shall be added to any other increases in the payment standard in the biennium ending June 30, 1991, and, to the extent of the remaining available funds from this appropriation, to increase the availability of prenatal, delivery, and postnatal care for pregnant women and infants up to one year of age, and the availability of health care for children up to eight years of age, by expanding eligibility for medical assistance for categorically needy pregnant women and infants up to one year of age, and for children up to eight years of age, to the highest income and age levels for which federal financial participation is available under Title XIX of the federal social security act.

NEW SECTION. Sec. 5. INTENT TO PROHIBIT SUP-PLANTING OF CURRENT PROGRAM FUNDING. Moneys may be appropriated from the children's initiative fund only to provide support and services in addition to such support and services as would be provided if the

support and service levels of the programs eligible for funds from the children's initiative fund for the biennium ending June 30, 1989, adjusted in future biennia to reflect the impact of population change and inflation in the state, were fully funded in the biennium ending June 30, 1991. and in subsequent biennia. Nothing in this chapter shall prohibit additional funding from other sources of the agencies, programs, and purposes eligible for funds under this chapter.

NEW SECTION. Sec. 6. CHILDREN'S INITIATIVE FUND OVERSIGHT COMMITTEE. (1) To assist the governor and the legislature in determining which programs and purposes should be supported with appropriations from the children's initiative fund and whether children's initiative fund moneys are being spent in an efficient and effective manner that minimizes administrative costs, an oversight committee, to be known as the children's initiative fund oversight committee, is established. The committee shall have the authority to analyze the current and emerging needs of children in the state and to review and evaluate the efficiency and effectiveness of programs supported by the children's initiative fund in meeting these needs.

(2) All agency reports concerning program performance, including administrative review, quality control, and other internal audit or performance reports, which are requested by the committee, shall be furnished by the agency requested to provide such report.

(3) The committee shall annually report to the governor and the legislature. The committee's annual report shall include findings and recommendations on matters relating to the committee's purposes as defined in this section.

The committee shall consist of fifteen members. Eleven of the members shall be appointed by the governor, six of whom shall be experienced authorities on the programs eligible for funding by the children's initiative fund and five of whom shall be representatives of the general public. One member of the committee shall be selected by the two largest political caucuses in each house of the state legislature. The chair of the committee shall be designated by the governor from among the representatives of the general public.

(5) The initial members shall be appointed within sixty days of the effective date of this section. Of the initial members, four nonlegislative members and one legislative member shall be appointed for three years, four nonlegislative members and two legislative members shall be appointed for two years, and three nonlegislative members and one legislative member shall be appointed for one year. A legislative member shall serve as long as he or she is a member of the caucus from which he or she was appointed. Successors to the initial members shall serve for a term of three years, except that any member appointed to fill a vacancy occurring prior to the expiration of the term for which the predecessor was appointed shall be appointed for the remainder of such term. Vacancies shall be filled within sixty days of their occurrence.

(6) Nonlegislative members of the committee shall receive reimbursement for travel expenses in accordance with RCW 43.03.050 and 43.03.060. Legislative members shall be reimbursed pursuant to RCW 44.04.120.

NEW SECTION. Sec. 7. INTENT ON SOURCE OF MONEYS FOR CHILDREN'S INITIATIVE FUND. (1) It is the intent of this chapter that the raising of revenues for the purposes of this chapter, as well as the raising of revenues for all other purposes of state government, shall be done in a fashion which fairly and equitably distributes the burdens of taxation among the state's taxpayers, protects those with the lowest incomes, promotes business development and economic growth in the state, and assures a stable funding base for state services that is sufficient to meet the needs of state government, including the purposes of this chapter. No cause of action may lie to enforce this subsection.

(2) The source of moneys for the children's initiative fund shall be new or increased taxes, which means one or more of the following:

(a) An increase in the rate of any tax which was in effect as of July 1, 1988; (b) An increase in the base of any tax which was

in effect as of July 1, 1988; or

(c) Any tax which was not in effect as of July 1. 1988.

Funding from sources other than the children's initiative fund for the activities of state government, including those eligible for support from the children's initiative fund, shall not be reduced in order to provide moneys for the children's initiative fund.

(3) The tax increases specified in sections 8 and 9 of this act are imposed only for the purpose of making this chapter legally enforceable in the event the legislature fails to impose new or increased taxes which meet the specifications of subsection (1) of this section in order to provide sufficient moneys for the purposes of this chapter. It is the intent of this chapter that if the tax increases specified in sections 8 and 9 of this act are imposed, such increases will be repealed as soon as possible and replaced with taxes that meet the specifications of subsection (1) of this section, and that provide support for the children's initiative fund comparable to that provided by the tax increases imposed in sections 8 and 9 of this act.

NEW SECTION. Sec. 8. ALTERNATIVE ADDI-TIONAL TAX. A new section is added to chapter 82.08 RCW to read as follows:

Prior to June 1, 1990, if new or increased taxes sufficient to generate at least \$360,000,000 during the fiscal year beginning July 1, 1990, and ending June 30, 1991, have not been imposed and if at least \$360,000,000 of the proceeds of such new or increased taxes have not been directed to be deposited in the children's initiative fund during such fiscal year, there is levied and shall be collected, as of June 1, 1990, an additional tax on each retail sale in this state equal to nine-tenths of one percent of the selling price. The moneys collected as a result of the increases specified in this section shall be deposited in the general fund for transfer to the children's initiative fund.

NEW SECTION. Sec. 9. ALTERNATIVE ADDI-TIONAL TAX. A new section is added to chapter 82.12 RCW to read as follows:

Prior to June 1, 1990, if new or increased taxes sufficient to generate at least \$360,000,000 during the fiscal year beginning July 1, 1990, and ending June 30, 1991, have not been imposed and if at least \$360,000,000 of the proceeds of such new or increased taxes have not been directed to be deposited in the children's initiative fund during such fiscal year, there is levied and shall be collected, as of June 1, 1990, an additional tax on each use by any person of property subject to tax under RCW 82.12.020 equal to nine-tenths of one percent of the value of the article used by the taxpayer. For purposes of computing the tax under this chapter, the rate of this additional tax shall be added to the rate in effect for the retail sales tax under RCW 82.08.020, in the county in which the article is used. The moneys collected as a result of the increase specified in this section shall be deposited in the general fund for transfer to the children's initiative fund.

NEW SECTION. Sec. 10. IMPLEMENTATION OF INCREASED TAXES. The director of revenue shall immediately take all necessary steps, within the authority granted to the director under RCW 82.01.060, to ensure that any new or increased taxes imposed to carry out the purposes of this act are assessed and collected on the applicable effective date of such tax increases.

<u>NEW SECTION.</u> Sec. 11. SEVERABILITY. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected.

<u>NEW SECTION.</u> Sec. 12. CONSTRUCTION. The provisions of this act are to be liberally construed to effectuate the policies and purposes of this act. In the event of conflict between the provisions of this act and any other act, the provisions of this act shall govern.

NEW SECTION. Sec. 13. CAPTIONS. As used in this act, captions constitute no part of the law.

NEW SECTION. Sec. 14. SHORT TITLE. This act shall be known as the children's initiative act.

<u>NEW SECTION.</u> Sec. 15. LEGISLATIVE DIREC-TIVE. Sections 1 through 3 and 5 through 7 of this act shall constitute a new chapter in Title 74 RCW.

NEW SECTION. Sec. 16. EFFECTIVE DATE. This act shall take effect June 1, 1990.



COMPLETE TEXT OF Senate Joint Resolution No. 8200

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 I, section -- of the Constitution of the state of Washington to read as follows:

Article I, section --. Effective law enforcement depends on cooperation from victims of crime. To ensure victims a meaningful role in the criminal justice system and to accord them due dignity and respect, victims of crime are hereby granted the following basic and fundamental rights.

Upon notifying the prosecuting attorney, a victim of a crime charged as a felony shall have the right to be informed of and, subject to the discretion of the individual presiding over the trial or court proceedings, attend trial and all other court proceedings the defendant has the right to attend, and to make a statement at sentencing and at any proceeding where the defendant's release is considered, subject to the same rules of procedure which govern the defendant's rights. In the event the victim is deceased, incompetent, a minor, or otherwise unavailable, the prosecuting attorney may identify a representative to appear to exercise the victim's rights. This provision shall not constitute a basis for error in favor of a defendant in a criminal proceeding nor a basis for providing a victim or the victim's representative with court appointed counsel.

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 Senate Joint Resolution No. 8202

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 IV, section 31 of the Constitution of the state of Washington to read as follows:

Article IV, section 31. ((There shall be a commission on judicial conduct consisting of a judge selected by and from the court of appeals judges, a judge selected by and from the superior court judges, a judge selected by and from the district court judges, two persons admitted to the practice of law in this state selected by the state bar association, and four persons who are not attorneys appointed by the governor and confirmed by the senate.

The supreme court may censure, suspend, or remove a judge or justice for violating a rule of judicial conduct and may retire a judge or justice for disability which is permanent or is likely to become permanent and which seriously interferes with the performance of judicial duties.

The office of a judge or justice retired or removed by the supreme court becomes vacant, and that person is ineligible for judicial office until eligibility is reinstated by the supreme court. The salary of a removed judge or justice shall cease. 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 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.

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.)) (1) There shall be a commission on judicial conduct, existing as an independent agency of the judicial branch, and consisting of a judge selected by and from the court of appeals judges, a judge selected by and from the superior court judges, a judge selected by and from the district court judges, two persons admitted to the practice of law in this state selected by the state bar association, and six persons who are not attorneys appointed by the governor.

(2) Whenever the commission receives a complaint against a judge or justice, or otherwise has reason to believe that a judge or justice should be admonished, reprimanded, censured, suspended, removed, or retired, the commission shall first investigate the complaint or belief and then conduct initial proceedings for the purpose of determining whether probable cause exists for conducting a public hearing or hearings to deal with the complaint or belief. The investigation and initial proceedings shall be confidential. Upon beginning an initial proceeding, the commission shall notify the judge or justice of the existence of and basis for the initial proceeding.

(3) Whenever the commission concludes, based on an initial proceeding, that there is probable cause to believe that a judge or justice has violated a rule of judicial conduct or that the judge or justice suffers from a disability which is permanent or likely to become permanent and which seriously interferes with the performance of judicial duties, the commission shall conduct a public hearing or hearings and shall make public all those records of the initial proceeding that provide the basis for its conclusion. If the commission concludes that there is not probable cause, it shall notify the judge or justice of its conclusion.

(4) Upon the completion of the hearing or hearings, the commission in open session shall either dismiss the case, or shall admonish, reprimand, or censure the judge or justice, or shall censure the judge or justice and recommend to the supreme court the suspension or removal of the judge or justice, or shall recommend to the supreme court the supreme court the retirement of the judge or justice. The commission may not recommend suspension or removal unless it censures the judge or justice for the violation serving as the basis for the recommendation. The commission may recommend retirement of a judge or justice for a disability which is permanent or likely to become permanent and which seriously interferes with the performance of judicial duties.

(5) Upon the recommendation of the commission, the supreme court may suspend, remove, or retire a judge or justice. The office of a judge or justice retired or removed by the supreme court becomes vacant, and that person is ineligible for judicial office until eligibility is reinstated by the supreme court. The salary of a removed judge or justice shall cease. The supreme court shall specify the effect upon salary when it suspends a judge or justice. The supreme court may not suspend, remove, or retire a judge or justice until the commission, after notice and hearing, recommends that action be taken, and the supreme court conducts a hearing, after notice, to review commission proceedings and findings against the judge or justice.

(6) Within thirty days after the commission admonishes, reprimands, or censures a judge or justice, the judge or justice shall have a right of appeal de novo to the supreme court.

(7) Any matter before the commission or supreme court may be disposed of by a stipulation entered into in a public proceeding. The stipulation shall be signed by the judge or justice and the commission or court. The stipulation may impose any terms and conditions deemed appropriate by the commission or court. A stipulation shall set forth all material facts relating to the proceeding and the conduct of the judge or justice.

(8) 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.
 (9) The legislature shall provide for commission-

(9) The legislature shall provide for commissioners' terms of office and compensation. The commission shall employ one or more investigative officers with appropriate professional training and experience. The investigative officers of the commission shall report directly to the commission. The commission shall also employ such administrative or other staff as are necessary to manage the affairs of the commission.

(10) The commission shall, to the extent that compliance does not conflict with this section, comply with laws of general applicability to state agencies with respect to rule-making procedures, and with respect to public notice of an attendance at commission proceedings other than initial proceedings. 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.



COMPLETE TEXT OF Senate Joint Resolution No. 8210

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 VIII, section 10 of the Constitution of the state of Washington to read as follows:

Article VIII, section 10. Notwithstanding the pro-visions of section 7 of this Article, any county, city, town, quasi municipal corporation, municipal corporation, or political subdivision of the state which is engaged in the sale or distribution of water or energy may, as authorized by the legislature, use public moneys or credit derived from operating revenues from the sale of water or energy to assist the owners of structures or equipment in financing the acquisition and installation of materials and equipment for the conservation or more efficient use of water or energy in such structures or equipment. Except as provided in section 7 of this Article, an appropriate charge back shall be made for such extension of public moneys or credit and the same shall be a lien against the structure benefited or a security interest in the equipment benefited. Any financing for energy conservation authorized by this article shall only be used for conservation purposes in existing structures and shall not be used for any purpose which results in a conversion from one energy source to another.

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. **SPECIAL NOTE:** The following is the complete text of Chapter 367, Laws of 1989. Although this measure will *not* be voted upon at the state general election on November 7, it contains the implementing statutes for Senate Joint Resolution 8202 and will become effective if that proposed constitutional amendment is approved by a majority of the voters. The text of this law is included to facilitate each voter's understanding of the effect of the adoption of that proposed amendment to the state constitution.

AN ACT Relating to the commission on judicial conduct; amending RCW 2.64.010, 2.64.020, and 2.64.050; adding new sections to chapter 2.64 RCW; repealing RCW 2.64.091 and 2.64.110; and providing a contingent effective date.

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

Sec. 1. Section 2, chapter 268, Laws of 1981 as amended by section 1, chapter 186, Laws of 1987 and RCW 2.64.010 are each amended to read as follows:

((For purposes of this chapter,)) Unless the context clearly requires otherwise, the definitions in this section apply throughout this chapter.

(1) "Admonishment" means a written disposition of an advisory nature that cautions a judge or justice not to engage in certain proscribed behavior. An admonishment may include a requirement that the judge or justice follow a specified corrective course of action.

(2) "Censure" means a written action of the commission that requires a judge or justice to appear personally before the commission, and that finds that conduct of the judge or justice violates a rule of judicial conduct, detrimentally affects the integrity of the judiciary, undermines public confidence in the administration of justice, and may or may not require a recommendation to the supreme court that the judge or justice be suspended or removed. A censure shall include a requirement that the judge or justice follow a specified corrective course of action.

(3) "Commission" means the commission on judicial conduct provided for in Article IV, section 31 of the state Constitution, which is authorized to recommend to the supreme court, after notice and hearing, the ((consure,)) suspension or removal of the judge or justice for violating a rule of judicial conduct, or the retirement of a judge or justice for disability ((which is permanent, or likely to become permanent, and which seriously interferes with the performance of judicial duties. For purposes of this chapter, the term)).

(4) Judge or justice includes justices of the supreme court, judges of the court of appeals, judges of the superior courts, judges of any court organized under Titles 3 or 35 RCW, judges pro tempore, court commissioners, and magistrates.

(5) "Removal" means a written recommendation by the commission and a finding by the supreme court that the conduct of a judge or justice is a violation of a rule of judicial conduct and seriously impairs the integrity of the judiciary and substantially undermines the public confidence in the administration of justice to such a degree that the judge or justice should be relieved of all duties of his or her office.

(6) "Reprimand" means a written action of the commission that requires a judge or justice to appear personally before the commission, and that finds that the conduct of the judge or justice is a minor violation of the code of judicial conduct and does not require censure or a formal recommendation to the supreme court that the judge or justice be suspended or removed. A reprimand shall include a requirement that the judge or justice follow a specified corrective course of action.

(7) "Retirement" means a written recommendation by the commission and a finding by the supreme court that a judge or justice has a disability which is permanent, or likely to become permanent, and that seriously interferes with the performance of judicial duties.

(8) "Suspension" means a written recommendation by the commission and a finding by the supreme court that the conduct of a judge or justice is a violation of a rule of judicial conduct and seriously impairs the integrity of the judiciary and substantially undermines the public confidence in the administration of justice to such a degree that the judge or justice should be relieved of the duties of his or her office by the court for a specified period of time, as determined by the court.

This chapter shall apply to any judge or justice, regardless of whether the judge or justice serves full time or part time, and regardless of whether the judge or justice is admitted to practice law in this state.

Sec. 2. Section 3, chapter 268, Laws of 1981 as amended by section 2, chapter 186, Laws of 1987 and RCW 2.64.020 are each amended to read as follows:

The commission shall consist of ((nine)) eleven members. One member shall be a judge selected by and from the court of appeals judges; one member shall be a judge selected by and from the superior court judges; one member shall be a judge selected by and from the district court judges; two members shall be selected by the state bar association and be admitted to the practice of law in this state; and ((four)) six members shall be nonlawyers appointed by the governor ((and confirmed by the senate)). The term of each member of the commission shall be four years.

Sec. 3. Section 6, chapter 268, Laws of 1981 and RCW 2.64.050 are each amended to read as follows:

The commission may employ ((any)) personnel, including ((lawyers)) attorneys, and make any other expenditures necessary for the effective performance of its duties and the exercise of its powers. The commission may hire attorneys or others by personal service contract to conduct initial proceedings regarding a complaint against a judge or justice. Commission employees shall be exempt from the civil service law, chapter 41.06 RCW.

<u>NEW SECTION.</u> Sec. 4. A new section is added to chapter 2.64 RCW to read as follows:

The commission is authorized to impose the following disciplinary actions, in increasing order of severity: (a) Admonishment; (b) reprimand; or (c) censure. If the conduct of the judge or justice warrants more severe disciplinary action, the commission may recommend to the supreme court the suspension or removal of the judge or justice.

<u>NEW SECTION.</u> Sec. 5. A new section is added to chapter 2.64 RCW to read as follows:

The commission is authorized to investigate and consider for probative value any conduct that may have occurred prior to, on, or after December 4, 1980, by a person who was, or is now, a judge or justice when such conduct relates to a complaint filed with the commission against the same judge or justice. <u>NEW SECTION.</u> Sec. 6. A new section is added to chapter 2.64 RCW to read as follows:

All pleadings, papers, evidence records, and files of the commission, including complaints and the identity of the complainants, compiled or obtained during the course of an investigation or initial proceeding involving the discipline or retirement of a judge or justice, are exempt from the public disclosure requirements of chapter 42.17 RCW during such investigation or initial proceeding. As of the date of a public hearing, all those records of the initial proceeding that were the basis of a finding of probable cause are subject to the public disclosure requirements of chapter 42.17 RCW.

<u>NEW SECTION.</u> Sec. 7. A new section is added to chapter 2.64 RCW to read as follows:

The adjudicative proceedings, judicial review, and civil enforcement provisions of chapter 34.05 RCW, the administrative procedure act, do not apply to any investigations, initial proceedings, public hearings, or executive sessions involving the discipline or retirement of a judge or justice.

<u>NEW SECTION.</u> Sec. 8. A new section is added to chapter 2.64 RCW to read as follows:

The commission is subject to the open public meetings act, chapter 42.30 RCW. However, investigations, initial proceedings, public hearings, and executive sessions involving the discipline or retirement of a judge or justice are governed by this chapter and Article IV, section 31 of the state Constitution and are exempt from the provisions of chapter 42.30 RCW.

<u>NEW SECTION.</u> Sec. 9 A new section is added to chapter 2.64 RCW to read as follows:

The commission shall provide by rule for confidentiality of its investigations and initial proceedings in accordance with Article IV, section 31 of the state Constitution.

Any person violating a rule on confidentiality is subject to a proceeding for contempt in superior court.

NEW SECTION. Sec. 10. A new section is added to chapter 2.64 RCW to read as follows:

Whenever the commission determines that there is probable cause to believe that a judge or justice has violated a rule of judicial conduct or that the judge or justice suffers from a disability which is permanent or likely to become permanent and which seriously interferes with the performance of judicial duties, the commission shall disclose to the judge or justice any material or information within the commission's knowledge which tends to negate the determination of the commission, except as otherwise provided by a protective order.

<u>NEW SECTION.</u> Sec 11. The following acts or parts of act are each repealed:

(1) Section 4, chapter 186, Laws of 1987 and RCW 2.64.091; and

(2) Section 12, chapter 268, Laws of 1981, section 5, chapter 186, Laws of 1987 and RCW 2.64.110.

<u>NEW SECTION.</u> Sec. 12. This act shall take effect upon the effective date of an amendment to Article IV, section 31 of the state Constitution making changes to the commission on judicial conduct. If such amendment is not validly submitted to and approved and ratified by the voters at a general election held in November 1989, this act shall be null and void in its entirety. **SPECIAL NOTE:** The following is the complete text of Chapter 421, Laws of 1989. Although this measure will not be voted upon at the state general election on November 7, it contains the implementing statutes for Senate Joint Resolution 8210 and will become effective if that proposed constitutional amendment is approved by a majority of the voters. The text of this law is included to facilitate each voter's understanding of the effect of the adoption of that proposed amendment to the state constitution.

AN ACT Relating to conservation of water; adding a new section to chapter 35.92 RCW; adding a new section to chapter 54.16 RCW; adding a new section to chapter 57.08 RCW; creating new sections; and providing a contingent effective date.

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

<u>NEW SECTION.</u> Sec. 1. The conservation and effecient use of water is found and declared to be a public purpose of highest priority. The legislature further finds and declares that all municipal corporations, public utility districts, water districts, and other political subdivisions of the state that are engaged in the sale or distribution of water should be granted the authority to develop and carry out programs that will conserve resources, reduce waste, and encourage more efficient use of water by consumers.

In order to establish the most effective state-wide program for water conservation, the legislature hereby encourages any company, corporation, or association engaged in selling or furnishing utility services to assist their customers in the acquisition and installation of fixtures, systems, and equipment, for compensation or otherwise, for the conservation or more efficient use of water.

<u>NEW SECTION.</u> Sec. 2. This section was vetoed by Governor Booth Gardner, May 13, 1989.

<u>NEW SECTION.</u> Sec. 3. A new section is added to chapter 35.92 RCW to read as follows:

Any city or town engaged in the sale or distribution of water is hereby authorized, within limits established by the Constitution of the state of Washington, to assist the owners of structures in financing the acquisition and installation of fixtures, systems, and equipment, for compensation or otherwise, for the conservation or more efficient use of water in the structures under a water conservation plan adopted by the city or town if the cost per unit of water saved or conserved by the use of the fixtures, systems, and equipment is less than the cost per unit of water supplied by the next least costly new water source available to the city or town to meet future demand. Except where otherwise authorized, assistance shall be limited to:

(1) Providing an inspection of the structure, either directly or through one or more inspectors under contract, to determine and inform the owner of the estimated cost of purchasing and installing conservation fixtures, systems, and equipment for which financial assistance will be approved and the estimated life cycle savings to the water system and the consumer that are likely to result from the installation of the fixtures, systems, or equipment:

(2) Providing a list of businesses that sell and

install the fixtures, systems, and equipment within or in close proximity to the service area of the city or town, each of which businesses shall have requested to be included and shall have the ability to provide the products in a workmanlike manner and to utilize the fixtures, systems, and equipment in accordance with the prevailing national standards;

(3) Arranging to have approved conservation fixtures, systems, and equipment installed by a private contractor whose bid is acceptable to the owner of the structure and verifying the installation; and

(4) Arranging or providing financing for the purchase and installation of approved conservation fixtures, systems, and equipment. The fixtures, systems, and equipment shall be purchased or installed by a private business, the owner, or the utility.

Pay back shall be in the form of incremental additions to the utility bill, billed either together with use charge or separately. Loans shall not exceed one hundred twenty months in length.

<u>NEW SECTION.</u> Sec. 4. A new section is added to chapter 54.16 RCW to read as follows:

Any district is hereby authorized, within limits established by the Constitution of the state of Washington, to assist the owners of structures in financing the acquistion and installation of fixtures, systems, and equipment, for compensation or otherwise, for the conservation or more efficient use of water in the structures under a water conservation plan adopted by the district if the cost per unit of water saved or conserved by the use of the fixtures, systems, and equipment is less than the cost per unit of water supplied by the next least costly new water source available to the district to meet future demand. Except where otherwise authorized, assistance shall be limited to:

(1) Providing an inspection of the structure, either directly or through one or more inspectors under contract, to determine and inform the owner of the estimated cost of purchasing and installing conservation fixtures, systems, and equipment for which financial assistance will be approved and the estimated life cycle savings to the water system and the consumer that are likely to result from the installation of the fixtures, systems, or equipment;

(2) Providing a list of businesses that sell and install the fixtures, systems, and equipment within or in close proximity to the service area of the city or town, each of which businesses shall have requested to be included and shall have the ability to provide the products in a workmanlike manner and to utilize the fixtures, systems, and equipment in accordance with the prevailing national standards;

(3) Arranging to have approved conservation fixtures, systems, and equipment installed by a private contractor whose bid is acceptable to the owner of the structure and verifying the installation; and

(4) Arranging or providing financing for the purchase and installation of approved conservation fixtures, systems, and equipment. The fixtures, systems, and equipment shall be purchased or installed by a private business, the owner, or the utility.

Pay back shall be in the form of incremental additions to the utility bill, billed either together with use charge or separately. Loans shall not exceed one hundred twenty months in length.

NEW SECTION. Sec. 5. A new section is added to chapter 57.08 RCW to read as follows:

Any district is hereby authorized, within limits

established by the Constitution of the state of Washington, to assist the owners of structures in financing the acquisition and installation of fixtures, systems, and equipment, for compensation or otherwise, for the conservation or more efficient use of water in the structures under a water conservation plan adopted by the district if the cost per unit of water saved or conserved by the use of the fixtures, systems, and equipment is less than the cost per unit of water supplied by the next least costly new water source available to the district to meet future demand. Except where otherwise authorized, assistance shall be limited to:

(1) Providing an inspection of the structure, either directly or through one or more inspectors under contract, to determine and inform the owner of the estimated cost of purchasing and installing conservation fixtures, systems, and equipment for which financial assistance will be approved and the estimated life cycle savings to the water system and the consumer that are likely to result from the installation of the fixtures, systems, or equipment;

(2) Providing a list of businesses that sell and install the fixtures, systems, and equipment within or in close proximity to the service area of the city or town, each of which businesses shall have requested to be included and shall have the ability to provide the products in a workmanlike manner and to utilize the fixtures, systems, and equipment in accordance with the prevailing national standards;

(3) Arranging to have approved conservation fixtures, systems, and equipment installed by a private contractor whose bid is acceptable to the owner of the structure and verifying the installation; and

(4) Arranging or providing financing for the purchase and installation of approved conservation fixtures, systems, and equipment. The fixtures, systems, and equipment shall be purchased or installed by a private business, the owner, or the utility.

Pay back shall be in the form of incremental additions to the utility bill, billed either together with use charge or separately. Loans shall not exceed one hundred twenty months in length.

NEW SECTION. Sec. 6. This act shall take effect on the same date as the proposed amendment to Article VIII of the state Constitution, authorizing the use of public moneys or credit to promote conservation or more efficient use of water, is validly submitted and is approved and ratified by the voters at a general election held in November 1989. If the proposed amendment is not so approved and ratified, this act shall be void in its entirety. LOCAL FOCUS: King is the state's most populous county with an estimated 1,361,700 residents. The County has a home rule charter which calls for election of a nine-member Council, a County Executive, Prosecuting Attorney, and Assessor. King County serves as both local government to unincorporated areas and as a regional government.

King County

BALLOT TITLE

PROPOSED CHARTER AMENDMENT NO. 1

Shall the King County Charter be amended to (1) require the County Council to provide for distributing public matching funds to candidates for county charter elective offices who agree to observe campaign expenditure limits established by ordinance, (2) require the Council to establish by ordinance mandatory campaign contribution limits and voluntary campaign expenditure limits for such candidates, and (3) authorize imposition of penalties for violations of such mandatory contribution or agreed expenditure limits, all as provided in Ordinance No. 8977?

Explanatory Statement

If approved by the voters, proposed Charter Amendment No. 1 would amend Article 6 of the King County Charter by adding a new section, 690.10.

The proposed amendment would authorize and require the King County Council to provide by ordinance, for the distribution of public matching funds to candidates for county charter elective offices (King County Executive, King County Assessor and King County Council members) who agree to abide by voluntary limits on campaign expenditures established by ordinance. The proposed amendment would also authorize and require the Council to establish, by ordinance, mandatory limits on campaign contributions to such candidates, and voluntary limits on expenditures by such candidates. Finally, the proposed amendment would authorize the Council to provide, by ordinance, for penalties for violations of mandatory contribution limitations and agreed expenditure limitations, including the disqualification of a candidate from holding county elective office for willful violations.

Neither the current Charter nor the current King County Code provides for the distribution of public funds for candidates, nor is there a provision in either the Charter or the Code limiting campaign contributions or expenditures. Section 690 of the current Charter requires each candidate for an elective county office to file an itemized statement showing all campaign contributions to, and campaign expenditures by, that candidate.

Statement for

Thousands, often millions of dollars are spent on national, state and local campaigns. Most of these funds come from special interest groups and thus impose a real or implied influence on candidates.

The Campaign Finance Reform Amendment will limit the role of special interest money in King County elections and will encourage candidates to rely on small contributions from constituents. Voters' approval of this amendment will require implementation of a county ordinance which has the following provisions: candidates cannot accept contributions over \$350 from ANY person, or \$1,000 from ANY political committee in ANY campaign year, or more than \$100 from any person in a non-campaign year.

In addition, the Campaign Finance Reform Amendment will provide the following voluntary spending limits on total dollar amounts in campaigns: \$71,000 (annual salary) for the county council races and \$306,000 (three times annual salary) for the county executive race. All candidates who voluntarily agree to these limits will be eligible for public matching funds of up to \$50.00 for each contribution from a local contributor.

This system of spending control, coupled with some public funding, will permit citizens to challenge incumbents. It promotes better access to candidates by limiting special interest influence.

To summarize, Campaign Finance Reform will motivate candidates to (1) seek small contributions directly from their constituents, (2) present well thought-out campaign positions on key public issues, (3) shorten the length of their campaigns, and (4) give citizens better access to their candidates.

Rebuttal of statement against

It's time to end big spender campaigns! Any taxpayer money invested in public campaigns will be many times returned by reducing special interest expenditures and influences in county government. If we expect public officials to pay attention to public interests, then their campaigns should not be primarily funded by the special interests. Seattle's 1989 mayoral primary is a good example of the competitive elections that will result from this amendment. Vote <u>YES</u> for better government.

STATEMENT PREPARED BY: JOANNE BREKKE, JEAN CARPENTER AND ALAN MILLER

Statement against

Using scarce and desperately needed taxpayer money to fund campaigns is not a priority in comparison with essential fire and police services, homeless people needing mental health treatment, and road improvements.

Contrary to limiting the influence of special interests, this proposed law actually FAVORS special interests over individual citizens. Political Action Committees will be able to contribute three times more than any individual (\$1000 from PACs and \$350 from individuals). This law will encourage PACs to exceed the limits by donating through associated groups, and through "independent expenditures" - - as has happened in other states.

Incumbents currently have an advantage of district-wide mailings (taxpayer supported), and free media coverage. Challengers do not have these advantages.

This law further protects elected officials. In Seattle, which has a similar program, ONLY ONE MEMBER OF THE CITY COUNCIL AND NO INCUMBENT MAYOR HAS BEEN DEFEATED SINCE PASSAGE OF THEIR LAW! Meanwhile, in King County, VOTERS HAVE REPLACED AT LEAST SIX OF NINE COUNCIL INCUM-BENTS, THE COUNTY ASSESSOR AND TWO COUNTY EXECU-TIVES! This law will clearly make elections LESS competitive.

Don't accept a law that would restrict the right of personal expression in support of a candidate, camouflage the sources of contributions, or use your taxes for politicians that many taxpayers do not support.

Current disclosure laws allow citizens to look beyond the campaign veneer to vote with knowledge and judgement, without spending thousands of tax dollars on politicians' campaigns that would be better spent on essential services. Vote AGAINST this proposed charter amendment.

Rebuttal of statement for

These contribution limits still favor special interest PACs over citizens' interests. This proposal will NOT shorten campaigns or encourage clearer positions on issues. Courts have declared campaign giving and spending to be constitutionally protected rights. A law that limits those rights leaves loopholes for politicians and special interests — loopholes that allow splitting contributions for more matching funds, while masking their true funding source, and uncontrolled "independent expenditures." INFORMED VOTER JUDG-MENT IS THE ONLY SOLUTION!

STATEMENT PREPARED BY: PAUL BARDEN, BRUCE LAING AND DAVE KAPLAN



King County

BALLOT TITLE

PROPOSITION NO. 1

ENHANCED 911 - EMERGENCY TELEPHONE

SYSTEM

Shall King County impose an excise tax on the use of all telephone access lines in an amount not to exceed forty-five cents per month for each line for the purpose of paying for the continued operation of an enhanced 911 emergency telephone system, all as provided in King County Ordinance No. 9017?

Explanatory Statement

If approved by the voters, Proposition No. 1 would authorize King County to continue to impose an excise tax on the use of all telephone access lines within King County in an amount not to exceed forty-five cents per month for the purpose of paying for the continued operation of an enhanced 911 emergency telephone system within King County.

To be approved, this proposition must receive "yes" votes from at least 60% of those voting on it. If the number of electors voting on the proposition does not exceed 40% of the total votes cast in the county in the last preceding general election, the number of persons voting "yes" on the proposition must constitute at least 60% of a number equal to 40% of the total number of votes cast in the county in that last preceding general election.

Statement for

Proposition 1 asks King County residents to approve 9-1-1 service for six more years at a maximum monthly rate of 45 cents per telephone customer. We believe that's a small price to pay for this vital emergency communication system.

In the last election, the 9-1-1 ballot issue almost failed in King County. In fact, it cleared the 60 percent majority needed to certify the election by just 1.8 percent.

How could such a well-received and beneficial service just barely squeak through an election? Because registered voters <u>assumed</u> the issue would pass and simply didn't bother to go to the polls.

Without your vote for Proposition 1, it's possible that the lifesaving service provided by 9-1-1 won't be available anywhere in King County after August 1990.

A vote to save 9-1-1 is a vote to save lives.

Statement against

NO STATEMENT SUBMITTED.

STATEMENT PREPARED BY: DWIGHT VAN ZANEN, JAKE EVANS AND STANLEY O. MCNAUGHTON

King County

BALLOT TITLE

KING COUNTY PROPOSITION NO. 2 PUBLIC GREEN SPACES, GREEN BELTS, OPEN SPACE, PARKS AND TRAILS BONDS - \$117,640,000

Shall King County, for the purpose of paying all or part of the costs of acquiring, constructing, developing and improving public green spaces, green belts, open space, parks and trails within the county, issue \$117,640,000 of its general obligation bonds, maturing within twenty years, and levy excess property taxes to pay and retire the bonds, all as provided in Ordinance No. 9071?

Explanatory Statement

If approved by the voters, Proposition No. 2 would authorize King County to issue up to \$177,640,000 worth of general obligation bonds to provide funds for the acquisition, construction, development, and improvement of public green spaces, green belts, open space, parks, and trails within King County, all as provided in Ordinance No. 9071.

The bonds, which would be required to mature within twenty years of their issuance, would be paid for through annual tax levies to be made upon all of the taxable property within the county and in excess of the regular non-voted property tax levy without limitation as to rate or amount, and through any other funds which may become available and may be used for such purposes.

Statement for

A "yes" for County Proposition 2 -- the Green Spaces Bond -- will save the best of our greenbelts, open spaces, natural areas and trails from development and growth. Proposed by a committee of citizens from communities across King County, Proposition 2 saves critical shoreline, wildlife habitat, trails and undeveloped lands for an alternoon family getaway, a school trip or a quiet walk. It will keep our county green from Seattle to Snoqualmie, Bothell to Federal Way.

Proposition 2 will fund a county-wide program of 116 greenbelt, open space and trail acquisition or improvement projects proposed by local communities and evaluated by the citizen committee. A Citizens' Oversight Committee will ensure projects are acquired or completed within the next 3 to 5 years. Projects will be maintained by the local government where they are located: Seattle, King County or suburban cities.

Proposition 2 will cost the owner of an average home \$13 a year. It will provide us with a system of over 3,144 acres of greenbelts, natural areas and shoreline parks equitably distributed throughout Seattle, suburban cities and unincorporated communities. It also will purchase or improve miles of trail to link together almost every city in King County.

Proposition 2 is supported by a broad coalition of groups and individuals including the Washington Environmental Council, the Seattle, Bellevue and Kirkland Chambers of Commerce and dozens of neighborhood and Democratic and Republican grassroots organizations. <u>Vote "YES" on Proposition 2</u> – the Green Spaces Bond. <u>Help maintain our environment and quality of life</u>.

Rebuttal of statement against

GROWTH! 300,000 people are expected within the decade. Unless we act, we'll have asphalt from Seattle to Snoqualmie. With development rampant and land costs soaring, resources for preserving green spaces are woefully inadequate. Proposition 2 is critical to save some land the way nature made it. No argument, government faces many priorities. But, if we don't save breathing space now for our children and grandchildren, it simply won't be available tomorrow at any price.

STATEMENT PREPARED BY: JAMES R. ELLIS, MIKE LOWRY AND NAN CAMPBELL

Statement against

Does King County really need to spend \$117 million of new property taxes, plus \$115 million in interest, to buy and develop more parks at this time? King County already levies a property tax called the Conservation Futures Tax of \$5 million per year (at today's assessed value) for acquisition of parks and open space. Washington State also has spent \$60 million of gas tax money in 7 years building bike and pedestrian trails. With the suburban school districts seeking large upcoming bond issues, with major dollar needs for the jails and criminal justice system due to enormous drug and crime problems, and major transportation needs going unfunded - - is a new park spending spree what the taxpayers want? With some of the most heinous crimes against children occurring recently in parks and trails and a Hotline being installed for drug needle sightings in Seattle parks, it seems that safety, security and maintenance in the parks we already have is a higher priority at this time. Also this Bond Issue has no money allocated for maintenance or public safety for the proposed parks and trails. Educational quality, crime and transportation are the top immediate priorities, yet elected officials have instead chosen to place this \$117 million park bond ahead of the real needs and problems of King County citizens. King County already owns 1500 acres of undeveloped parkland that could be developed first. Vote NO on Proposition #2 and save your TAX DOLLARS for safer streets and better schools.

Rebuttal of statement for

There are already 900 parks in King County and over 440,000 acres of land in King County are in parks, open space or forests. Do we need another 116 parks and trails and more land off the tax rolls? Let's get our priorities straight and fix what we have first. Spend our tax dollars on curbing crime, building schools and correcting road congestion. <u>Vote NO on Proposition #2 and have SAFE STREETS</u> and GREAT SCHOOLS

STATEMENT PREPARED BY: RICHARD J. WELSH, JR.



King County Executive



Bruce HILYER Democrat

There is still time to prevent the Los Angelization of King County. I am running for King County Executive to offer realistic new solutions and fresh energetic leadership to prevent our quality of life from slipping away. Over the past four years our County's problems have grown at an alarming rate: intolerable traffic congestion, suburban sprawl and unbalanced growth that devours our open space and threatens our natural environment. Public safety is threatened by drugs, street gangs and an overcrowded jail.

Frankly, we can no longer afford the invisible leadership and passive administration of Tim Hill. Our County needs forceful leadership with a clear agenda to chart the future.

Here's my agenda as King County Executive:

-Change the way King County manages growth by preventing development inconsistent with comprehensive planning and environmental protection.

--Where growth must occur, carefully control the rate of growth. Require new roads, schools, and parks to be "phased-in" before approving new buildings.

-Instead of raising taxes to pay for growth, shift the cost onto developers. Implement "Developer Impact Fees" that require developers to pay their fair share for new roads, schools, and parks. --Accelerate efforts to build a new public transit system, including rail, before the year 2000.

-Build new jail space in the County quickly.

--Coordinate all local law enforcement efforts to prevent crime and increase drug education programs.

-Strengthen our County Police Department, offer specialized services including a gang combat unit, "SWAT" team, K-9 and bomb squad to all local jurisdictions.

I worked to fight crime as a Deputy Prosecutor. I know firsthand what it takes to get criminals off our streets and behind bars. I worked in prison administration and understand how public safety is threatened when dangerous criminals are released on our streets because of inadequate jail space. I grew up in King County and I want my children to have the same chance I had to hike in protected open spaces, catch salmon in Puget Sound and enjoy our spectacular natural environment.

The warning signs about our County's future are plain to see. We cannot meet the challenges of the 1990's with tired leadership and old solutions. If you will join with me in a new commitment to preserve our quality of life, our County's future can be bright again.

CAMPAIGN MAILING ADDRESS: 515 Olive Way, Seattle, WA 98101 PHONE NUMBER: 682-7219



Tim HILL Republican I view the future of King County with great optimism. We are blessed with an environment of unparalleled natural beauty and an economy that is both strong and diverse. We are producing good jobs and working hard to protect our environment.

My administration has taken significant steps to protect our Northwest way of life. I have:

 Proposed a sensitive areas ordinance that is among the strongest environmental legislation in the State. It will control development near sensitive wetlands, flood plains, and steep slopes.

 Placed protective zoning controls on more that 1500 square miles of land to preserve our forests, farmlands, and fish bearing streams. Interim zoning in the Snoqualmie Valley and Soos Creek has protected an area almost the size of Los Angeles.

 Developed an open space plan that preserves greenbelts, streams, lakes, and wildlife habitat.

 Held hazardous waste round-ups to dispose of potentially harmful items such as old paint, motor oil, and pesticides. That program is being expanded to include year-round collection.

 Enacted a billboard control law that establishes billboard free zones to protect scenic vistas.

The greatest problem created by growth is traffic congestion. We are aggressively planning for a rail system while trying to unravel the congestion we have today. I stopped the diversion of money from the road fund and have established the largest road improvement program in the County's history. Growth will be charged its fair share of road improvements through a state-of-theart transportation mitigation payment system.

A primary function of any government is the safety of its citizens. We have added more police, arrests are up, and there is more jail space to punish offenders.

We are also working to break the cycle of crime for our young people. I established DARE (Drug Abuse Resistance Education) in our elementary schools. A King County police officer teaches kids the why and how of saying no to drugs. Our new youth detention facility will provide safety for the community while providing the services needed to turn children away from crime.

We have achieved great progress in serving those in need. My subsidized child care program, the regional system of youth shelters, Young Family Independence Program, programs for our senior citizens and the nationally recognized AIDS education and prevention programs are a few examples.

I ask you to judge my record, then vote for me on November 7.

Thank you very much.

CAMPAIGN MAILING ADDRESS: P.O. Box 92, Seattle, WA 98111-0092 PHONE NUMBER: 285-2920

King County Council District No. 1



Audrey GRUGER Democrat As a two-term King County Councilmember and former State Legislator, Audrey Gruger has been an effective, responsive leader who speaks her mind and fights for what she believes in.

As a strong environmentalist, Audrey is committed to preserving the natural beauty and livability of King County. She's not afraid to say "no" to those who threaten this quality of life. Audrey will continue her commitment to sensible planning for growth, preserving parks and open spaces and finding solutions to the county's transportation problems.

Another of Audrey's chief concerns is protecting the citizens and communities of King County in the war against crime and drugs. Audrey has supported and voted for improvements in 911 services, the Automated Fingerprint Identification System, expanded jail facilities, the creation of the King County Interlocal Drug Enforcement Account, a larger police force and the DARE drug education program for children. In the community, she has been an active member of the Washington Council on Crime and Delinquency.

On the King County Council, Audrey has built up a strong track record on human services. Audrey's hard work to assist the residents of King County, particularly the disadvantaged, has earned her a reputation as a "people person" who is sensitive and responsive to the needs of her constituents. She's fought for funding for both the Shoreline and Northshore Senior Centers, the Shoreline YMCA's childcare program, Northshore Youth and Family Services, improvements to Harborview Hospital and more emergency shelters for women and children.

A Message from Audrey:

"My goal in serving you over the last eight years has always been to ensure that, in our area's pursuit of growth and opportunity, we don't sacrifice the qualities that make King County such a wonderful place to live and raise a family: natural beauty and open spaces, good schools, safe neighborhoods and a strong sense of community.

I hope you will help give me the chance to continue serving you by voting for me on November 7 - and please do remember to vote!"

Audrey, a University of Washington graduate, was a League of Women Voters and United Way volunteer before becoming an elected official. She and her husband Edward have three grown children and one grandchild. Her re-election has been endorsed by the Seattle fire fighters, the King County Labor Council and the Women's Political Caucus.

CAMPAIGN MAILING ADDRESS: P.O. Box 55893, Seattle, WA 98155 PHONE NUMBER: 363-9224



Dianne CAMPBELL Republican Dianne Campbell has a record of commitment to community service that will make her a strong, effective member of the King County Council. She is a three-time Chairman of the Northshore School Board, operator of a small business, active in civic affairs, and mother of two teenage daughters. She is recognized throughout the State of Washington for her work with schools and has been active in groups that help young people.

Campbell believes that strong leadership begins with good listening. She feels that the citizens of the First King County Council District have had no voice in the decisions made by the incumbent over the past eight years. Campbell will be accountable to the people of the district.

Her AGENDA FOR THE 1990's is a guide through the tough decisions facing King County government. Number one on that agenda is improving our northwest lifestyle. Her solution includes environmental protection, common sense planning, creation of good-paying jobs, and recognition of property rights.

She believes King County must be a safe place to live. Campbell knows that strong law enforcement is important to the people of north and northeast King County and pledges to support the efforts of the King County Police to combat crime. She also knows that a safe place to live depends on the entire law, safety, and justice system, from judges who are tough on crime to having the jail space to punish the criminals. She also believes that the efforts of the law, safety, and justice agencies must be coordinated with the social programs that attempt to deal with the causes of crime.

She is a strong supporter of the DARE program. Drug Abuse Resistance Education brings King County Police officers into the classroom to teach sixth grade students why and how to stay away from drugs and alcohol.

Campbell feels one of the biggest traffic jams in the county is the politics played when it comes to government responsibility for transportation. As a member of Metro, she will be a strong, regional leader and bring her problem-solving, consensus-building approach to the traffic jams we face.

Campbell is a graduate of Bellevue High School and the University of Washington. She has received the Washington State PTA Outstanding Service Award, and the Northshore School Board was honored with the State Excellence in Education Award. She lives in Woodinville with her husband and two daughters.

CAMPAIGN MAILING ADDRESS: P.O. Box 965, Bothell, WA 98011 PHONE NUMBER: 483-9195





Brian DERDOWSKI Republican

As your Representative on the King County Council I will try my best to do the following:

1) Represent all of you.

 Listen to your concerns and respond. I will either help you accomplish your objectives or give you a straight answer why I can't.

3) Report to you how your money is being spent and work to make sure it is spent effectively. If more money is required I will level with you and explain why.

4) Provide the best service possible for your dollar. To do this I will need your suggestions as well as the help and cooperation of my fellow County employees.

5) Ensure that our Land Use Plans are compatible with our rural and urban neighborhoods. I will value neighborhood considerations over those of any particular special interest.

 Ensure that transportation, schools, water, police, and other services are adequate before developments are approved. 7) Ensure that environmental protections are effective, fair, and <u>enforced</u>.

8) Make our land use decision making process simpler, accessible, understandable, and less prone to special interest manipulation.

 Ensure that our children's futures are not placed into the hands of one or two large developers.
 Small builders and property owners deserve a voice.

10) Develop a County growth policy that strikes a better balance between population growth, economic growth, and our quality of life.

It is a real privilege to represent you. Help me accomplish these objectives. Watch what I do and hold me accountable. My office will always be open to every one of you.

CAMPAIGN MAILING ADDRESS: 7008 232 NE, Redmond, WA 98053 PHONE NUMBER: 868-1927

UNOPPOSED

King County Council District No. 9



Mike TODD Democrat In his seven years as state representative, Mike Todd has worked to bring groups together to solve the problems facing our community: transportation and growth, solid waste disposal, energy and environmental issues, crime and drugs. In all these areas Mike has been and continues to be a leader. His record of achievement has earned him the following honors:

 American Association of Retired Persons 1988 Outstanding Legislator of the year

 1989 King County Police Officers Union Endorsement for King County Council

1989 King County Women's Political Caucus

 Audubon Society 1987 Environmentalist of the Year

MIKE TODD REPRESENTS YOU

Mike is a leader in education and is recognized by his legislative peers as one of the foremost advocates of children and schools. Mike has written, cosponsored or actively supported virtually every piece of pro-education legislation that has passed the House since 1982.

MIKE TODD PLANS AHEAD

While others wait and react to problems, Mike Todd anticipates and prepares for them. He offers the kind of vision that we can and must have to build our community the way we want to see it built. Long before many elected officials recognized the urgent need for planned growth, mass transit and solid waste management/recycling, Mike Todd was studying the issues and proposing long-range solutions. Now, as others play catch up, Mike is tackling the problems.

MIKE TODD WORKS FOR YOU

Mike is always looking for the bottom line, not headlines. His interests don't change with media trends. For years he has prepared himself to face the kind of nuts and bolts issues that relate to our everyday life in South King County. Mass transit and rail alternatives instead of clogged roads and traffic congestion; tougher sentences for criminals; compensation for victims; better schools and more opportunities for kids — the kinds of goals that make this community the one we are proud to call our own.

On a personal note, Mike and his wife Donna live in Auburn. They have three children. Mike owns a small business and is active in a number of community organizations.

CAMPAIGN MAILING ADDRESS: P.O. Box 1776, Auburn, WA 98071 PHONE NUMBER: 939-9479



Kent PULLEN Republican During the past 17 years as a legislator, I have represented at one time or another virtually all of the major areas of the 9th District (stretching from Renton and Kent at the north end to Auburn and Enumclaw at the south end). Thus, I feel that I have the experience to understand and be responsive to the special needs of each community.

I presently serve as Chairman of the Senate Law & Justice Committee, where I have successfully gotten numerous bills enacted into law to toughen penalties against dangerous criminals, close sentencing loopholes, increase convictions of sex offenders, protect children against child abuse, and protect the rights of victims of crime. If elected to the King County Council, public safety will continue to be one of my highest priorities.

In addition to working for greater public safety, I will also work for better roads with less traffic congestion, a fiscally responsible budget, social services that are better administered in order to respond to those truly in need, and land use planning that is more sensitive to the needs of people rather than the whims of bureaucrats.

Where possible, I will work to reduce the tax burden through improved spending efficiency and through other reasonable economies. I am especially alarmed by recent huge increases in the property tax, which is driving many senior citizens from their homes.

I have a strong, positive image for the future of King County. I want to see a county government that is more open and responsive. I want to see crime deterred and dangerous criminals held accountable for their actions so that our children and grandchildren can grow up in a safer society. Finally, I want to see responsible, orderly growth that will promote a healthy economy with quality jobs, but at the same time ensure protection of our precious open spaces to help maintain quality of life.

CAMPAIGN MAILING ADDRESS: P. O. Box 5253, Kent, WA 98064 PHONE NUMBER: 631-1177



Port of Seattle District No. 2



Gary GRANT Many people do not realize that the Port of Seattle is probably the single most important "engine" of our region's economy. It is fueled by an increasing amount of trade coming through the Puget Sound area from Pacific Rim countries.

I have always considered public service as an honor and a privilege, having served in the State Legislature, on the METRO Council and as a member and Chair of the King County Council. In all of my public endeavors, I have attempted to build consensus by working with all parties and listening to my constituents. My experience working with business and labor, Democrats, Republicans and independents will help me serve you as Port Commissioner.

JOBS: I believe a strong economy and an opportunity for meaningful employment are essential to a community and its residents. Expanded trade and our proximity to the Pacific Rim have caused Seattle and King County to become a focal point for this nation's economic future.

REGIONAL COOPERATION: The Porthas a unique role to play in our region, but we must all work together. I will strive to build good working relationships with other elected officials, business people and concerned citizens. We must join in efforts to LOCAL FOCUS: The Port of Seattle is among the Nation's largest port districts. It is the owner/developer of marine and transportation facilities around Seattle's harbor and the owner/ operator of Seattle-Tacoma International Airport, Fishermen's Terminal and Shilshole Marina. It is governed by five Commission members elected for six-year terms.

market Puget Sound ports to improve our regional economy.

THE ENVIRONMENT: I have lived in King county all of my adult life and I truly cherish the quality of life and tremendous natural resources this area offers. Over the next few years the Port of Seattle will play a key role in deciding how to balance growth and provide new jobs while protecting our neighborhoods.

The Port Commission needs someone who has the experience in tackling the difficult issues of our region, listening to the community and making sound decisions. I have chaired the County Council four times since 1984, during which time we have developed a nationally recognized Comprehensive Land Use Plan, preserved our remaining farmlands, vastly expanded our regional parks and open spaces and began recycling programs to address King County's solid waste concerns.

I have the experience to meet the challenges facing the Port of Seattle. I will be a Port Commissioner you can be proud of.

CAMPAIGN MAILING ADDRESS: 506 Second Avenue, 1726 Smith Tower, Seattle, WA 98104 PHONE NUMBER: 343-9378



George CAMPBELL George Campbell, a thirty-year veteran in international ocean shipping, trade and transportation, has a deserved reputation for his "well-experienced" and "effective" leadership. He is a common sense, hard working leader and knows a good port must provide initiative and strong direction. George has the proven ability to get results by using highly developed analytic skills. George Campbell's extensive transportation knowledge and experience with, and of, the Seattle Port Commission responsibilities has been attained through direct association with numerous domestic and international maritime, rail, trucking, air cargo and passenger carriers, and international trade exporters and importers.

His colleagues, also primary users of Port of Seattle facilities, chose George as chairman of their maritime and transportation ad hoc Port of Seattle Steering Committee. George Campbell also served as President of the Puget Sound Steamship Operators Association, Inc.

The regional executive director of a major steamship company, George was responsible for the overall direction of department management. Through policy, procedure and planning he achieved his good purposes and goals. He represented the Weyerhauser Company's intercoastal service and vessels. He accrued experience at sea aboard a large ocean vessel sailing the North Pacific.

Campbell held a prominent role in Port of Seattle

development. He was responsible for the direction of leading ocean shipping services from the Port of Seattle to and from the Pacific Rim countries, the east and west coast of South America and Europe.

In San Francisco, he led in the innovation of intermodal container international trade. His responsibilities included trans-Pacific ocean services together with other worldwide operations. Also, he was manager of a United States trading division for a major Scandinavian firm in the competitive international commodities trade arena.

Air cargo transport business continues improvement and expansion. Sea-Tac is approaching saturation. Another passenger and/or cargo airport will be needed soon for air traffic. We should consider all options including McCord, Paine Field, Arlington airport or a new location, keeping the resulting air traffic, economic and environmental impacts in mind. Other factors to consider are the predominant winds, fog, jet noise, and nearness to existing or planned expressways.

George Campbell is known to many in the domestic and international trade in Seattle, United States and abroad. We need a leader with proven talent and new ideas to help direct the Port of Seattle. Vote George Campbell, Port of Seattle Commissioner.

CAMPAIGN MAILING ADDRESS: P.O. Box 75631, Seattle, WA 98125-0631

Port of Seattle Position No. 5



Paul SCHELL Paul Schell will bring to the Port a background of solid business experience and a proven record of committed public service.

As a public official and civic leader, Paul Schell: • Played a vital role in saving and restoring the Pike Place Market.

 Co-Chaired the effort to save King County farmlands.

- Co-Chaired Seattle's school levy.
- Served as President of Allied Arts.

 Currently is a board member of the Goodwill Games.

As a business manager, Paul co-founded and guided the Cornerstone Development Company, which grew to over 800 employees and built award-winning projects in Seattle, Tacoma and Portland.

Paul's extensive experience in economic development and his commitment to making the Port "the frontier of opportunity for out region's economy," have earned him the endorsement and support of a broad cross section of our community. These include: Congressman Jim McDermott, James Ellis, Mike Lowry, Jill and Bill Ruckelshaus, Brewster Denny, Chirstopher Bailey, King County Councilmember Greg Nickels, Pepper Schwartz, Toshi Moriguchi, Earl Lasher, Linda Ferris, Wes Uhlman, Mike Williams, Rosanne Royer, Bill Lagen, Doug Raff, Owen Burt, Solomon Amon, Joe Appiah-Kusi, and Heng-Pin Kiang.

Port Commissioners are not only the Port's Board of Directors, they are also your, the public's, elected representatives. Paul Schell believes that the Port must better understand how it impacts on neighborhoods and communities – and that the Port must listen better to the public.

Paul Schell knows how to listen, how to innovate, how to lead and how to behave as a public figure.

All of Paul's friends and supporters urge you to join us in electing Paul Schell to the Port. Thank you,

CAMPAIGN MAILING ADDRESS: 1201 Third Avenue, 40th Floor, Seattle, WA 98101 PHONE NUMBER: 583-8581



Pete DOLAN I am running for the open seat as Commissioner of the Port of Seattle because there doesn't seem to be anyone at the Commission that is interested in the problems of ordinary working people. There are plenty of people at the Port to look after the interests of downtown businessmen, stevedore companies and the airlines, but there is not much concern for working taxpayers of King County. On the personal level, I am 61 years-young, a retired U.S. merchant mariner, an active member of the Seattle-Lake City Lions, a weekly volunteer at Children's Orthopedic Hospital and a member of the Lake City Chamber of Commerce and the Lake City Community Council. I am currently helping to organize a chapter of the American Association of Retired Persons in the Lake City area. For further information, please feel free to contact me. I look forward to hearing your comments and suggestions.

CAMPAIGN MAILING ADDRESS: 3031 NE 137 #220, Seattle, WA 98125 PHONE NUMBER: 361-8060

City of Bothell Council

LOCAL FOCUS: The City of Bothell, incorporated in 1909, serves a rapidly growing population of 10,205. Bothell's \$15 million budget provides police, fire, water, sewer, streets, parks and other services to its citizens. Seven Councilmembers are elected to overlapping 4year terms; the Mayor is elected by the Council biannually.

As a 30-year resident, I have appreciated Bothell's unique beauty, its convenience and its ambient neighborhood life-styles. Today, I see Bothell as a dynamic small city in transition; a town which requires attention from those who prize its past, yet are excited about a future that is still to be shaped. To move us into the future, I believe Bothell requires city council members: who are knowledgeable, open-minded, AND, willing to listen; who will carefully evaluate, then act in a timely fashion, to satisify those who approach the city with reasonable requests; who will establish policy, then empower city staff to act; who will protect our neighborhoods, yet enable business growth to support a tax base which will, in turn, provide for Р needed services: who will protect our core environment, yet work within the region to resolve mushrooming transportation problems. 0 As a candidate for Bothell City Council, I am well equipped to fulfill those requirements. Personally, I have been involved with Bothell city government, schools, youth and church groups, and in community events. Professionally, working as a reporter and editor S for a daily newspaper, I became well informed about many government functions. Beyond writing about federal, state, regional, and county governments, I was assigned to the city of Bothell, plus three South Snohomish County cities. For the last several years I have been employed as Director of Corporate Relations and Assistant Administrator/Marketing for General Hospital, Everett, with Jeanne A. accountability for staff, budget, governmental, and business development. т EDWARDS CAMPAIGN MAILING ADDRESS: 19022 108 NE, Bothell, WA 98011 PHONE NUMBER: 486-7056 I Councilmember Pat Pierce is seeking reelection for a second term. o During her first term Pat has provided leadership in promoting neighborhood traffic solutions and downtown revitalization. She serves on the City's 2010 Capital Facilities Committee, the Recycling Committee and is the Council representative to the Joint Fire Ν and Medical Aid Services Advisory Board. She has served on the Bothell Planning Commission. Pat's community involvement includes the Senior Center Design Committee, Teen Northshore, Multi-Service Center Board and support of 4th of July activities. She has been involved with Bothell Downtown Management Association Committees and the successful campaign for a new Senior Center. 1 Pat has lived in Bothell and worked as a special education teacher for the Northshore School District since 1970. Bothell is in one of the fastest growing areas of King and Snohomish Counties. It is critical that we do not lose our quality of life and sense of community. Well planned, balanced development is essential. Continued revitalization of downtown and careful development of the North Creek Valley are necessary for our economic well being. Our residential neighborhoods need to be buffered from the invasion of pass-through traffic. Responsive Police, Fire and Emergency Medical Service are vital to the health and well-being of our community. Pat will continue to provide the leadership and vision to enhance the quality of life in Bothell in the face of pending growth, consequent traffic, and the demand on streets, fire/salety and other services. Pat Your vote is important. Re-elect Pat Pierce. PIERCE CAMPAIGN MAILING ADDRESS: 10001 NE 190, Bothell, WA 98011 PHONE NUMBER 483-6236 As the incumbent, I believe that the council has provided the citizens of Bothell with adequate levels of city services at affordable rates. The development/land use decisions made by the council during the past four years will enhance and benefit Bothell's economy for years to come. These decisions have been well thought out and with their required mitigation will have nominal impacts on the surrounding neighborhoods. Р The next four years will require discussions and decisions from Bothell regarding traffic, mandated secondary waste treatment, solid waste recycling, and the availability and rates of water and garbage services. I believe I can contribute to the discussion and ultimately have a part in defining the solutions for these issues for the citizens of Bothell. О

I believe that my record, during the past four years, warrants the thoughtful consideration of the voters of Bothell. If reelected, I will continue to be accessible to the citizens on any issue or problem that they might have with the Bothell municipal government.

Paul O. COWLES

PELLETT

While to citizen fireworks for Bothe My og recently. Bothell. Unfor no positi Bothell. Unfor no positi Bothell. Unfor no positi Bothell.

Howard A. Pellett is known as a "citizens' candidate" who listens and responds to the ordinary citizen's concerns. I accept support only from individual citizens and steadfastly refuse support from special interest groups.

While a member of the Bothell City Council I introduced the legislation to make Bothell a Nuclear Free Zone. I also responded to citizens' petitions and sponsored legislation to restrict fireworks sales and firing in Bothell (local public salety officials credit Eastside fireworks legislation with decreasing fireworks accidents by over 40%). I continuously supported necessary social services funding for Bothell citizens. My opponent has opposed or resisted all of these measures.

My opponent resists the need for social services funding and attempted to have the Nuclear Free Zone legislation repealed recently. My opponent opposed the Bothell Downtown Management Association's funding mechanism to revitalize downtown Bothell.

Unfortunately, my opponent is best described by the "R" word. <u>Reactionary</u>!! Against everything ordinary citizens support, with no positive program of his own.

Bothell citizens deserve a Councilmember who supports quality development. A Councilmember who opposes foolish and expensive proposals such as the \$21,000,000 Bothell "bypass" which will destroy the peoples' parklands and utterly fail to cure area traffic problems.

I hope that Bothell's Citizens will see fit to return me to the Bothell City Council, thus restoring moderate and responsive leadership to the Council. In so doing, Bothell's Citizens will be rejecting "R" politics and reinstating a councilmember who will represent the interests of the majority, not those of special interest groups.

CAMPAIGN MAILING ADDRESS: 10417 NE 197 ST, Bothell, WA 98011 PHONE NUMBER: 486-8726

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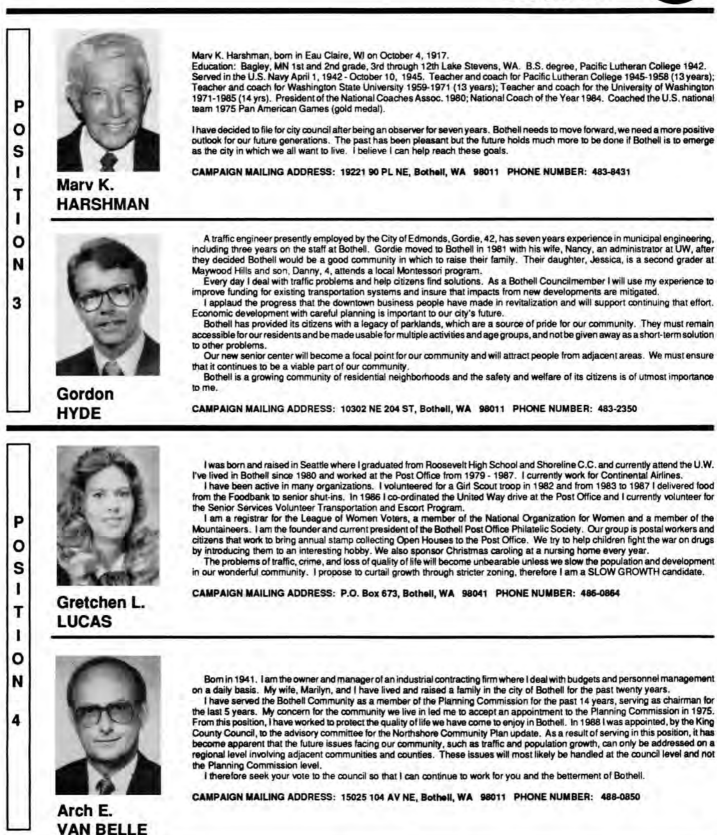
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City of Carnation

M A Y O R	Rich JOHNSON	My goal as Mayor of Carnation is to continue and expand the direction of the current council, i.e. a water reservoir that ensures adequate fire flow protection, paving and sidewalks around the Post Office to ease access (especially for the mature population) and most important, a sewer that will revitalize the business community and service the needs of our schools. New issues to face are solid waste recycling, the city landfill closure, and a planned growth that adds to our community not burdens it. CAMPAIGN MAILING ADDRESS: P.O. Box 237, Carnation, WA 98014 PHONE NUMBER: 333-4986
		UNOPPOSED
COUNCIL P	Ronald Carl RICHTER	My plan for helping the city is to have controlled housing growth for the next 4 years. I plan on helping to get a sewer system for the commercial area and new housing projects. I would like to see the streets repaired and sidewalks in some areas. I would like to have the retired people be involved in the future of the City. I graduated from Tolt High. I have 4 years of Community College. I have been employed with the City of Bellevue for 9 years. I was appointed to the Carnation City Council one and a half years ago. I believe that I can help the City of Carnation in the future. CAMPAIGN MAILING ADDRESS: P.O. Box 601, Carnation, WA 98014 PHONE NUMBER: 333-6448
0 S I T I O N		UNOPPOSED
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P O S I T I	Candidate did not submit a statement or photograph. Daniel J. ACKER
0 N 2	UNOPPOSED
P O S I T I	Many of you are probably startled to see my hat in this ring. I thought it was time for me to have a more direct hand in "THE BK PICTURE." Since there are no other hats in this ring I will use this space to communicate what you can expect of me during the ensuing four year term. I have a two-point agenda: 1) the general health and livability of our neighborhoods; and, 2) the thoughtful control of growt in and of our city. There will be issues addressed in the near future affecting our neighborhoods; and, 2) the thoughtful control of growt in and of our city. There will be issues addressed in the near future affecting our neighborhoods; and city which will require thoughtful consideration. These issues range from a sewer system to animal and noise control. If something is frustrating you about you neighborhood or your city and you want something done, come tell me about it. I look forward to getting started in January and tackling those matters. CAMPAIGN MAILING ADDRESS: 4941 327 AV NE, Carnation, WA 98014-6308 PHONE NUMBER: 333-6653 JOHNSON
0 N 3	UNOPPOSED



BALLOT TITLE

PROPOSITION NO. 1 EXCESS LEVY FOR PLAYGROUND EQUIPMENT

Shall a \$15,000.00 (approximately \$.22 per \$1,000.00 of assessed valuation) excess property tax be levied in 1989 for collection in 1990 for purchasing playground equipment?

Explanatory Statement

The law as it now exists:

Playground equipment is funded in the City of Duvall from the general fund. There is no other municipal revenue earmarked for playground equipment. Municipal voters may approve a special excess property tax levy to raise funds for playground equipment.

The effect of Proposition 1 if approved by law:

The property tax levy in the City of Duvall would be increased to generate \$15,000.00 in additional funds for the purpose of acquiring playground equipment for Taylor Landing. The increase in the property tax would be approximately \$0.22 per \$1,000.00 of assessed valuation. Collection of the excess levy would be for the year 1990.

Statement for

Statement against

NO STATEMENT SUBMITTED.

NO STATEMENT SUBMITTED.

BALLOT TITLE

PROPOSITION NO. 2 EXCESS LEVY FOR STREET MAINTENANCE

Shall a \$40,000.00 (approximately \$.60 per \$1,000.00 of assessed valuation) excess property tax be levied in 1989 for collection in 1990 for Duvall Street Maintenance?

Explanatory Statement

The law as it now exists:

Street maintenance in the City of Duvall is funded from the gas tax, general revenues, and a special levy approved in 1988 for collection in 1989. Municipal voters may approve a special excess property tax levy to raise funds for street maintenance.

The effect of Proposition 2 if approved by law:

The property tax levy in the City of Duvall would be increased to generate \$40,000.00 in additional funds for the purpose of street maintenance. The increase in the property tax would be approximately \$0.60 per \$1,000.00 of assessed valuation. Collection of the excess levy would be for the year 1990.

Statement for

Statement against

NO STATEMENT SUBMITTED.

NO STATEMENT SUBMITTED.



BALLOT TITLE

PROPOSITION NO. 3 EXCESS LEVY FOR POLICE SERVICES

Shall a \$60,000.00 (approximately \$.90 per \$1,000.00 of assessed valuation) excess property tax be levied in 1989 for collection in 1990 for the purpose of maintaining police services?

Explanatory Statement

The law as it now exists:

Police services are funded in the City of Duvall from the general fund and from a special levy approved in 1988 for collection in 1989. There is no other municipal revenue earmarked for police services. Municipal voters may approve a special excess property tax levy to raise funds for police services.

The effect of Proposition 3 if approved by law:

The property tax levy in the City of Duvall would be increased to generate \$60,000.00 in additional funds for the purpose of maintaining police services. The increase in the property tax would be approximately \$0.90 per \$1,000.00 of assessed valuation. Collection of the excess levy would be for the year 1990.

Statement for

Statement against

NO STATEMENT SUBMITTED.

NO STATEMENT SUBMITTED.





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I believe in managed growth. A city does not remain static, it grows or dies back. For this reason I asked the city planner to organize a citizen advisory committee from all sections of the city, newcomers as well as longtime residents, to aid the planning commission in updating the city's comprehensive plan.

During my administration, a city planner, an engineer, a <u>certified</u> building inspector, and a finance director have been added to the staff. An agreement with Fire District #45 provides Fire Marshall service, valuable for input on fire safety for new commercial construction as well as inspections of existing buildings. The police department has been provided with much improved leadership. Better leadership includes more training and good response to our citizen's needs. A 500,000 gallon water tank was constructed to effect savings in Seattle Water Department's demand charge and provide better fire safety. A comprehensive storm water management plan has been adopted and is being implemented. Some critical streets were paved last year and this year. If set that eight plus years as councilmember and four years as mayor give me a good grasp of the city's needs. As our city grows

the real test of the "Country Living" spirit lies in reaching out with it to our newer citizens. They come here to find that spirit.

CAMPAIGN MAILING ADDRESS: P.O. Box 152, Duvall, WA 98019 PHONE NUMBER: 788-1258



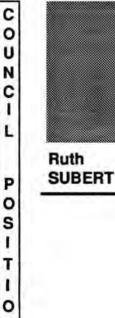
Having served a total of 18 years as Mayor and Councilman of Duvall, Erv Harder is uniquely qualified to lead this City again as Mayor. While he elected not to run four years ago to get some much needed rest, he now believes that he must take a more active role in the City's government.

As past Mayor, Erv was responsible for establishing the first City of Duvall Police Department. Erv's other accomplishments include the original paving of many of Duvall's streets, installing the City's first sewer treatment plant, and developing Taylor Park, the City's only playground.

If elected Mayor, Erv will work to bring the sewage treatment plant up to current Department of Environment standards and will work with a City Planning Commission to update the Comprehensive Plan to moderate the City's rapid growth.

Erv Harder was born and raised in Duvall. He has lived in Duvall for most of his life and has chosen to raise his family here also. He served this country in the Air Force during the Korean War and has served this community for 25 years as a Volunteer Fireman. He is a builder and an owner of a local business. With his experience he believes that he can give good, positive direction that our City needs during these critical times.

CAMPAIGN MAILING ADDRESS: P.O. Box 357, Duvall, WA 98019 PHONE NUMBER: 788-6794



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I filed for office again because I feel I have the experience necessary to deal with the problems now faced by the city because of uncontrolled growth. I was on the city council for 6 years and have kept myself informed on all of the issues.

Annexation goals and policies must be established in order to better manage growth. Long-term impacts upon the infrastructure and the environment must be carefully analyzed. Developers and builders pay their fees but it's the citizens who must bear the burden of increased taxes for years to come, as single family dwellings do not pay their way. A bed-room community is not economically feasible.

Our new comprehensive plan must be completed in a timely manner and reflect the wishes of those living in Duvall and the surrounding area. Not only must we have a Mayor who will provide direction to the Planning Commission and City Council, but these two bodies must be held accountable for their actions. To continue promoting rapid growth when our schools are overcrowded, the treatment plant over capacity and city personnel unable to provide the necessary services and maintenance is irresponsible. Above all, we must protect the environment and the health, safety and welfare of our citizens. We must enhance our quality of life - not destroy it. By planning ahead these goals can be achieved and I will do my best to see that they are.

UNOPPOSED

Peggy BREEN	 I have been a resident of the City of Duvall for 27 years. I have been active in many community organizations during that time and have been a member of the City Council since 1986. Prior to that time i served on the City Planning Commission. Presently I am a member of the Duvall Civic Club, Duvall Historical Society and am on the task force of the Alcohol and Substance Abuse Program. Some of the goals I would like to see accomplished during my term are: Satisfactory completion of the expansion of the sewer treatment plant. Completion and implementation of a new Comprehensive Plan and a Growth Management Plan. Completion of the library building. Improved communications with King County government in conjunction with the Snoqualmie Valley Community Plan. A street improvement program to include state, county and city governments and local developers. Investigate avenues of revenue sources to facilitate overcrowding in local schools. Strive to maintain a high quality of life for all citizens of Duvall.
	UNOPPOSED
Ted	previously served on the city council for 4 years until 1988. I am aware of the ongoing problems faced by the city and would like the opportunity to help in the resolution of many of those problems. I favor growth that is well planned and tightly controlled. I also favor having developers carry more of the financial responsibility to help mitigate the impact that their developments have on schools, sewer, water, roads, police service and fire protection in our community. I am concerned that before development takes place there is an updated comprehensive plan and adequate sewer capacity. I helped pass the sewer expansion plan in 1987. I am concerned at the length of time that the process is taking and the effect it will have on delaying planned growth. I am a staunch advocate of the environment and will try to ensure that any development will have minimal environmental impact. I am a strong supporter of the police and fire departments and would work toward their continued success.
Ted RITTER	I am a strong supporter of the police and fire departments and would work toward their continued success. Finally, I think I am best qualified for the position because I have a better understanding of the workings of the city government than either of my opponents due to my prior experience and service to the community.

City of North Bend Council





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the ability to plan and organize to get things done. This is why Mike was elected to serve as Mayor Pro Tem for the city of North Bend by the city council. Mike and Vicki were married 20 years ago and have two children; Derek, 18 years old and Lacy, 14 years old. Mike graduated from college with a degree in public administration. He has 20 years of law enforcement experience.

Mike Hasting has a long list of accomplishments and skills. What makes him stand out as a qualified candidate is his ability to make decisions after carefully weighing all available facts in an impartial and fair manner. He can make the hard decisions. He has

Mike is one of those guys who is always involved with his community. Whether it is coaching our youth in sports, leading kids in camp outs, working with groups and individuals combating drug and alcohol problems or promoting the <u>Senior Citizen Lock</u> <u>Program</u>, Mike seems to find time. Mike is helpful and respectful to all people.

Mike has been instrumental over the last four years in substantially improving our residential streets. Mike opposed the planned unit development of the Mountain View Golf Course. Mike has the experience and ability to be North Bend's city councilman.

CAMPAIGN MAILING ADDRESS: 419 SI View PL S, North Bend, WA 98045 PHONE NUMBER: 888-0455



I am married. My wife's name is Bonnie. My two daughters' names are Holly and Melinda, both living at home. My son Gerin lives in Bellevue. I am a member of the Snoqualmie Nazarene Church. I am also a member of the American Legion Post in Snoqualmie. I served in the U.S. Army from 1961-1964. I am presently a member of the Washington National Guard with a total time in the Army and Guard of 23 years. I have been in police work since 1960 and a member of the King County Police since January 1967. I am presently assigned to Special Operations, Department of Emergency Management. I work as a Forest Patrol Officer and in Search and Rescue.

My whole career has been public service oriented. I understand many complex problems of local government and how it affects the public and taxpayer. My desire would be to have the best local government services available with least amount of tax monies used. And the least amount of government involved in personal affairs of the citizens. I believe that government cannot solve all the problems, but that problems are solved through the citizens' volunteerism and involvement. I intend to assist the City of North Bend taxpayers in getting the best service available for public safety and basic services.

Glen D. McKINNEY



Chris, 38, is a lifetime Washington resident who was raised in Yakima. He earned a Bachelor of Arts Degree in Ecomonics and Business from Central Washington State College in 1974. Chris then joined the Washington State Patrol as a trooper in 1977 and was assigned to the North Bend area. In 1986 he was reassigned to the State Patrol's Investigative Services Bureau as a detective. His wife, Paula, is a member of the Parks Board and their two sons attend North Bend Elementary.

Growth and the preparation for it are the primary issues before the citizens of North Bend. Developers are knocking and even walking through our town's door. Chris will work to obtain a written mitigation ordinance now. City government has been dragging this issue on for too long. Fire protection, police, recreation areas, water, sewer and streets are examples of where mitigation is needed. Chris is a strong proponent that North Bend has it's share of current multifamily zoning. New housing developments should place more emphasis on single family housing with a minimum of 9600 square foot lots and more diversity of even larger size lots. The rural or openness perception is the main attraction and asset of our area and it must be preserved. Developer/city mitigation, maintaining a balance of multifamily and single family zoning, concerns of hillside development of our mountains, and the rural/ openness perception of the North Bend area are issues Chris will commit to.

Chris LODAHL

CAMPAIGN MAILING ADDRESS: 435 SE Maple DR, North Bend, WA 98045 PHONE NUMBER: 888-3387



I have served on the city council for nearly two years and this experience has given me a working understanding of the city, its problems, and its governmental processes. With this knowledge I feel I can help the citizens provide for quality development without sacrificing the valley's uniqueness. North Bend and the surrounding area is becoming fragmented with development and unless we plan our destiny it will be planned

North Bend and the surrounding area is becoming fragmented with development and unless we plan our destiny it will be planned for us. The North Bend comprehensive plan is 17 years old and should be updated to fit today's needs. The valley citizens must get involved in the planning process, voice their opinion, and "see that city officials" develop a plan that will preserve the valley's unique rural character and yet provide for economic growth.

CAMPAIGN MAILING ADDRESS: 409 Taylor PL NE, North Bend, WA 98045 PHONE NUMBER: 888-3303

Kenneth E. WHITE



City of Snoqualmie

M A Y O R	Jeanne HANSEN	Jeanne Hansen, born in Medford, Massachusetts, August 1931, moved to Ellensburg in 1951 and to Snoqualmie in 1961. A widow, she has been employed at the Weyerhaeuser Mill for 27 years and presently is Personnel Supervisor. Long active in civic and community affairs, has served: 10 years - City Planning Commission; 8 years - Mount Si Senior Board; 10 years - elected Hospital Commissioner; 2 years - City Councilmember; and 2 years - Mayor. A past State President of Business & Professional Women and is active in the Snoqualmie United Methodist Church and the Chamber of Commerce. Together, with other elected officials, we have brought professionals to City staff positions, and they have trained the Mayor and Council in a more viable and credible way to operate allowing us to be responsive in a more productive and efficient manner. Policies and procedures are in place ensuring fairness in treatment to all involved. I will continue to bring to the Office of Mayor years of demonstrated leadership and management skills. I am known as a fair and objective leader, ensuring that all people have a right to be heard and treated with dignity and respect. We will continue to set out local residents to join us, as needed, utilizing skills and experience in the community. Economic development, fiscal responsibility, housing, flooding, etc., will continue to be items of priority and will be addressed in a manner in the best interests of the City of Snoqualmie and its residents. CAMPAIGN MAILING ADDRESS: P.O. Box 19, Snoqualmie, WA 98065 PHONE NUMBER: 888-2511
		UNOPPOSED
COUNCIL P	Colleen M. JOHNSON	Candidate did not submit a statement or photograph.
0 S I T I 0 N 1		UNOPPOSED

	City of Snoqualmie Council
Cathy RUNKLE	I love the Snoqualmie Valley, the rivers, mountains, fish and wildlife that share our bounty here. I also care for the people of the Valley, their kids, homes, jobs, and futures. I believe we need to preserve our natural surroundings, while still accommodating of human existence. I do not believe that populations must require destruction of the environment. This is why I support the City planning decisions for Snoqualmie Ridge. I believe that this project can be implemented without increased flooding, deterioration of air or river water quality, destroying the beauty of the Falls, or any other potential negative impact. The City's plans for the project contain severe and unprecedented environmental constraints, and more can be added if needed. The project provides for a renew City economy, reducing reliance on our diminishing timber resources. Needed housing will be made available, from apartment to luxury homes that can help build our tax base. The benefits to the City will be multifold, as the developer helps pay for part schools, sewage treatment facilities and more, while PGA Tour events will provide donations to local charities. The downtown are will continue to thrive as area tourism increases, but a historical preservation district needs to be formed to encourage preservities character. I view Snoqualmie as a beautiful gem displayed gloriously in her natural setting, and I am committed to preserving both that setting and the City's economic future: they are NOT mutually exclusive! CAMPAIGN MAILING ADDRESS: P.O. Box 1093, Snoqualmie, WA 98065 PHONE NUMBER: 888-0321
	UNOPPOSED
	I was born 3/1/40, have been married to my wife, Carol B. for the past twenty-six years. We have two children Katherine and 15 and David age 23. I attended Pelham Memorial High School, Pelham, N.Y. and attend Mt. Lake Christian College. I have been self-employed operating a Christian book store for the past eighteen years. I have been a member of City Council for the past four years and have been active in community affairs for many years. I have been a resident of Snoqualmie for the past twenty-three years. I have a good awareness of the problem areas that presently ex and feel that my leadership can bring about needed changes. I believe in open government and feel that there should be pub discussion of issues. I believe that there should be a responsible budget process with a realistic projection of income, are departmental expenditures made within that income. Each department should be responsible for their own budget. I believe controlled growth provided that it benefits the City and its citizens, and provided that it benefits the City financially, without confit of interest.
Paul R. MOSHER	
	UNOPPOSED

æ	City of Snoqualmie Council

POSITION	Terry SORENSON	 While I have been a part of the valley for most of my life, I have been a resident of the city of Snoqualmie for only two years. I am seeking the City Council seat because I am truly interested in the quality of life in this area, and feel that I have something to contribute. The commitment of my time, and a determination to give my best effort to this position would be my initial statement. The specifics of this job would take time to achieve. Regarding myself personally, I am a twenty-five year old man with a two year college degree in business. I work at a Federal position in Seattle, and consider myself to be an exceptionally honest and fair-minded individual. I see the possibility of some real change coming to our area, and I have been hoping that someone was keeping an eye on the concerns of the people who live here. I am willing to be that person. CAMPAIGN MAILING ADDRESS: P.O. Box 1399, Snoqualmie, WA 98065 PHONE NUMBER: 888-9834
4		UNOPPOSED
P O S I T I	Alfred D. NICHOLAS	Candidate did not submit a statement or a photograph.
0 N 5		UNOPPOSED

Riverview School District No. 407

BALLOT TITLE

PROPOSITION NO. 1 RIVERVIEW SCHOOL DISTRICT NO. 407 GENERAL OBLIGATION BONDS - \$9,855,000

For the purpose of constructing and equipping a new high school and acquiring a site therefor, remodeling Tolt High School as a middle school, making fire sprinkler improvements at Cherry Valley Elementary School and making other capital improvements, shall Riverview School district No. 407 issue \$9,855,000 of general obligation bonds payable out of annual property tax levies in excess of regular tax levies, maturing within a maximum term of 20 years, as provided in Resolution No. 321?

Explanatory Statement

If approved by the voters, Riverview School District's Proposition No. 1 would authorize the District to issue up to \$9,855,000 of bonds to purchase a high school site, build and equip a new high school, remodel Tolt Junior-Senior High School as a middle school, install fire sprinklers at Cherry Valley Elementary School, and make other capital improvements, all as provided in District Resolution 321. As recommended by the Secondary Facilities Committee, the district is negotiating to purchase the Remlinger site for the new high school.

If passed, it is estimated that Proposition No. 1 will require an excess tax levy of \$1.51 per \$1,000 of assessed valuation. The bonds would be retired within 20 years as described in Resolution 321.

Statement for

NO STATEMENT SUBMITTED.

Statement against

NO STATEMENT SUBMITTED.



Riverview School District No. 407

BALLOT TITLE

PROPOSITION NO. 2 RIVERVIEW SCHOOL DISTRICT NO. 407 GENERAL OBLIGATION BONDS - \$600,000

For the purpose of acquiring an additional school site and other capital purposes, shall Riverview School District No. 407 issue \$600,000 of general obligation bonds payable out of annual property tax levies in excess of regular tax levies, maturing within a maximum term of 20 years, as provided in Resolution No. 321?

Explanatory Statement

If approved by the voters, Riverview School District's Proposition No. 2 would authorize the District to issue up to \$600,000 of bonds to purchase an additional secondary school site, as provided in District Resolution 321. The district plans to search for suitable land in the northern part of the district, as recommended by the Secondary Facilities Committee.

If passed, it is estimated that Proposition No. 2 will require an excess tax levy of \$.06 per \$1,000 of assessed valuation. The bonds would be retired within 20 years as described in Resolution 321.

Statement for

NO STATEMENT SUBMITTED.

NO STATEMENT SUBMITTED.

Statement against

Riverview School District No. 407 Director

Born February 28, 1953, in New York, where I graduated from High School and Junior College. Graduated from West Virginia. University 1976, with a BS Degree in Forestry and Geology Minor. Completed graduate work 1986, at University of Wyoming in International Studies including assigned teaching. Currently employed as Account Executive with TNT Skypak, an Australian International Transportation Company, representing the largest corporations and firms in Washington state and the Seattle-Tacoma area.

The goal of an elected official is to serve the people he represents. To do this open communication is a necessity allowing the gathering of information from both sides of an issue enabling one to then make the best possible decision. The school and parents must work together to ensure that our children are well educated, able to work productively and can raise healthy families in an increasingly complex technical society. Parents need to increase their involvement with the school; the school has to reach out to parents so that there can be a real understanding and appreciation of their school, and children need their parent's concern and involvement.

Heel our district needs continued attention in the following areas: construction of a new high school, class size, updated textbooks, computer technology, specialists at elementary level, substance abuse, at-risk students, communication and in-service and program development.

Our Schools need to be safe and secure where individual needs are met allowing academic, physical, social and emotional growth to be successfully achieved by all.

CAMPAIGN MAILING ADDRESS: P.O. Box 958, Carnation, WA 98014 PHONE NUMBER: 333-4525



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Rick

SCHEUER

Born in Spokane, Washington, on January 4, 1950. Preschool/Daycare operator for the past four years; I am currently returning to college for my secondary teaching degree. I am married and the mother of five children ages 4-18 years. My husband and I chose Carnation for our home in 1980 because we value a rural community and its smaller schools. We have

sampled area schools at every level with our first child graduating in 1989. I am well aware of our district's many strengths and its weaknesses, too. I've served on the Riverview School Board one year as an appointed director. I understand the requirements of the job and have witnessed the challenges our district faces. My goal is to preserve the tranquil setting of our beautiful valley while accommodating its rapid growth. I want to know what district patrons have to say, to encourage involvement in our schools, and to work together to offer the education our children deserve.

CAMPAIGN MAILING ADDRESS: 34829 NE 14, Carnation, WA 98014 PHONE NUMBER: 333-6152

Charlene SHORT

I was born in Seattle, on August 18, 1948. I attended grade school at St. Matthews, and high school at Blanchet High School, both in Seattle. I later attended Seattle University and the U. of W. I am a self-employed General Contractor/Designer, and have been for the last 11 years. I have two children attending classes in Riverview School District; one at the elementary level, and one in middle school.

I have lived in Riverview School District for nearly 18 years. In that time, I have met and worked with many of you through my involvement in both Little League and the school district. I have enjoyed many aspects of this community, not the least of which is the populace, for some time now, and have always felt I should contribute what I can to promote its enrichment. The foundation of a community's enrichment is its school system.

My involvement in the schools has given me the experience I now need to serve you as a school board director.

The greatest challenge we continue to face is coping with growth. We need to accommodate growth without compromising our commitment to providing competitive educational facilities and programs. As a district director, I would strive to promote the unified effort desperately needed to address the challenges we face as a small, rapidly growing school district.

My participation in, and leadership of, committees in the past have given me the insight and compatibility required to pursue these endeavors.

CAMPAIGN MAILING ADDRESS: 31825 NE 190 PL, Duvali, WA 98019 PHONE NUMBER: 788-1315

Snoqualmie Valley School Dist. No. 410 Director

	can do it.
ALC: NO	I will continue to work: 1. For accountability at all levels: student and teacher performance as well as administrative effectiveness. We must be able
	to measure improvement. 2. To return a sense of independence to the community. Federal and State directives have become increasingly rigid. This
Was =	stifles people, exploration, and true innovation.
A loss	To return a sense of independence to the classroom and allow professional teachers and administrators some flexibility. This will inspire creativity, enthusiasm, and motivation that transfers to students.
10	 To utilize our counseling staff to it's maximum potential. To promptly assist students who are in danger of failing. We can begin special help sessions concentrating on study skills
	Peer-tutoring is one example of successful efforts in this area.
	We are experiencing rapid growth in the Snoqualmie Valley. We must decide now what kind of education our schools will offer Will we attempt to cover everything?
	My goal is to provide future students an excellent foundation in basic academic subjects and the motivation to achieve in a healthy
Mike	learning environment. We need informed citizen input. That's what a school board is for. Let me hear from you.
DUGOVICH	CAMPAIGN MAILING ADDRESS: 13111 454 PL SE, North Bend, WA 98045 PHONE NUMBER: 888-1936
	UNOPPOSED
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	UNOPPOSED
	UNOPPOSED



As adults we sometimes mouth phrases that are popular, not really believing in them or giving much thought to what the words mean. "Children are a nation's best natural resource" is one phrase I sincerely believe in. The beliefs we have and the goals we set in our lives are carried on by "our" children of this country. If we want a strong, independent and ethical nation in the future, children must be given every advantage to be strong, independent and ethical. Our schools play an ever growing role in young lives as our social structure continues to change and the peer pressures increase. I want to help our schools meet the ever changing demands and be a positive stroke for the future.

CAMPAIGN MAILING ADDRESS: 38002 issaquah-North Bend HWY, Snoqualmie, WA 98065 PHONE NUMBER: 888-2089

Judy DAMMARELL

UNOPPOSED

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LOCAL FOCUS: The Issaquah School District is located twenty miles east of Seattle. It covers an area of 110 square miles with a population of approximately 46,000 residents. The district operates two high schools, one alternative high school, three middle schools, and eight elementary schools. In 1988-89, the district served 7,740 students.

Issaquah School District No. 411 Director

Brian Thomas and his wile Judy, a school teacher, have lived in the Issaquah School District for 24 years. Their sons, Jeff and Kyle, graduated from Liberty High School where their daughter, Cheryl, is currently a senior. Brian has a BS in Engineering from Oregon State University, an MBA from PLU and attended the UW Law school. He is serving

on the Issaquah School Bond Feasibility Committee and has served on the district's Attendance Area Committee. He is past president of Issaguah Rotary and has served as cubmaster at Briarwood Elementary School, an Issaguah Cemetery Board member and a director of Issaquah Valley Community Services.

Leadership in the Rotary Foreign Student Exchange Program and hosting numerous exchange students gives Brian an understanding of alternative school systems and an appreciation for cultural differences. As the Research Administrator at Puget

Power and a U.S. Coast Guard Reserve Captain, he has experience dealing with complex policy decisions. Brian feels the current board and school administration have done a very good job. He intends to carry on the tradition of cooperation and progress exemplified by retiring board member Tom McLaughlin. "The students come first." Thomas believes. "Our job is to provide them with modern facilities, excellent teachers, a balanced curriculum and motivate them to make full use of their abilities." "We will be challenged to replace our aging bus fleet, cope with unprecedented growth, maintain balance and fairness in allocating school resources and move the State of Washington to adequately fund the public schools."

CAMPAIGN MAILING ADDRESS: 70 East Sunset Way #221, Issaquah, WA 98027 PHONE NUMBER: 226-0463

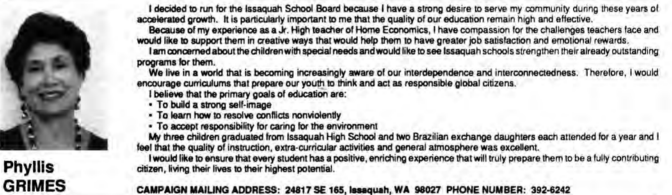
Everett Wilcock will work to be part of a team to help the Issaguah District provide the education that will enable our children to reach their potential and to lead happy productive lives, able to compete successfully in tomorrow's world.

- Everett has two children at Liberty High, Jessica, a Senior and Elliot, a Sophomore and knows, as a single parent, the concerns and problems in educating different types of students.
- Everett was motivated to run by his concern for the education of his and the community's children and his knowledge of the district gained from months of attendance at board meetings and study of the workings of the district.
- Everett will work with you, parents, students, teachers, and administrators to individualize education for our children, to provide the tools for learning so that our children get the most from their classroom time.
 - Everett will seek to facilitate teaching and learning by creatively building enthusiasm in teachers and students.

Everett has experience in building programs in industry that are successful and productive. He is effective in listening to diverse interests and bringing them together to achieve their objectives. Trained to understand people and to communicate, he will provide a bridge to keep together each part of the team as a creative functioning unit.

Please cast your vote for Everett Wilcock, for a person that will help all of us to teach, to learn, and to grow, so that the Issaquah School District can do its best for our children.

CAMPAIGN MAILING ADDRESS: WILCOCK FOR SCHOOL BOARD COMMITTEE, 70 E Sunset WY #273, Issaquah, WA 98027 PHONE NUMBER: 271-6255



In a time of rapid change, school districts are making decisions that impact all our futures. To maintain class size and deal with growth, Issaguah schools need to add classrooms and remodel buildings. State and local funds are vital. The Issaguah School Board has led in encouraging state and county officials to offset the extra burdens placed on rapidly-growing districts. Mary Scott will continue that effort.

Mary wants to ensure fair and equitable distribution of programs and resources such as books, classroom supplies, and computers throughout all schools in our district. Mary will continue working to attract and keep quality teachers and pay them adequately.

Mary is committed to continued improvement of our schools by involving parents, community, and business. Mary will work to implement the school district's exciting new program for student service and involvement in the community. Mary graduated from WWU and earned an M.A. from the UW. Mary and her children, Amy, 19, and Mike, 15, live in the Tiger

Mountain home built by Mary and her late husband.

Elected to the Issaquah School Board in 1981, Mary served as board president, vice president, and legislative representative. She currently serves on the Executive Board of the Washington State School Director's Association, where she represents 13 King County school districts. She is on the advisory board of Issaquah Youth and Family and was appointed to the King County Human Services Steering Committee for Mobilization Against Substance Abuse.

Your voice and vote count with Mary.

CAMPAIGN MAILING ADDRESS: P.O. BOX 904, Issaquah, WA 98027 PHONE NUMBER: 392-2280

Brian C. THOMAS

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Everett WILCOCK



Mary SCOTT

Lake Washington School District No. 414 Director

D I S T	Sanford W.	With the increasing challenges of a fast-paced world, a high-quality education is more important than ever. School districts are compelled to provide a broad-based yet academic curriculum, one that insists on basic competencies, while preparing students in subjects never before envisioned for our public schools. The Lake Washington School District has become a leader in making education relevant to the pressing needs of individuals in our society. I pledge to do my best to maintain high goals for the district and to challenge staff and students to achieve these goals in order to equip students for the challenges of today and tomorrow. Key issues facing the schools are: First, the needs of kids with special challenges. These "at-risk" kids need special programs and opportunities in order to avoid "tuning-out" or "dropping out." As a society we cannot afford to neglect the kids with special needs. Second, we must seek to manage the district's rapid growth in the least disruptive manner possible. Growing at the rate of 1,000 students per year puts strains on the system. Doing our best to smooth the resulting hardships on students, parents and staff is an important priority. Third, we must continue to improve the academic climate of our schools, always making sure that we are doing the best to provide a positive learning climate and challenging learning curricula. In listening, studying, speaking out and providing leadership I will do my best to make the future of our kids a bright one.
R	BROWN	CAMPAIGN MAILNG ADDRESS: 7506 130 AV NE, Kirkland, WA 98033 PHONE NUMBER: 827-8350
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Π	-	Doug, his wife Shari, and their two children Jared, 9, and Leah, 2, live on the plateau east of Lake Sammamish - one of the fastest
		growing areas on the Eastside. Appointed to the Lake Washington School Board in February, Doug represents the area southeast of State Route 520 and Available and Manaha Hill Boards. He has find in the Redmand area for over three washingtons.

Avoidale and Novelty Hill Roads. He has lived in the Redmond area for over three years. Doug has worked as a legislative analyst and staff person for the King County Council for the past twelve years. He knows how government works. Presently he serves as staff advisor to the Council's Health, Housing, and Human Services Committee.

Active in his community, Doug is past president of the King County Chapter of Mothers Against Drunk Driving (MADD) and a past member of the Lake Washington School District Child Care Study Committee. He is presently a member of the Louisa May Alcott Elementary School Community Group, assistant den leader for his son's Cub Scout Pack, sings with the King County Centennial Singers, represents his neighborhood to the Tree Farm Homeowners Association, and belongs to Sammamish Hills Lutheran. Church, and the Redmond Chamber of Commerce.

Children are what our school system is about. Doug Eglington supports a pilot school breakfast program because children are coming to school hungry. He supports adding more tutors to assist teachers in the classroom. He believes the School Board can do a better job listening to parents and taxpayers.

Doug EGLINGTON

UNOPPOSED

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LOCAL FOCUS: Woodinville Water District is a municipality operating under RCW 57 and 56. It is governed by a three-member Commission elected at large by the citizens of the District. It serves approximately 10,000 accounts in an area bounded by Snohomish County, Bothell, Redmond and the Snoqualmie Valley.

Woodinville Water District Commissioner



	Candidate did not submit a statement or photograph.	
Vaughn (Jim) MERRITT		
	UNOPPOSED	

No. 27 Tom has lived in Fall City since completing his active duty with the military in 1962. That same year he married Charlotte Cowin and built the home in 1966, in which their three daughters were raised. In 1968 he joined the Fall City Fire Department. Quickly he rose to the rank of Captain and spearheaded many projects basic to the department of today. Among these projects were the original aid car, the porta-power rescue tool, the present fire station, the EKG monitor, the river rescue boat, the jaws of life, the MAST trousers, the water tanker, and he co-sponsored the specifications С for the rescue truck. Tom trained and distinguished himself in the areas of E.M.T., MAST trouser operation, defibrillation, hazardous material handling, 0 and Washington State fire service training instruction. Tom stands patently against the proposed merger of Fire District #27 with districts #10 and #35. Throughout his volunteer career, Tom's top priority has been personalized service for victims of fire, injury and illness. His lear М in merger is the loss of this person-to-person contact. М Tom is eminently qualified to govern a fire district because of his nine years experience as a water commissioner. Finally, Tom has proven to be a can-do person and a tireless worker by chairing the Fall City Derby Days committee for the last two years L Tommie CAMPAIGN MAILING ADDRESS: P.O. Box 145, Fall City, WA 98024 PHONE NUMBER: 222-5211 S BRICE S First, accept my thanks for allowing me to serve this position the past six years. Whether we like it or not, rapid growth in East King County is a reality. As a commissioner the past six years I have been part L of a board that is committed to planning for future needs of the district....being prepared to meet them as they are presented rather than playing catch-up. О I invite you to tour our fire station in Fall City. You will see only the latest in fire fighting, aid and rescue equipment. All purchases of new equipment and supplies have been made from current and anticipated tax revenue with no additional N bonding required or requested. We have also maintained adequate emergency funding reserves. This equipment is only as good as the personnel available to operate it. We are a group of volunteers dedicated to providing the Е best service possible. We continue to maintain skills with constant training. R We are at a crossroads with growth and our need to better serve you, the taxpayer. Our volunteer staff at times during daytime hours is stretched to its limits. With these concerns we have entered negotiations with Districts 10 and 35 to combine our resources through merger thus providing a larger revenue base allowing Fall City to hire full time fire fighters to strengthen daytime coverage. I ask for your support with your vote allowing me to continue to serve during what will surely be an exciting and innovative period for your fire district. Leon J. CAMPAIGN MAILING ADDRESS: 5130 325 PL SE, Fall City, WA 98024 PHONE NUMBER: 222-5735 GREEN

Fire Protection District



Fire Protection District

BALLOT TITLE

No. 35

PROPOSITION NO. 1 FIRE DISTRICT MERGER

Shall Fire Protection District No. 35, King County, Washington, be merged into Fire Protection District No. 10, King County, Washington, as provided in Resolution No. 9-89-153 of District No. 35?

Explanatory Statement

The merger of Fire Protection District No. 35 into Fire Protection District No. 10 will be carried out pursuant to Chapter 52.06 RCW and Resolution No. 9-89-153. Upon approval of the merger, the districts will be merged under the name of "Fire Protection District No. 10." District No. 35 will be dissolved without further proceedings and the boundaries of District No. 10 will be extended to include all the area of District No. 35. The obligations of each district or of a local improvement district located in each district will not be affected by the merger, and all land liable to be assessed for any indebtedness shall remain liable to the same extent as if the districts had not been merged, and any assessments previously levied against the land shall remain unimpaired and shall be collected in the same manner as if the districts had not been merged. Immediately following the merger, the Board of Fire Commissioners of the merged district shall consist of all of the Fire Commissioners will be reduced as provided in RCW No. 52.06.085.

Statement for

The merger of Fire District 35 with District 10 will improve the Fire Departments service to the public, reduce the cost of operations and enable us to better meet the future needs of our community.

In the past three years, District 35's alarms have increased over 62%, which projects to over 500 alarms this year. This merger will allow for the Carnation Station to be manned with two full time career fire fighters during daytime hours, which are the most vulnerable hours for our current all-volunteer department. Without the merger this would only be possible with a tax increase.

Equipment, like the engine at the Lake Joy Station, that is currently in marginal condition will be replaced without the need for special funding. The district will have a full time mechanic which will reduce equipment down-time and save on repairs.

Training of volunteers will be standardized and improved by a full time training officer.

The purchase of operational supplies in bulk quantities will effect further savings.

Our area will also adopt the levy rate of District 10 which is currently lower than ours. The combined current resources, funds and revenues will greatly reduce the future need for special levies or voter-approved bond issues.

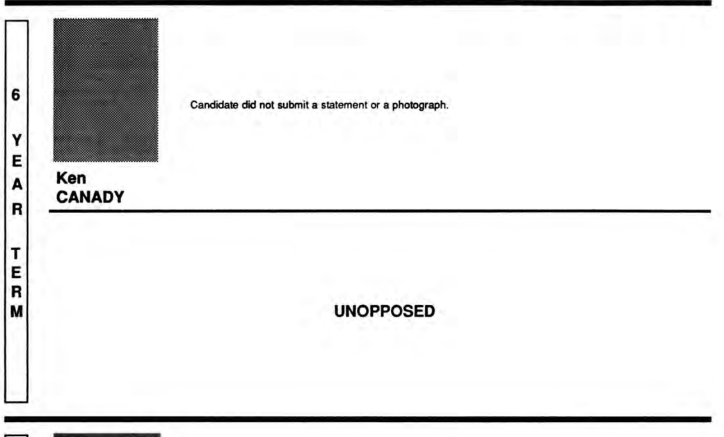
Whether you have lived in the Carnation area all your life or are new to the community, this merger will directly benefit you through improved servicesand tax savings. This merger is a solid step in providing safeguards for the community's future.

STATEMENT PREPARED BY: BARB MOODY, MIKE WILHELM AND CHASE MORRIS

Statement against

NO STATEMENT SUBMITTED.

Fire Protection District No. 35





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I am an 11 year resident, property owner and businessman in the community. I have served as Commissioner for Fire District. 35 since 1985. My experience includes 14 years as a professional fire fighter and Captain with the Los Angeles County Fire Department, during which time that Department went through a transitional period not unlike our District is facing now. During the past four years Fire District 35 has emerged as a leader and model for other Districts to follow. I am proud to have been a part of that growth.

I believe I have the background and qualifications to continue helping to guide our Fire District into the future with your best interests at heart. This is not the time to change horses. I would appreciate your support and your vote. Thank you.

CAMPAIGN MAILING ADDRESS: 32122 NE 8 ST, Carnation, WA 98014 PHONE NUMBER: 333-4909



WILHELM

SHEPARD

- As an active volunteer fire fighter for District #35, I have a working knowledge of our district's capabilities. With the growth that our community has experienced in the recent past, and in examining the plans for the future, I feel that it is vital that the service our district provides to the community keeps pace with these changes. I strongly support the proposed merger with District #10. Our district has much to offer, and the combined resources will benefit
- our district in meeting the challenges of the future.

As a commissioner I feel my main responsibility would be to assure that the community receives the best possible level of service with the resources available.

CAMPAIGN MAILING ADDRESS: 10671 E Lake Joy DR NE, Carnation, WA 98014 PHONE NUMBER: 788-6637



Fire Protection District No. 36

C O M M I S GOTTSCHALL	Tyler Gottschalk, 48, Woodinville resident 26 years. Married, two sons. Volunteer fire fighter 25 years with District 36. Previously served one term 1973-1979 as Commissioner. Currently appointed to fulfill an unexpired term. Employed as Safety Officer by loca school district since 1975. CAMPAIGN MAILING ADDRESS: 18061 167 AV NE, Woodinville, WA 98072 PHONE NUMBER: 483-1733
S I O N E R	UNOPPOSED

Northeast Lake Washington Water & Sewer District

Executive Director, East King County Regional Water Association.

C O M I S	Don ELLIS	Bachelor of Arts, Business Administration, University of Washington; Post Graduate - Science - University of Washington and McGill University. Public Service: Commissioner Northeast Lake Washington Sewer & Water District - 23 years; Fire District #16 - 2 years. Voting member: Seattle Comprehensive Plan Committee; Seattle Purveyors Finance Committee (chair); Seattle Purveyor Contract Committee; Seattle Water Rate Committee; Chair); Water Advisory Committee to Seattle Mayor; Puget Sound Council of Governments Subcommittee; Sewer & Water Districts Insurance Pool (chair); Eastside Water Purveyors Committee. Water delivery resources in the Pacific Northwest have reached their maximum potential. An area perceived to have abundant water supplies, in reality the greater King County region is without surpluses and faces localized shortages of water supply. Fulfilling the need for future supplies requires the cooperation of water utilities working for the benefit of the constituents while ignoring jurisdictional boundaries. Future water sources must be developed to alleviate environmental disruption while minimizing costs bourne by the consumers. This difficult balancing act can only be accomplished by coordinating planning and development over as large a region as possible, to eliminate duplication of facilities. The overriding questions of the Puget Sound Basin require regional solutions to eliminate duplication, depleted assets and resources, higher costs and patchwork planning. I ask the voters for an additional opportunity to serve them. An opportunity to utilize my expertise in planning, negotiation and finance to help guide the district internally and externally in the regional planning effort. CAMPAIGN MAILING ADDRESS: 6222 NE 182, Seattle, WA 98155 PHONE NUMBER: 368-9331
S I O N E R	Leon SKINNER	Candidate did not submit a statement or photograph.



Sammamish Plateau Water & Sewer District

LOCAL FOCUS: Sammamish Plateau Water and Sewer District is involved in area and regional water quality and supply issues and is committed to providing the highest level of service. We invite the public to attend our meetings held the first three Mondays of each month, starting at 3:00 p.m. at the District office.

BALLOT TITLE

PROPOSITION NO. 1

Should the Sammamish Plateau Water and Sewer District fluoridate the District water supply system and pay the costs of such fluoridation through water utility rate increases?

Explanatory Statement

The District is asking electors to vote on the proposition to fluoridate the public water supply. Estimated costs to build new and modify existing well buildings and to purchase additional equipment and supplies to begin fluoridation are estimated at \$297,000. Annual operating expenses are estimated at \$54,000. These costs would be paid by District customers through a water rate increase of approximately \$10.00 per year per service connection.

The District Board of Commissioners previously determined to submit the proposition of fluoridation of the District water supply to the voters. However, the District jointly owns certain water facilities with the Northeast Sammamish Sewer and Water District (Northeast). Northeast has also placed the fluoride proposition on the November 7, 1989 ballot. Should Northeast voters reject the fluoridation proposition and District voters approve the proposition, the District will not be able to fluoridate its water supply because of the shared water facilities.

Statement for

A "yes" vote on this measure would direct the Sammamish Plateau Water and Sewer District to supplement water supplies with fluoride to a level of 1 part per million. The adjustment of fluoride levels in the water to this level is for the purpose of significantly reducing the incidence of dental decay among the water users.

Water fluoridation has proven over decades of research to be extremely effective in reducing dental decay rates and to be safe with no ill health effects.

 Fluoride is a natural element that is essential for healthy teeth and bones.

 Water fluoridation is the most cost effective method of preventing tooth decay.

 Research shows consumption of fluoridated water supplies has no harmful effect on people.

 The public saves \$50 in dental bills for every \$1 invested in water fluoridation.

 1.52 million people in Washington State and 62% of the U.S. population on public water systems drink fluoridated water.

 Neighboring residents in Seattle, Bellevue, Redmond, Kirkland, Renton and Mercer Island all drink fluoridated water.

Adults benefit from fluoride too. Fluoridation decreases root decay.

 Water fluoridation is endorsed by nearly every reputable national and international health organization in the world including the World Health Organization, U.S. Department of Health and Human Services, American Medical Association and American Dental Association.

You have a right to protect your family from costly dental problems. Vote "yes" on this measure.

Plateau Parents for Fluoridation NOW!

Rebuttal of statement against

Fluoridation is not imposed mass medication. Fluoride is a naturally occurring element in the earth's crust and a recognized nutrient in most foods and water supplies. Water fluoridation is a safe adjustment to this natural level. Fluoridation is safe and by far the most cost effective, equitable and convenient method of providing protection against dental decay. The Surgeon General has said it is the "single most important commitment a community can make to oral health." Vote for fluoridation.

STATEMENT PREPARED BY: GREG LIND AND JEFF PARRISH

Statement against

FLUORIDATION IMPOSES MANDATORY MEDICATION upon the public and violates individual free choice. Why medicate the entire population through the public water supply when more appropriate and cost-effective alternatives are available?

FLUORIDES ARE PRESCRIPTION DRUGS that should be supervised by a physician who can withdraw the medication when side effects occur. Fluoride dosages are not controlled when administered through the water supply.

ONLY 16% OF THE POPULATION MAY BENEFIT from fluoridation. This targeted population, children under 12, has alternative sources of fluoride available. A year's prescription costs as little as \$10.90; the yearly cost of fluoridation per benefited child is about \$17.00.

ELUORIDATION IS UNSAFE. Minimal safety testing has not been completed; the National Toxicology Program has the first chronic health effects study in progress now. Sodium fluoride, a chemical used for fluoridation, is 58 times as acutely toxic as calcium fluoride found in naturally fluoridated water. District workers would be at risk handling the highly toxic fluorides. Also, an accidental spill into the water supply could endanger the entire population.

THE ENVIRONMENT IS ENDANGERED. Less than 1% of water supplied to homes is consumed by drinking. The remaining 99% finds its way into the environment where added fluorides would accumulate and be potentially hazardous to the freshwater ecosystem.

THE ONLY WATER ADDITIVES USED TO TREAT PEOPLE are fluorides. Additives such as chlorine are used to treat the water. <u>SIGNIFICANT UNCERTAINTY</u> surrounds this issue. When in doubt, keep it out. Preserve our pristine well water.

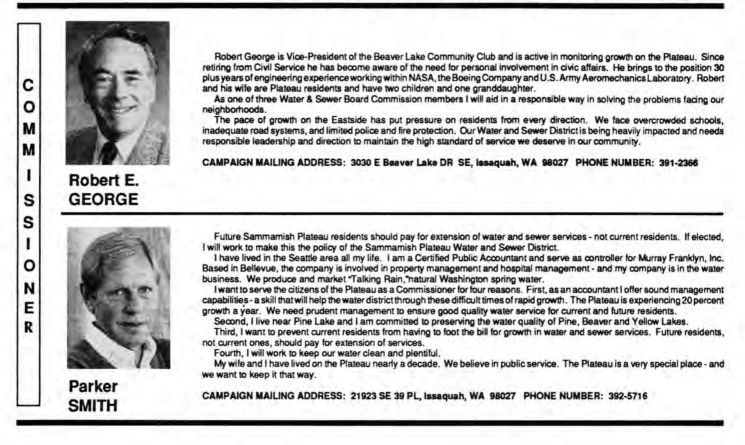
VOTE AGAINST FLUORIDATION

Rebuttal of statement for

Tooth decay is not the issue. Contaminating pure well water is.
 Proper dental hygiene is the most cost-effective way to prevent tooth decay.
 Fluoride is not an essential nutrient nor is it required for healthy teeth or bones.
 No valid research shows artificial fluoridation to be safe.
 The FDA has not approved fluoride for any use in adults.
 Most modern countries do not fluoridate water. Many have discontinued fluoridation experiments. For information call 392-5489.

STATEMENT PREPARED BY: THOMAS FRENOCK, MAUREEN FINN AND JAY JOHNSON

Sammamish Plateau Water & Sewer District



Public Hospital Dist. No. 2 Commissioner, Pos. No. 2

LOCAL FOCUS: Citizens of Kirkland, Redmond, Woodinville, Bothell and Kenmore founded King County Public Hospital District No. 2 in 1968 to provide needed medical services. Today the District operates Evergreen Hospital Medical Center, Evergreen Medic 1, a surgery center, urgent care center and special services for older adults and the brain injured.



Rebecca D. HIRT (UNOPPOSED)

As a Commissioner for King County Public Hospital District No. 2, I am committed to increasing healthcare services to District and community residents. I have been associated with the District and Evergreen Hospital Medical Center for sixteen years, first as a Medical Technologist in Evergreen's laboratory for ten years, and then as an elected Commissioner for the past six years.

During this time, healthcare services and reimbursement for them have changed dramatically. As a Commissioner, I have been concerned about retaining personal care for patients as the hospital grows, technology becomes more complex, and more care is delivered on an outpatient basis. The District has responded to changes by developing a broad range of services offered throughout the District in addition to Evergreen Hospital, including the Evergreen Home Health, Evergreen Care Network, the Head Injury Re-Entry Program, Urgent Care Center, and the Evergreen Surgical Center.

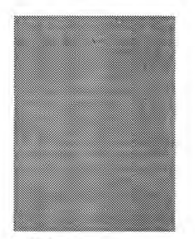
As a Commissioner, I've been privileged to be involved in the development of many new programs at the hospital such as the Family Maternity Center which responds to the needs of expectant parents by offering them options for a positive childbirth experience. Radiation Therapy enables residents to be treated for cancer close to home. Hospice, another service I have supported, will open in early 1991.

One of the duties of an elected Commissioner is to oversee the financial viability of the District and see that taxpayers' investment in the hospital and District are utilized for the greatest benefit to the community. I have been committed to this goal. My studies in the Masters of Business Administration program at the University of Washington have given me greater expertise in the financial matters of the District.

I have lived in the Kirkland area for over sixteen years, with my husband and three children. I've participated in a variety of community activities, including serving on the Northshore Plan Revision Committee, serving as President of Kirkland-Redmond Branch of AAUW, leading a drive which led to King County Parks Department acquiring additional land for Big Finn Hill Park, and serving as a Campfire leader.

I look forward to continued service to the community as a Commissioner of King County Public Hospital District No. 2. I remain committed to helping the District respond to the rapid population growth in this area through delivery of excellent, personalized, and financially sound healthcare services now and in the future.

Public Hospital Dist. No. 2 Commissioner, Pos. No. 4

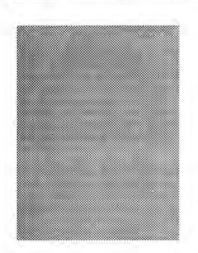


William BACKLUND Bill Backlund has been an Orthopedic Surgeon in the Redmond area for 13 years. He has also been a resident of the King County Public Hospital District No. 2 for 19 years. At one time, he was an active member of the Evergreen Hospital Medical Staff and served as Chairman of the Quality Assurance Committee. Thus, he has had much experience with Evergreen Hospital as to its staff and administration.

Bill Backlund is uniquely qualified to serve on the Board of Commissioners for Evergreen Hospital. He has been a well-respected physician in the District as well as a respected community leader. He knows firsthand about patient needs as well as community health needs. Such uniquely qualified individuals do not seek this position very often. His unique qualifications will benefit this District greatly by bringing onto the Board an experienced health care professional, a community servant, a businessman, and a concerned citizen. Bill Backlund is concerned about good quality and affordable health care for the Public Hospital District. He desires to see the individual be of higher priority than organizations or finances when it comes to health care. He has always dedicated himself to good, caring, personal health care and desires that Evergreen Hospital continue to do the same. His position on the Board of Commissioners will allow him the opportunity to pursue these goals.

CAMPAIGN MAILING ADDRESS: 8055 171 AV NE, Redmond, WA 98052 PHONE NUMBER: 883-0144

Public Hospital Dist. No. 2 Commissioner, Pos. No. 4 (continued)



Julie DAVIDSON

We introduce Julie Davidson and endorse her candidacy for commissioner of Public Hospital District #2. Julie is a leader and a consensus builder.

Julie is executive director of Northshore Youth and Family Services. She coordinated the successful Evergreen Hospital Hospice Bond Issue in the fall of 1988 and continues to assist in that effort. Ms. Davidson is active in the Northshore and Woodinville Chambers of Commerce and serves on the Comprehensive Planning Task Force for the Woodinville Chamber of Commerce.

Julie is also a board member for the East Side Legal Assistance Program and a member of the Executive Director's Coalition of the Youth and Family Services Network of King County.

Julie Davidson will represent our community well. Vote for Julie Davidson for Public Hospital District #2 Commissioner.

Dr. Warren Appleton Rev. Sandford Brown Mayor Sue Walsh

Dear District Residents,

Health care, like education and public safety is an essential component of the quality of life for our community. Our expanding and aging population challenges us to develop and enhance our community's health care services. Evergreen Hospital Medical Center must balance growth pressures, financial responsibilities, and responsiveness to this community's citizens. It is imperative to balance medical costs with the issues of families who are uninsured or underinsured while maintaining quality of care and accessibility.

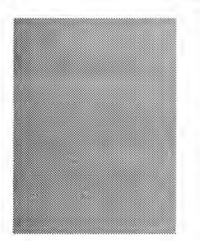
Specifically, I believe community outreach efforts by Public Hospital District #2/Evergreen Hospital need to be enhanced while maintaining cost controls. Recent programs such as Evergreen Urgent Care Center in Woodinville, outpatient surgery and Eldermed prove our hospital district can provide services while controlling costs.

My work as coordinator in the successful hospice campaign helped me build strong and productive relationships with those community leaders who are essential in shaping our health care needs of the future.

As executive director of a youth service agency in our community I work daily to help our troubled families get back on track, and to provide a profile of preventive services to keep our family units healthy.

As head of an agency I am well aware budget analysis is the bottom line! And as a wife and mother of four, I have experience balancing costs with quality and need.

I promise to bring hard work, integrity and reasonableness to my duties as Commissioner of Public Hospital District #2, Position 4. Please vote for me on Nov. 7. CAMPAIGN MAILING ADDRESS: 15621 175 AV NE, Woodinville, WA 98072 PHONE NUMBER: 485-1042



Ken ENGEL When elected, I will dedicate my efforts to the reduction of costs for patients utilizing hospital care and facilities by complying with budgetary guidelines in the institution's operations. The one common principal worry in this country today is the prospect of exorbitant and financially draining expense of a family member requiring a hospital stay for illness or injury. In recent years hospital costs have increased disproportionately to other living expenses. WAYS MUST BE FOUND TO CURB THE CONSTANT ES-CALATION OF EXPENDITURES FOR HOSPITAL SERVICES.

BUSINESS EXPERIENCE - My prior business experience with two international corporations in marketing including sales and advertising has been with: Remington Rand, Inc. - 7 years, General Electric Company - 12 years and with local firms: Lake Limerick Corporation - vice-president - 1965 to June 1989.

The co-developer of 840 prime acres near Shelton, Mason County, Washington, the construction of: • a man-made lake and fish ladder • golf course • club house • and riding stable.

I am currently retired but along with my wife have been operating the ENGELWOOD GLEN RANCH, UNION HILL IN REDMOND, SINCE 1961, for the purpose of breeding Tennessee Walking Horses, and boarding riding mounts for the general public <u>MILITARY EXPERIENCE</u>

1942 - 1945 Lieutenant (j.g.), U.S.N.R.

EDUCATION - Majored in Economics at the Pennsylvania State University, B.A.

<u>PERSONAL</u> - I have been a resident of the Seattle area since 1948, and am married to Jane Engel, R.N., a Washington State registered nurse. My other immediate family members are: a son who is an attorney and a daughter and two grandsons.

Today hospitals like hotels find themselves in a competitive field and cannot continue to exist while giving first-rate care if they have a high number of empty beds. HOSPITALS MUST MAINTAIN A SATISFAC-TORY CENSUS LEVEL OF PATIENTS IN THEIR CARE. Something new has been seen in recent history: the need for hospitals to include extended advertising campaigns and other promotional programs - such as weight loss, fertility, depression and stress clinics within the scope of their activities. The sales promotion of these new services were unheard of previously.

THE NEED FOR MARKETING HELP - The King County Hospital Board of Commissioners, District Number 2, can well utilize the services of someone such as myself, who has had extended successful business experience in marketing and advertising and at the same time understands the making of an expense budget and adhering to it. Therefore, I would appreciate you voting in November, and exercising your right to vote for me. Thank you.

CAMPAIGN MAILING ADDRESS: P.O. Box 402, Redmond, WA 98073 PHONE NUMBER: 868-4365

Public Hospital Dist. No. 2 Commissioner, Pos. No. 5



Russell L. McCLINTICK

Born September 14, 1926, Russ has lived his entire life on the Eastside. He graduated from Kirkland High School in 1944 and received his BA degree from Western Washington State College in 1950. In 1967 he received his MA degree from the University of Washington. He served in the Lake Washington School District for 28 years before retiring in 1980 as an elementary school principal. Russ has also served for 20 years as commissioner for Kirkland Fire District #41 and for 35 years as a volunteer fireman. Russ lives in Kirkland with his wife, Freddie Anne.

The re-election of Russell McClintick to the Board of Commissioners will continue to strengthen the programs of King County Public Hospital District No. 2 and Evergreen Hospital Medical Center. During his last seven and a half years of service as a hospital commissioner, Russ has worked with the other commissioners to guide the District through a period of strong growth. In response to our rapidly growing population, District services have more than doubled during this period. More importantly District services have earned an excellent reputation for personal care and medical quality. The services of the District have expanded to include Evergreen Hospital Medical Center, Evergreen Care Network, Evergreen Surgery Center, Evergreen Medic 1, Evergreen Head Injury Re-entry Center, Evergreen Urgent Care Center and Evergreen Home Health.

During his next term, Russ will have three main priorities for action. First, will be to assure that Evergreen Hospital Medical Center has the facilities needed to meet the community's future health care needs. He will work to see that the Family Maternity Center and Surgery Department will be able to meet the needs of the many families moving to the District. He also will make sure that the District's parking facilities expand to meet our needs.

Second, Russ will work to develop a strong cancer prevention and treatment program for District residents. He believes that the District can make a real contribution to residents' health by fighting this dangerous illness. He will work for implementation of special cancer screening programs which have the best potential for early cancer detection and treatment.

Thirdly, during Russ's term the Evergreen Hospice Center will be opened for service to the community. Russ will lend his leadership to efforts to make Hospice a reality in our community.

CAMPAIGN MAILING ADDRESS: 6624 130 AV NE E102, Kirkland, WA 98033 PHONE NUMBER: 822-1567

Public Hospital Dist. No. 4 Commissioner, Dist. No. 2



Susan Hopkins KELLY I became a hospital commissioner ten years ago because I believed that the residents of our community needed a hospital that would be a center for health care located in the Snoqualmie Valley. We needed a hospital to not only provide emergent and on going care, but to retain and attract physicians who would live and practice in the community.

Snoqualmie Valley Hospital, which opened in 1983 and the new birthing center in 1989, exemplifies the cooperative efforts of the community, commissioners and the facility operators to achieve that goal. I will continue to work to expand the provision of quality, accessible health care to the community, to prudently manage the assets of the district taxpayers, and to respond to the health concerns of our growing population.

CAMPAIGN MAILING ADDRESS: 37834 SE 80, Snoqualmie, WA 98065 PHONE NUMBER: 888-1973

Public Hospital Dist. No. 4 Commissioner, Dist. No. 3



Bob ROHRBACH I am concerned with the ever-increasing costs of health care, along with the need for local access to quality care. Transportation to distant facilities is costly and inconvenient, or even dangerous. These are a couple of the big reasons we worked so hard to replace the former Nelems hospital with a modern, local, community-owned facility. If elected, I will continue to work to ensure that quality health care is available for District residents at reasonable costs.

The recent addition of the Family Birth Center at Snoqualmie Valley Hospital is an example of the improvements and innovations I will pursue in an effort to expand services without increasing the costs to operate the hospital.

CAMPAIGN MAILING ADDRESS: 4721 354 AV SE, Fall City, WA 98024 PHONE NUNBER: 222-5281

Public Hospital Dist. No. 4 Commissioner, Pos. No. 4



Gordon MAYRAND

I have been a resident of Snoqualmie Valley for the past 56 years. Presently employed with King County Department of Public Works, as a Division Supervisor in Maintenance Section, Roads Division, with 28 years of service.

Present chair of the City of Snoqualmie Planning Commission, having served the past 16 years. Helped write the City's Shoreline Management Act and the Comprehensive Plan. Served 2 years on the City Park Board. Will bring to the commission the ability to work with others, but not a "rubber stamp." I will make a diligent effort for quality medical care for <u>all</u> residents within the district.

I accept the challenge of the present and future business of Hospital District #4.

CAMPAIGN MAILING ADDRESS: P.O. Box 95, Snoqualmie, WA 98065 PHONE NUMBER: 888-1717

Complete Text of King County Proposed Charter Amendment

ORDINANCE NO. 8977

AN ORDINANCE relating to a proposed amendment of Article 6, King County Charter, concerning limits on campaign contributions and expenditures for county offices, submitting same to the voters of the county and establishing date of election.

BE IT ORDAINED BY THE COUNCIL OF KING COUNTY:

There SECTION 1. shall be submitted to the qualified voters of King County for their approval and ratification or rejection, at the next general election to be held in this county, and amendment to Article 6, adding a new section 690.10 to the King County Charter: SECTION 2. A new section, 690.10, is hereby added to the King County Charter to read as follows:

The county shall provide for a system of limits on campaign contributions and expenditures to safeguard the integrity of the political process. The county council shall by ordinance establish mandatory limits on campaign contributions and voluntary limits on campaign expenditures with public matching funds for county charter elected offices. The ordinance may provide for penalties including disqualification of a candidate from holding county elective office for willful violations.

SECTION 3. The manager of the division of records and elections shall cause notice of this proposed amendment of the King County Charter to be published in accordance with the State Constitution and general law and placed upon the ballot at the general election of November 7, 1989. INTRODUCED AND READ for the first time this 15th day of May, 1989. PASSED this 22nd day of May, 1989. KING COUNTY COUNCIL COUNTY. KING WASHINGTON Ron Sims (signed) Chair ATTEST: Dorothy M. Owens (signed) Clerk of the Council APPROVED this

Complete Text of King County Proposition No. 1

ORDINANCE NO. 9017

AN ORDINANCE caliing for an election by the voters of King County to be held on November 7, 1989, to authorize the levying of an excise tax for the purpose of providing funds for the continued operation of an emergency services communications system.

BE IT ORDAINED BY THE COUNCIL OF KING COUNTY:

SECTION 1. This ordinance is enacted pursuant to RCW 82.14B. The terms "emergency services communications system" and "telephone access line" shall have the meanings ascribed to them in RCW 82.14B. SECTION 2. There shall be submitted to the qualified voters of King County for their approval or rejection, at the next general election to be held in this county, the proposition whether or not the county shall impose the excise tax described in RCW 82.14B. **PROPOSITION NO. 1** ENHANCED 911 EMERGENCY TELE-PHONE SYSTEM Shall King County impcse an excise tax on the use of all telephone access lines in an amount not to exceed forty-five cents per month for each line for the purpose of paying

for the continued operation of an enhanced 911 emergency telephone system, all as provided in King County Ordinance No. 9017? YES NO

SECTION 3. The manager of the division of records & elections shall cause notice of the proposed proposition to be published in accordance with the State Constitution and general law and placed upon the ballot of the county-wide election November 7, 1989. SECTION 4. The actual rate of tax to be imposed and procedures for administration and collection of the tax shall be as hereinafter determined by ordinance.

INTRODUCED AND **READ** for the first time this 19th day of June, 1989. PASSED THIS 26th day of June, 1989 COUNTY KING COUNCIL COUNTY. KING WASHINGTON Ron Sims (signed) Chairman ATTEST: Gerald A. Peterson (signed) Deputy Clerk of the Council APPROVED THIS 6th day of July, 1989. Tim Hill (signed) King County Executive

Complete Text of King County Proposition No. 2

ORDINANCE NO. 9071

AN ORDINANCE relating to public green spaces, green belts, open space, parks and trails; calling a special election for the purpose of submitting to the voters of King County on November 7, 1989, a proposition to authorize the county to issue its general obligation bonds in the principal amount not to exceed \$117,640,000, to provide funds for the acquisition, development. renovation and improvement of public green spaces, green belts, open space, parks and trails in King County

BE IT ORDANIED BY THE COUNCIL OF KING COUNTY: SECTION 1. FIND-INGS. The council finds and declares as follows:

A. Enactment of this ordinance is necessary for the health, welfare, benefit and safety of the residents within King County and is strictly a county purpose.

B. Public green spaces, green belts, open space, parks and trails make King County a more desirable place in which to live and to visit.

C. Existing public green spaces, green belts, open space, parks and trails are no longer adequate and additional public green spaces, green belts, open space, parks and trails are needed.

D. Public green spaces, green belts, open space, parks and trails acquired or improved pursuant to this ordinance, together with existing lands and facilities set aside for those purposes, will constitute a necessary system of public green spaces, green belts, open space, parks and trails for the county and its residents.

The wetlands in-E cluded among the Proiects approved by this ordinance, Moss Lake Wetland and portions of Hylebos Wetland No. 18, are included for acquisition solely as parks and wetland interpretive centers. Moss Lake is proposed for acquisition as a park and interpretive center because the King County wetland inventory identifies Moss Lake as the most significant wetland in King County. It contains the most extraordinary variety of vegetation subclasses and diversity of wildlife habitat of any other wetland in King County. The purpose of the proposed acquisition of 24.6 acres on the southern and southwestern boundaries of the Hylebos State Park is to expand the state park and its educational and interpretive programs. The acquisition of both the Moss Lake property in northern King County and portions of the Hylebos Wetland No. 18 in southern King County for development of trail systems and interpretive programs is a unique and important educational opportunity that will benefit all King County citizens. Wetlands in addition to the Hylebos Wetland No. 18 and Moss Lake also may be included in this bond proposal for acquisition for park purposes. There may be other wetlands that exist on parcels being acquired solely for the purpose of providing public access and trail systems

F. The proposition and

Complete Text of King County Proposition No. 2 (Continued)

the Plan hereinafter set forth have for their object the furtherance, accomplishment or preservation of public green spaces, green belts, open space, parks and trails and constitute a single purpose.

G. Public green spaces, green belts, open space, parks and trails acquired or improved pursuant to this ordinance, whether located partly or wholly within or without the cities and towns of the county, will be reasonably available on the same conditions and for general benefit of all of the residents of the county.

SECTION 2. DEFINI-TIONS. Unless the context clearly indicates otherwise, as used in this ordinance, the following words will have the meanings set forth in this section:

"Bond Proceeds" A. means the principal proceeds received from the sale of the Bonds and any interest earned by the county on such funds thereafter, but shall not mean accrued interest on the Bonds paid by the original purchaser of the Bonds. B. "Bonds" means the Public Green Spaces, Green Belts, Open Space, Parks and Trails Bonds described and authorized by this ordinance.

C. "Chief Financial Officer" means the person serving as the chief financial officer of the office of financial management of King County and the county officer who succeeds to the duties now delegated to that office.

D. "Governmental Agency" or "Agency" means the county, Seattle and any Suburban Jurisdiction or other government entity within the county. E. "Interlocal Contract" shall mean the contract provided for in Section 6 to be entered into between the county and each other Govemmental Agency. ceeds.

Before any

F. "Project" means any parcel or parcels of public green space, green belt, open space, park, trail, or facility to which any Bond Proceeds are allocated under this ordinance. G. "Project Category" means the county Projects, Seattle Projects, or Suburban Jurisdiction Projects.

H. "Seattle" means The City of Seattle, Washington.

 "Suburban Jurisdiction" means the cities identified in Exhibit C. <u>SECTION 3. COUNTY</u> <u>PROJECTS</u>. The county Projects described in Exhibit A attached hereto and incorporated herein by this reference are authorized to be carried out.

SECTION4. SEATTLE PROJECTS. The Seattle Projects described in Exhibit B attached hereto and incorporated herein by this reference are authorized to be carried out.

SECTION 5. SUBUR-BAN JURISDICTION PROJECTS. The Suburban Jurisdiction Projects described in Exhibit C attached hereto and incorporated herein by this reference are authorized to be carried out. SECTION 6. INTER-LOCAL CONTRACT. The county shall negotiate a form of Interlocal Contract to govern the use of Bond Pro-

Bond Proceeds are distributed by the county to a Governmental Agency, there must be executed between the county and that Governmental Agency an Interlocal Contract necessary to satisfy applicable Federal tax laws and regulations and those provisions expressly mentioned below. The Interlocal Contract shall contain provisions where appropriate governing the administration of Bond Proceeds, including, without limitation, provisions with respect to the determination of the amount, method and time of distribution of Bond Proceeds and the use of distributed bond Proceeds; Project implementation schedules and reports; the reallocation of Bond Proceeds in the event of the abandonment of Projects, cost overruns or underruns on Projects or for other reasons: provisions to assure tax exemption of the interest on the Bonds: use of unspent Bond Proceeds; investment of Bond Proceeds; and the method or methods of amending the Interlocal Contract. The interlocal contractalso shall identify the programmatic and financial information to be provided by all Governmental Agencies on each funded project and its individual project elements for inclusion in the semi-annual report to the citizen oversight committee. The Interlocal Contracts shall require each participating agency to review its real property acquisition procedure and commit to all reasonable action necessary to ensure that all Projects are expeditiously completed and that special priority is ex-

tended to those properties on which there is a particular threat of conversion or inflationary cost pressure. Unless otherwise provided either herein or in a specific Interlocal Contract, the Interlocal Contracts also shall set forth that Project administration and any maintenance necessary for a Project after its completion shall be the responsibility of the jurisdiction in which the Project is located on July 1, 1989, regardless of the jurisdiction which may be identified in the exhibits to this ordinance as the Governmental Agency sponsoring a specific Should a project. project be within an area annexed or incorporated after July 1, 1989, its administration and ownership may be transferred to the annexing or incorporating city should it advance the interest of citizens of King County as determined by the county through its normal legislative process. In addition to the foregoing general provision, the Interlocal Contracts identified in paragraphs A. B. C and D shall contain the special provisions stated in those paragraphs. In the event that any Governmental Agency shall fail within such reasonable time as the council may determine after reasonable notice. to enter into an Interlocal contract, the council may reallocate those Bond Proceeds in agreement with one or more of the affected Agencies to new or existing Projects within the same Project Category. A. The Interlocal Contract with the city of Redmond shall contain the following special provisions: The Red-

mond Watershed Trails

Project consists of the

development for passive recreational use of the land commonly known as the Redmond Watershed which is the contiguous landmass of approximately 880 acres owned by the city of Redmond as of June 1, 1989 lying east of the city of Redmond and north of the road commonly known as Northeast Novelty Hill Road. No Bond Proceeds shall be used for the Redmond Watershed Trails Project until the city of Redmond has taken all necessary official and legal action to insure that the Redmond Watershed will be preserved and remain in passive recreational use by the general public in perpetu-The action may ity. include, but not necessarily be limited to, the placement of restrictive covenants on the deeds to the subject property. The city of Redmond may reserve from this transaction up to 80 contiguous acres of the watershed at a location mutually agreed upon with King County. The reserved land will be limited to future active recreational use, such as athletic fields, or to passive use. Notwithstanding the general provisions set forth in this ordinance, administration of the Redmond Watershed Trails Project and the maintenance of the developed trail system shall be the responsibility of King County until such time as the Redmond Watershed has contiquous boundaries with Redmond or of some other city. At such time, maintenance administration of the project may be transferred to the contiguous city, should it be in the interest of county citizens as determined by the county through its normal leg-

islative process.

B. The Interlocal Contracts with the cities of Auburn, Kent, Tukwila and Renton shall contain the following special provision: prior to the use of Bond Proceeds for the Project described as the Interurban Trail Development, those Suburban Jurisdictions and the county must determine: (a) their individual and joint responsibilities for the Project and (b) the appropriate allocation of Bond Proceeds for that Project among those Governmental Agencies.

C. The Interlocal Contract with the future city of Federal Way shall contain the following special provision: Should any reallocation of funds for either the Camelot Project or the Lutherland Project prove necessary, the city and county will work with the citizen oversight committee to identify suitable substitute projects that appropriately serve the same populations as these projects before considering the reprogramming of the funds to projects in other areas. D. The Interlocal Contract with the city of Issaguah shall include the following special provision: Within three years from the date of the sale of the Bonds, the city of Issaquah shall complete the project known as the Greenwood Acquisition Project or a material portion of the project; otherwise the funding for the project shall be reallocated as provided by the ordinance herein.

SECTION 7. BONDS AUTHORIZED

A. Subject to approval by the qualified electors of the county, for the purpose of providing funds for capital purposes only, other than the replacement

Complete Text of King County Proposition No. 2 (Continued)

of equipment, namely, carrying out the county Projects, the Seattle Projects and Suburban Jurisdiction Projects, and for other capital purposes permitted under this ordinance and an Interiocal Contract, paying all costs relating to carrying out the Projects, including without limitation, real estate appraisal, legal and acquisition costs; reimbursement of advances after the enactment of this ordinance made from other funds in anticipation of the receipt of Bond Proceeds; paying necessary design, engineering and Project administration expenses; paying interest on any Interim financing pending the receipt of Bond Proceeds; and paying costs and expenses incurred in issuing the Bonds, the county shall issue the Bonds in not to exceed the principal amount of

\$117,640,000 for public green spaces, green belts, open space, parks and trails, or so much thereof as may be required for those purposes. The Bonds shall be known as the Unlimited Tax General Obligation Public Green Spaces, Green Belts, Open Space, Parks and Trails Bonds; shall be sold at public sale in the manner required by law, or, if the council finds that it is in the best interest of the county to do so, by negotiated sale; shall bear interest which, except for the first interest payment, shall be payable semiannually; and shall mature within twenty years after their date of issue, but may mature within a lesser time as fixed by the council. The Bonds shall be issued over a period not exceeding seven years after their approval by the qualified electors, may be issued in more than one series, and may be combined for purpose of issuance with other authorized county bonds, and shall be issued in such amounts and in such denominations and shall contain such redemption provisions and other terms and conditions as shall be provided later by ordinance of the council. The financial benefits, if any, of the sale of a bond series authorized by this ordinance other than the first bond series, which are directly and solely attributable to a date of sale earlier than envisioned by the financial plan developed for this bond ordinance, will be shared on a pro-rated basis between all three Project categories notwithstanding the Projects specifically identified to be funded by the subject bond sale.

B. Both the principal of and interest on the Bonds shall be payable out of the annual tax levies to be made upon all of the taxable property within the county in excess of the regular non-voted property tax levy without limitation as to rate or amount and from any other money which may become available and may be used for such purposes.

SECTION 8. DISTRI-BUTION AND USE OF PROCEEDS.

A. The principal proceeds of sale of the Bonds shall be deposited in a fund or funds to be designated in the county treasury (for

convenience of this ordinance referred to as the Public Open Space, Parks and Trails Fund). Any premium and accrued interest on the Bonds received at the time of their delivery and payment therefor shall be paid into a fund of the county to be used for redemption of the Bonds. Money in the Public Open Space, Parks and Trails Fund may be temporarily advanced to the bond redemption fund for the Bonds to pay interest on the Bonds pending receipt of taxes levied therefor.

The principal R amount of the Bond Proceeds is allocated among the Project Categories in the following amounts: County Projects. \$40,835,000, Seattle Projects, \$41,795,000; and Suburban Jurisdic-Projects. tion \$35,010,000. Earnings on the investment of Bond Proceeds shall be generated and accounted for separately for each Project Category based on the undistributed balance allocated to each Project Category and shall be used to carry out the Projects in each respective Project category.

C. In the event of unanticipated Bond Proceeds including, but not limited to, excess interest earnings, Project completion at less than estimated cost or abandonment of Projects, the affected Governmental Agency may reallocate the unanticipated proceeds through its normal legislative process to other existing projects referenced in this ordinance or the attachments hereto so as to substantially complete as nearly as may be practicable the purpose of the Bonds and the existing Projects identified cilitate review and comment, the affected Government Agency shall notify the county and the citizens oversight committee at least twenty-one days prior to its legislative action to reallocate such proceeds. In the event unanticipated proceeds are proposed by a Government Agency for a new project, the county council may reallocate funds after receipt of recommendation from the citizen oversight committee and in agreement with one or more of the affected Agencies for new Projects within the same Project Category from which the funds are realized and that are consistent with the purposes of the Bonds. Reallocation by the county council for new Projects not referenced by this ordinance or its exhibits shall occur after the review and transmittal by the citizen oversight committee of appropriate recommendations for the use of the funds. Abandonment of a Project requires a determination and finding of fact by the affected Agency through its normal legislative process that changes in conditions or new information developed after approval of this ordinance prevent the practical accomplishment of the Project or clearly indicate that the Project would no longer best serve its intended purpose.

herein. In order to fa-

D. Projects carried out by a Governmental Agency in whole or part from Bond Proceeds shall not be transferred or conveyed except by agreement providing that such land shall continue to be used for the purposes contemplated by this ordinance; nor shall they be converted to a different use unless other equivalent lands and facilities within the Governmental Entity shall be received in exchange therefor. The proceeds of any award in condemnation of any Project shall be used for the acquisition or provision of other equivalent lands and However. facilities. nothing in this ordinance shall prevent the grant of easements, franchises, or concessions or the making of joint use agreements or other operations agreements compatible with the use of a Project as provided for in this ordinance.

SECTION 9. ARBI-TRAGE REBATE. The **Chief Financial Officer** shall provide for a method or methods of calculating and providing for the payment of the rebate of excess arbitrage earnings to the United States of America under Section 148(f) of the Internal Revenue Code of 1986. as amended, and regulations thereunder. Such method or methods of payment may include, without limitation, the setting aside of a reserve for such payments, provision for reimbursement of the county by Agencies for such payments, or other means of assuring that such payments will be made on time and that the interest on the Bonds will remain excludable from gross income for federal income taxation purposes.

SECTION 10. SHORT-TERMOBLIGATIONS. Pending the issuance of any series of the Bonds and the receipt of Bond Proceeds, any Governmental Agency (other than the county), or the county itself, may incur short-term obligations in anticipation of the receipt of such Bond Proceeds for the same purposes for which those Bond Proceeds may be spent. Prior to their issuance. the terms of such obligations which may affect the Bonds or use of Bond Proceeds shall be approved by the chief financial officer. The payment of interest on those short-term obligations shall be a proper purpose for the expenditure of such Bond Proceeds.

SECTION 11. CITIZEN OVERSIGHT COM-MITTEE Within one year of the passage of the Bond Proposition, the county shall establish by its normal legislative process a citizen oversight committee which will review and report to the council on semi-annual public reports prepared by the jurisdictions administering projects included in the Bond ordinance which describe the status of the implementation of the projects. The citizen oversight committee also shall be responsible for recommending reallocations of bond funds when available to new projects. SECTION 12. BOND ELECTION. It is found and declared that an emergency exists requiring the submission to the qualified electors of the county at a special election to be held therein on November 7, 1989, in conjunction with the State general election, of a proposition authorizing the issuance of the Bonds for the purposes provided in this ordinance.

The manager of the King County records and elections division, as ex officio supervisor of all elections held within King County, is authorized and requested also to find the existence of such emergency and to assume jurisdiction of and to call and conduct such

Complete Text of King County Proposition No. 2 (Continued)

special election to be held within the county on that date and to submit to the qualified electors of the county at such special election the proposition set forth below.

The clerk of the council is authorized and directed to certify propositions to the manager of the King County records and elections division in substantially the following form: COUNTY. KING WASHINGTON PROPOSITION PUBLIC GREEN SPACES. GREEN BELTS,

OPEN SPACE, PARKS AND TRAILS BONDS \$117,640,000

Shall King County, for the purpose of paying all or part of the costs of acquiring, constructing, developing and improving public green spaces, green belts, open space, parks and trails within the county, issue \$117,640,000 of its general obligation bonds, maturing within twenty years, and levy excess property taxes

to pay and retire the bonds, all as provided in Ordinance No. 9071? BONDS, YES BONDS, NO SECTION 12 SEV-Should ERABILITY. any section, subsection, paragraph, sentence, clause or phrase of this ordinance be declared unconstitutional or invalid for any reason, that determination shall not affect the validity of the remaining portions of this ordinance. INTRODUCED AND **READ** for the first time this 24th day of July, 1989 PASSED this 31st day of July, 1989. KING COUNTY COUNCIL COUNTY. KING WASHINGTON Ron Sims (signed) Chair ATTEST: Gerald A. Peterson (signed) Deputy Clerk of the Council APPROVED this 11th day of August, 1989. Tim Hill (signed) King County Executive

Complete Text of City of Duvall Proposition No. 1

ORDINANCE NO. 543 AN ORDINANCE providing for the placing of an excess levy for the Park Fund on the ballot for the General Election on November 7, 1989.

WHEREAS, the City of Duvall is presently making improvements at Taylor Landing Park, and

WHEREAS, there were no funds for playground equipment included in those improvements, and

WHEREAS, no other funds are available for this purpose;

THEREFORE BE IT ORDAINED by the City Council of the City of Duvall, Washington, as follows:

SECTION I Because the City Council desires to provide playground equipment at Taylor Landing Park it is requested that funds be provided to purchase equipment.

SECTION II At the next General election to be held on Nov. 7, 1989 in the City of Duvall, Washington, the following proposition shall be voted on by the qualified electors of the City. PROPOSITION NO. 1 EXCESS LEVY FOR

PLAYGROUND EQUIPMENT Shall a \$15,000.00 (approximately \$.22 per \$1,000.00 of assessed valuation) excess property tax be levied in 1989 for collection in 1990 for purchasing playground equipment? YES

NO SECTION III The

City Council finds that an emergency exists requiring the purchases herein described and the Director of Records and Election of King County, Washington is requested to concur in the finding of the existence of an emergency and to call and conduct a special election to be held in the City on November 7, 1989, in conjunction with the State General Election to be held on the same date, for the purpose of submitting to the qualified electors of the City for their approval, the question of whether or not the City shall levy excess taxes to provide playground equipment as set forth in the manner provided by law

PASSED BY the City Council of the City of Duvall, Washington, at a regular meeting thereol and approved by the Mayor this 14th day of September, 1989.

Signed Jeane Baldwin Jeane Baldwin, Mayor Attest: Gloria F. Judd (signed)

Gloria F. Judd, Clerk-Treas.

Complete Text of City of Duvall Proposition No. 2

ORDINANCE NO. 544 AN ORDINANCE providing for the placing of an excess levy for the Street Fund on the ballot for the General Election on November 7, 1989.

BEITORDAINED by the City Council of the City of Duvall, Washington, as follows:

SECTION | Because of the conditions of the streets in Duvall requiring continual maintenance and since general gas tax revenue is not adequate for street maintenance, it is necessary to seek additional funds for minimum routine maintenance.

SECTION II At the next General election to be held on November 7, 1989 in the City of Duvall, Washington, the following proposition shall be voted on by the qualified electors of the city:

PROPOSITION NO. 2 EXCESS LEVY FOR STREET MAINTE-NANCE

Shall a \$40,000.00 (approximately \$.60 per \$1,000.00 of assessed valuation) excess property tax be levied in 1989 for collection in 1990 for Duvall Street Maintenance? YES NO

SECTION III The City Council finds that an emergency exists requiring the making of the improvements and services herein described and the Director of Records and Elections of King County, Washington, is hereby requested to concur in the finding of the existence of an emergency and to call and conduct a special election to be held in the City on November 7, 1989, in conjunction with the State General Election to be held on the same date, for the purpose of submitting to the qualified electors of the City for their approval, the question of whether or not the City shall levy excess taxes to maintain the streets as set forth in the manner provided by law

PASSED BY the City Council of the City of Duvall, Washington, at a regular meeting thereof and approved by the Mayor this 14th day of September, 1989.

Jeane Baldwin (signed) Jeane Baldwin, Mayor Attest: Gloria F. Judd (signed) Gloria F. Judd, Clerk-Treas.

Complete Text of City of Duvall Proposition No. 3

ORDINANCE NO. 545 AN ORDINANCE providing for the placing of an excess levy for Police services on the ballot for the General election on November 7, 1989.

WHEREAS the City of Duvall has shown a steady increase in growth and therefore an increased need for adequate police protection and,

WHEREAS there are not sufficient funds in the General Fund to provide for a city operated Police Department or to provide adequate police protection; and

WHEREAS no other funds or grants are available for this purpose;

THEREFORE, BE IT ORDAINED by the City Council of the City of Duvall, Washington, as follows:

SECTION I Because of the desire to provide adequate police protection for the citizens of Duvall it is requested that funds be provided to maintain municipal police services.

SECTION II At the next General election to be held on November 7, 1989, in the City of Duvall, Washington, the following proposition shall be voted on by the qualified electors of the City: PROPOSITION NO. 3 EXCESS LEVY FOR POLICE SERVICES Shall a \$60,000. (approximately \$.90 per \$1,000.00 of assessed valuation) excess property tax be levied in 1989 for collection in 1990 for the purpose of maintaining police services?

YES

SECTION III The City Council finds that an emergency exists requiring the services herein described and the Director of Records and Election of King County, Washington is requested to concur in the finding of the existence of an emergency and to call and conduct a special election to be held in the City on November 7, 1989, in conjunction with the State General Election to be held on the same date, for the purpose of submitting to the qualified electors of the City for their approval, the question of whether or not the City shall levy excess taxes to provide police services as set forth in the manner provided by law. PASSED BY the City

PASSED BY the City Council of the City of Duvall, Washington, at a regular meeting thereof and approved by the Mayor this 14th day of September, 1989.

Signed Jeane Baldwin Jeane Baldwin, Mayor Attest: Gloria F. Judd (signed) Gloria F. Judd, Clerk-Treas.

Riverview School District No. 407 Propositions No. 1 and No. 2

RESOLUTION NO 321

A RESOLUTION of the Board of Directors of **Riverview School Dis**trict No. 407, King County, Washington, providing for the form of the ballot propositions and specifying certain other details concerning submission to the qualified electors of the district at a special election to be held therein on November 7, 1989, of propositions for the issuance of its general obligation bonds in the aggregate principal amount of \$10,455,000, or so much thereof as may be issued under the laws governing the indebtedness of school districts for the purpose of providing funds to acquire, construct, equip and make certain capital improvements to the facilities of the school district.

WHEREAS, additional school facilities are needed in Riverview School District No. 407, King County, Washington (the "District"), in order to provide the students of the District with adequate, proper and safe educational facilities; and

WHEREAS, in order to provide part of the funds to enable the District to acquire, construct, equip and make such necessary capital improvements to its existing facilities, it is deemed necessary and advisable that the District issue and sell its unlimited tax levy general obligation bonds in the principal amount of

\$10,455,000; and

WHEREAS, the Constitution and laws of the State of Washington provide that the question of whether or not such bonds may be issued and sold for such purposes must be submitted to the qualified electors of the District for their ratification or rejection;

NOW, THERE-FORE, BE IT RE-SOLVED by the Board of Directors of Riverview School District No. 407, King County, Washington, as follows:

Section 1. Findings. This Board of Directors (the "Board") hereby finds and declares that the best interest of the students and other inhabitants of the District requires the District to carry out the plans hereinafter provided at the time or times and in the order deemed most necessary and advisable by the Board.

Section 2. Capital Improvements. The District shall make the following capital improvements to the facilities of the District:

A. Acquire a site for a new high school and make all necessary site improvements.

B. Construct and equip a new high school, together with necessary athletic fields, parking lots, utilities, appurtenances and facilities.

C. Reconstruct and improve Tolt High School for service as a middle school.

D. Construct and install a fire safety sprinkler system at Cherry Valley Elementary School.

The cost of all necessary architectural, engineering, and other consulting services, inspection and testing, administrative and relocation expenses, on and off-site utilities, and other costs incurred in connection with the making of the foregoing capital improvements shall be deemed a part of the costs of such improvements.

Such improvements shall be complete with all necessary furniture, equipment and appurtenances.

If available funds are sufficient from the proceeds of bonds authorized for the above purposes, the District shall acquire, construct, equip and make other capital improvements to the facilities of the District, all as the Board of Directors finds necessary.

The District shall determine the application of available moneys as between the various projects set forth above so as to accomplish, as nearly as may be, all improvements described or provided for in this section. The District shall determine the exact extent and specifications for construction of structures or other improvements. If the District shall determine that it has become impractical to accomplish any of such improvements or portions thereof by reason of changed conditions or needs, incompatible development, costs substantially in excess of those estimated, or acquisition by a supenor governmental authority, the District shall not be required to accomplish such improvement and may apply bond proceeds as set forth in this section. If any or all of the improvements have been completed, or their completion duly provided for, or their completion found to be impractical, the District may apply the bond proceeds or any portion thereof to other

portions of the improvements or to other capital purposes of the District, or to payment of principal of or interest on the bonds, as the District in its discretion shall determine. In the event that the proceeds of sale of the bonds, plus any other moneys of the District legally available, are insufficient to accomplish all of the capital improvements provided by this section. the District shall use the available funds for paying the cost of those improvements for which the bonds were approved deemed by the Board most necessary and to the best interest of the District. Section 3. Site Acquisition. The District shall acquire lands and interests in lands as a site for an additional school.

The cost of all necessary architectural, engineering, and other consulting services, inspection and testing, administrative and relocation expenses and other costs incurred in connection with the acquisition of such site shall be deemed a part of the cost thereof.

If available funds are sufficient from the proceeds of bonds authorized for the above purpose, the District shall acquire, construct, equip and make other capital improvements to the facilities of the District, all as the Board of Directors finds necessary.

Section 4. Authorization of Bonds. For the purpose of providing part of the funds necessary to pay the cost of the improvements described in Sections 2 and 3 hereof, together with incidental costs and costs related to the sale and issuance of the bonds, the District shall issue and sell its unlimited tax levy general obligation bonds in

Riverview School District No. 407 Propositions No. 1 and No. 2 (Continued)

the aggregate principal amount of not to exceed \$10,455,000. The balance of the cost of such improvements shall be paid out of any moneys which the District now has or may later have on hand which are legally available for such purposes and out of possible state or federal grants ofmoney. None of said bond proceeds shall be used for the replacement of equipment, for any other than a capital purpose, or for any purpose not authorized by RCW 28A.51.010. Such bonds shall be issued in an amount not exceeding the amount approved by the qualified electors of the District as required by the Constitution and laws of the State of Washington or exceeding the amount permitted by the Constitution and laws of the State of Washington.

Section 5. Details of The bonds Bonds. provided for in Section 4 hereof shall be sold in such amounts and at such time or times as deemed necessary and advisable by this Board and as permitted by law, shall bear interest at a rate or rates not to exceed the maximum rate permitted by law at the time the bonds are sold, and shall mature in such amounts and at such times within a maximum term of twenty (20) years from date of issue, but may mature at an earlier date or dates, as authorized by this Board and as provided by law. Said bonds shall be general obligations of the District and, unless paid from other sources, both principal thereof and interest

thereon shall be payable out of annual tax levies to be made upon all the taxable property within the District without limitation as to rate or amount and in excess of any constitutional or statutory tax limitations. The exact date, form, terms and maturities of said bonds shall be as hereafter fixed by resolution of the Board of Directors. After voter approval of the bond propositions and in anticipation of the issuance of such bonds, the District may issue short term obligations as authorized and provided by Chapter 39.50 RCW.

Section 6. Bond Election. It is hereby found and declared that an emergency exists requiring the District to submit to the qualified electors of the District the propositions of whether or not the District shall issue such bonds for such purposes at a special election to be held therein on the 7th day of November, 1989.

The King County Director of Records and Elections as ex officio supervisor of elections is hereby requested also to find the existence of such emergency and to call and conduct said special election to be held within the District on said date and to submit to the qualified electors of the District the propositions hereinafter set forth. The Secretary of the Board of Directors is hereby authorized and directed to certify said propositions to said officials in the following form:

PROPOSITION NO. 1 RIVERVIEW SCHOOL DISTRICT NO. 407

GENERAL OBLIGA-TION BONDS -\$9,855,000

For the purpose of constructing and equipping a new high school and acquiring a site therefor, remodeling Tolt High School as a middle school, making fire sprinkler improvements at Cherry Valley Elementary School and making other capital improvements, shall **Riverview School Dis**trict No. 407 issue \$9,855,000 of general obligation bonds payable out of annual property tax levies in excess of regular tax levies, maturing within a maximum term of 20 years, as provided in Resolution No. 321? BONDS, YES BONDS, NO **PROPOSITION NO. 2 RIVERVIEW SCHOOL** DISTRICT NO. 407 GENERAL OBLIGA-BONDS TION \$600.000 For the purpose of

acquiring an additional school site and other capital purposes, shall Riverview School District No. 407 issue \$600,000 of general obligation bonds payable out of annual property tax levies in excess of regular tax levies, maturing within a maximum term of 20 years, as provided in Resolution No. 321? BONDS, YES BONDS, NO

The polls for such special election shall be open from 7:00 o'clock A.M. to 8:00 o'clock P.M.

The Secretary of the Board of Directors is hereby authorized to deliver a certified copy of this resolution to the King County Director of Records and Elections.

ADOPTED by the Board of Directors of Riverview School District No. 407, King County, Washington, at a regular meeting thereof held the 11th day of September, 1989. RIVERVIEWSCHOOL

HIVERVIEW SCHOOL DISTRICT NO. 407 KING COUNTY, WASHINGTON By

Tom Shives (signed) Cheri Stefani (signed) Jerry Mercer (signed) Charlene Short (signed) Board of Directors ATTEST: Karen A. Forys (signed) Secretary, Board of Directors

Fire Protection District No. 35 Proposition No. 1

RESOLUTION NO. 9-89-153

A RESOLUTION of the Board of Fire Commissioners of Fire Protection District No. 35, King County, Washington, providing for the submission to the voters of the District at a special election to be held therein on November 7, 1989, in conjunction with the State general election to be held on the same date, of a proposition to merge the District into Fire Protection District No. 10, King County, Washington; and repealing Resolution No. 9-89-152.

WHEREAS, by petition adopted June 7, 1989, a copy of which is attached hereto as Exhibit A and incorporated herein by this reference, the Board of Fire Commissioners (the "Board") of Fire Protection District No. 35, King County, Washington ("District No. 35") requested the Board of Fire Comissioners of Fire Protection District No. 10, King County, Washington ("District No. 10"), to approve the merger of District No. 35 into District No. 10 pursuant to Chapter 52.06 RCW; and

WHEREAS, by motion adopted June 12, 1989, the Board of Fire Commissioners of District No. 10 approved the merger of District No. 35 into District No. 10; and

WHEREAS, on June 26, 1989, District No. 10 filed a notice of intention to merge with the Washington State Boundary Review Board for King County; and

WHEREAS, by closing letter dated August 18, 1989, the Washington State Boundary Review Board for King County advised District No. 10 that the notice of intention to merge (File No. 1605) was deemed approved as of August 17, 1989; NOW, THEREFORE,

BE IT RESOLVED BY THE BOARD OF FIRE COMMISSION-ERS OF FIRE PRO-TECTION DISTRICT NO. 35, KING COUNTY, WASHING-TON, as follows:

Section 1. The Board determines that District No. 35 should be merged into District No. 10 pursuant to Chapter 52.06 RCW. The boundaries of the merged district are depicted in Exhibit B and legally described in Exhibit C, both of which are attached hereto and incorporated herein by this reference.

Section 2. The Board finds that an emergency exists which requires the merging of District No. 35 into District No. 10, and the Director of Records and Elections of King County, Washington, as ex officio Supervisor of Elections, is requested to concur in that finding and to call and conduct a special election to be held in District No. 35 on November 7, 1989, in conjunction with the State general election to be held on the same date, for the purpose of submitting to the voters of District No. 35 for their approval the question of whether or not District No. 35 shall be merged into District No. 10

Section 3. The Secretary of the Board is directed to certify to the Director of Records and Elections of King County, Washington, as ex officio Supervi-

Fire Protection District No. 35 Proposition No. 1 (Continued)

sor of Elections, on or before 4:30 p.m., September 22, 1989, a copy of this resolution and the proposition to be submitted at that special election in the form of a ballot title as follows:

PROPOSITION FIRE DISTRICT MERGER

Shall Fire Protection District No. 35, King County, Washington, be merged into Fire Protection District No. 10, King County, Washington, as provided in Resolution No. 9-89-153 of District No. 35? MERGER, YES MERGER, NO Section 4. Resolution No. 9-89-152 is hereby repealed.

ADOPTED by the Board of Fire Commissioners of Fire Protection District No. 35, King County, Washington, at a special open public meeting thereof of which due notice was given in the manner provided by law, this 22nd day of September, 1989. James K. Norris (signed) Commissioner R.C. Shepard (signed) Commissioner

Sammamish Plateau Water & Sewer Proposition No. 1

SAMMAMISH PLA-TEAU WATER AND SEWER DISTRICT COUNTY. KING WASHINGTON RESOLUTION NO. 1076 A RESOLUTION OF THE BOARD OF COM-MISSIONERS OF THE SAMMAMISH PLA-TEAU WATER AND SEWER DISTRICT, KING COUNTY, WASHINGTON, AP-PROVING THE PLACEMENT OF THE **PROPOSITION AS TO** WHETHER THE DIS-SHOULD TRICT FLUORIDATE THE DISTRICT WATER SUPPLY SYSTEM ON THE NOVEMBER 7. **1989 GENERAL KING** COUNTY ELECTION

BALLOT.

WHEREAS, the District has received inquiries regarding the possible fluoridation of the District water supply system; and

WHEREAS, RCW 57.08.010 authorizes the District by a majority vote of the Board of Commissioners to fluoridate the District water supply system but also allows the Commissioners to cause the proposition of fluoridation of the water system to be submitted to the electors of the Water Districtatany general election or special election to be called for the purpose of voting on the proposition; and

WHEREAS, the Board of Commissioners at its September 26, 1988 meeting resolved not to approve fluoridation of the District's water supply system without the matter being submitted to the voters; now, therefore, BE IT RESOLVED

by the Board of Commissioners of the Sammamish Plateau Water and Sewer District, King County, Washington, as follows:

1. The proposition of fluoridation of the District water supply is hereby approved to be placed on the King County general election ballot to be held November 7, 1989; and 2. District staff are hereby directed to submit a ballot title and proposition explanatory statement regarding fluoridation as prepared by the District and reviewed by the District's general counsel to the King County Division of Records and Elections to be placed on the ballot as referenced in Paragraph 1 herein for consideration by the electors of the Water District.

ADOPTED by the Board of Commissioners of the Sammamish Plateau Water and Sewer District, King County, Washington, at the regular open public meeting thereof held the 18th day of September, 1989. BOARD OF COMMIS-SIONERS

SAMMAMISH PLA-TEAU WATER AND SEWER DISTRICT By Archie French (signed) Archie French, President By Ruth W. Shearer (signed) Ruth Shearer, Commissioner



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 1989 State General Election is October 7, 1989.

Where to register:

You must register in person at the King County Division of Records and Elections or before a city or town clerk, or deputy voter registrar. Deputy registrars are located in most public schools, some fire stations, branch public libraries and state offices. Contact the Division of Records and Elections at 296-VOTE (or TDD 296-0109) for the location of aregistration facility near to you.

When it is necessary to re-register:

You must re-register only if:

- 1. You did not vote in the previous 24-month period, or
- 2. You have moved from one county to another, or
- 3. You have legally changed your name, or

4. If you have moved more than 6 months ago and the office has mailed you a card, which the post office has returned as undeliverable, your registration would be cancelled after 60 days.

To be eligible to vote, you must re-register 30 days before the election. Keep your registration current. Your registration remains valid as long as you exercise your right to vote!

If you move, you must transfer your registration:

If you move within a county, you should also change your voter registration. This can be done before a deputy voter registrar or by mail. If you mail the information, include both your old and new addresses and your signature and forward to the Division of Records and Elections, 553 King County Administration Building, Seattle, WA 98104. To be eligible to vote in your new precinct, you must transfer your registration 30 days before the election.

ELECTION DAY AND VOTING

Where to vote:

At your precinct's polling place. The name or number of your precinct and polling place are on your registration card. Polling place locations are also published in the newspaper the Friday before the election. You may also call the Division of Records and Elections at 296-VOTE or TDD 296-0109 for information.

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 machines and paper ballots. King County uses punchcard voting. If you need assistance, you may ask an election official, before you vote, to explain how to use the voting device. You may also request assistance from two election officials of opposite political parties or a person of your choice in recording your vote. If you make an error on your ballot, you may request a replacement.

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.

 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.

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 Division of Records and Elections 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 any eligible candidate for each office and vote on any measure.

4. Ongoing Absentee Ballot: If you are a disabled person or a age 65 or over, 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 Division of Records and Elections will notify you to permit you to renew your ongoing absentee voter status.

1989 GENERAL ELECTION SAMPLE BALLOT*

Initiative 102 **SJR 8200** SJR 8202 SJR 8210 King County Prop. Charter Amend. Proposition No. 1 **Proposition No. 2** King County Executive Bruce Hilyer (D) Tim Hill (R) King County Council District No. 1 Audrey Gruger (D) Dianne Campbell (R) ۵ King County Council District No. 3 Brian Derdowski (R) King County Council District No. 9 Mike Todd (D) Kent Pullen (R) Port of Seattle District No. 2 Gary Grant George Campbell Port of Seattle Position No. 5 Paul Schell Pete Dolan **City of Bothell** Council, Position No. 1 Jeanne A. Edwards Pat Pierce Council, Position No. 2 Paul O. Cowles Howard A. Pellett Council, Position No. 3 Mary K. Harshman Gordon Hyde Council, Position No. 4 Gretchen L. Lucas Arch E. Van Belle **City of Carnation** Mayor **Rich Johnson** Council, Position No. 1 Ronald Carl Richter Council, Position No. 2 Daniel J. Acker Council, Position No. 3 Larry (L.C.) Johnson City of Duvall Proposition No. 1 **Proposition No. 2 Proposition No. 3** Mayor

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Jeane Baldwin	
Ervin C. Harder	
Council, Position No. 1	
Ruth Subert	
Council, Position No. 2	
Peggy Breen	
Council, Position No. 3	- T- (
Ted Ritter	D
Graham Currie	Ē
City of North Bend	-
Council, Position No. 1	
Mike Hasting	0
Glen D. McKinney	D
Council, Position No. 2	-
Chris Lodahl	
Kenneth E. White	
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City of Snoqualmie	
Mayor	-
Jeanne Hansen	
Council, Position No. 1	-
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Council, Position No. 2	
Cathy Runkle	u
Council, Position No. 3	-
Paul R. Mosher	
Council, Position No. 4	200
Terry Sorenson	
Council, Position No. 5	
Alfred D. Nicholas	
Riverview School District	
Proposition No. 1	
Proposition No. 2	
Director, District No. 1	
Norman Anderson	
Charlene Short	
Director, District No. 5	
Rick Scheuer	
Snoqualmie VIIy School D	Dist. #410
Director, District No. 1	
Mike Dugovich	
Director, District No. 4	
Judy Dammarell	
Issaquah School Dist. #41	11
Director, District No. 2	
Brian C. Thomas	
Everett Wilcock	
Director , District No. 4	
Phyllis Grimes	0
Mary Scott	ū
Lake Washington School	
Director, District No. 3	
Sanford W. Brown	D
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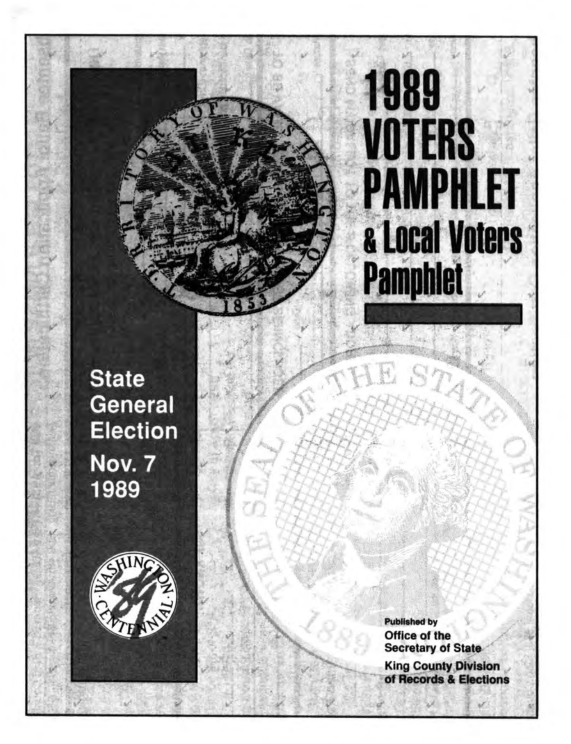
Director, District No. 4 Doug Ealington Woodinville Water District **Commissioner 6-Year Term** Clarence G. Grening Gail Harrell **Commissioner 4-Year Term** Edward Cebron Jon S. Nelson Fire Protection District No. 10 Commissioner Vaughn (Jim) Merritt Fire Protection District No. 27 Commissioner **Tommie Brice** Ō. Leon J. Green Fire Protection District No. 35 Proposition No. 1 **Commissioner, 6-Year Term** Ken Canady **Commissioner**, 2-Year Term Ralph C. Shepard Michael Wilhelm Fire Protection District No. 36 Commissioner Tyler Gottschalk Northeast LK Washington W & S Commissioner Don Ellis Leon Skinner Sammamish Plateau W & S **Proposition No. 1** Commissioner Robert E. George Parker Smith Public Hospital District No. 2 Position No. 2 Rebecca D. Hirt Position No. 4 William Backlund Julie Davidson Ken Engel Position No. 5 Russell L. McClintick Public Hospital District No. 4 District No. 2 Susan Hopkins Kelly **District No. 3** Bob Rohrbach Position No. 4 Gordon Mayrand

*Sample Ballot lists participating jurisdictions only. For information on candidates and issues not listed, contact appropriate jurisdiction.

Absentee Ballot Application Certification

Mall To: ABSENTEE BALLOT Room 553, King County Administration Bldg, 500 4th Avenue, Seattle, WA 98104

I HEREBY DECLARE	ED OUT BY APPLICANT THAT I AM A REGISTERED VOTER ASE PRINT IN INK	THIS APPLICATION IS FOR THE FOLLOWING: General Election,
Registered Name		ONLY
Street Address	*	- ONET
City	Zip	- United at
Telephone: (Day)	(Evening)	IF KNOWN:
For identification purposes only: (0	Optional)	Registration No. KI
Birth Date	Social Security No	- Precinct
	SIGNATURE MUST BE INCLUDED	Legislative Dist Cong. Dist
Signature		FOR OFFICE USE ONLY.
SEND MY BALLOT	TO THE FOLLOWING ADDRESS:	Precinct Code
Street Address		Levy Code
		Ballot Code- G
Carl State		Ballot Mailed
	Zip	By issuance of a ballot this dept. certifies that the applicant's signature has been compared against the applicant's registration form, and that the
Country	New Registration: Yes No	
I HEREBY DECLARE	ED OUT BY APPLICANT THAT I AM A REGISTERED VOTER ASE PRINT IN INK	THIS APPLICATION IS FOR THE FOLLOWING: General Election,
Registered Name		- November 7, 1989
Street Address	*	UNLT
City	Zip	-
Telephone: (Day)		
For identification purposes only: (0	(Evening)	IF KNOWN:
Birth Date	(Evening)	
	(Evening)	
TO BE VALID, YOUR	(Evening) Optional)	Registration No. KI
	(Evening) Optional) Social Security No SIGNATURE MUST BE INCLUDED	Registration No. KI
	(Evening) Optional) Social Security No SIGNATURE MUST BE INCLUDED Date	Registration No. KI Precinct Legislative Dist Cong. Dist FOR OFFICE USE ONLY.
Signature	(Evening) Optional) Social Security No SIGNATURE MUST BE INCLUDED Date	Registration No. KI Precinct Cong. Dist
Signature	(Evening) Optional) Social Security No SIGNATURE MUST BE INCLUDED Date TO THE FOLLOWING ADDRESS:	Registration No. KI Precinct Legislative Dist. FOR OFFICE USE ONLY.
Signature SEND MY BALLOT T Street Address	(Evening)Optional) Social Security No SIGNATURE MUST BE INCLUDED Date TO THE FOLLOWING ADDRESS:	Registration No. KI Precinct Legislative Dist. FOR OFFICE USE ONLY. Precinct Code
Signature SEND MY BALLOT T Street Address City	(Evening) Optional) Social Security No SIGNATURE MUST BE INCLUDED Date TO THE FOLLOWING ADDRESS:	Registration No. KI Precinct Legislative Dist. FOR OFFICE USE ONLY. Precinct Code Levy Code Ballot Code- G Ballot Mailed
Signature SEND MY BALLOT T Street Address City State	(Evening)Optional) Social Security No SIGNATURE MUST BE INCLUDED Date TO THE FOLLOWING ADDRESS:	Registration No. KI Precinct Legislative Dist FOR OFFICE USE ONLY. Precinct Code Levy Code Ballot Code- G Ballot Mailed By issuance of a ballot this dept. certifies that the applicant's signature of the the certifies that the applicant's signature



BULK RATE U.S. POSTAGE PAID Seattle, WA Permit No. 1216

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RESIDENTIAL PATRON, LOCAL

Zip Codes Within Edition Number 3 98014 98019 98024 98045 98050 98065 98068 98072 98288

