

## INTRODUCTION TO THE 1991 VOTERS PAMPHLET

On December 15, 1791, the Congress of the United States of America officially certified the adoption of the first ten amendments to our country's new constitution. These amendments, which set forth the specific rights and freedoms reserved to the people and to the states, formed the historic document known as the Bill of Rights.

As we celebrate the 200th anniversary of the adoption of the Bill of Rights, phenomenal changes are taking place in the world around us. In many countries, freedom and democracy are replacing tyranny and oppression. People who have lived all their lives under repressive regimes are now beginning to attain the basic rights which Americans have enjoyed for the past two centuries.

These events serve to underscore and renew our appreciation for the rights and freedoms we possess as citizens of the United States of America. This year, as we celebrate the bicentennial of the Bill of Rights. I hope you will make an effort to learn more about the importance of this remarkable document. The original ten amendments are listed on page 5 of this year's pamphlet; please take a moment to read them. Also, I would urge you to take advantage of the special exhibitions and programs which are being offered in conjunction with the Bill of Rights bicentennial celebration.

Above all, be sure to exercise one of your most fundamental rights — the right to vote. This pamphlet is designed to help you with the voting process and to assist you in making informed decisions on election day. Please make use of it, and please vote on November 5th. Your participation will help preserve and strengthen democracy here in the United States, and it will serve as an example and an inspiration to those who are struggling for democracy in other parts of the world.



RALPH MUNRO Secretary of State

## NOTE: Important new election laws take effect next year. Please read page 4 thoroughly.

This pamphlet was prepared by Erika E. Aust, State Voters Pamphlet Coordinator, Office of the Secretary of State; Mary Bettger, Election Coordinator, Snohomish County; and Candace A. McDonald, Composition Coordinator.

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## NON-PARTICIPATING DISTRICTS

The governing boards of the following districts have chosen not to participate in the 1991 Local Voters Pamphlet. Due to this decision, local candidates and/or issues for these districts will not be included in this pamphlet.

## CITIES/TOWNS

Gold Bar

## SCHOOL DISTRICTS

Index School Dist. #63 Monroe School Dist. #103 Darrington School Dist. #330

### WATER DISTRICTS

Alderwood Silver Lake Startup Swans Trail

### FIRE DISTRICTS

#8 - Lake Stevens
#10 - Brier
#11 - Everett
#12 - Marysville
#15 - Marysville
#16 - Lake Roesiger
#19 - Silvana
#20 - Lakewood
#21 - Arlington
#22 - Arlington
#23 - Granite Falls
#24 - Arlington
#27 - Everett

### SEWER DISTRICTS

Olympus Terrace Seven Lakes

PARK & RECREATION DISTRICTS Monroe Northshore

## Secretary of State Toll-Free Hotlines 1-800-448-4881 TDD (Hearing Impaired) 1-800-422-8683

## IMPORTANT ELECTION LAW CHANGES

#### Please read thoroughly - If you have questions, call the State Voter Information Hotline, 1-800-448-4881.

In the coming year, citizens of the state of Washington will benefit from two significant additions to the state's laws dealing with elections and voting. One of these additions — a program known as "Motor Voter" — will provide a convenient new system of registering to vote at the state's driver licensing offices. The other will create a Washington State Presidential Preference Primary, giving citizens the ability to cast a direct vote for the nomination of presidential candidates.

#### THE 1992 WASHINGTON STATE PRESIDENTIAL PRIMARY

Washington's new presidential primary was created through the passage of initiative 99, a cilizen-sponsored measure signed by more than 200,000 people and approved by the Washington State Legislature. Beginning in 1992, Washington cilizens will be able to make their choice regarding the nomination of major party presidential candidates by casting a direct vote, much like they do in other state elections or primaries. Previously, anyone wishing to vote for the nomination of a major party presidential candidate had to attend a precinct caucus meeting conducted by the state Democratic or Republican parties. The presidential preference primary is designed to provide greater participation and a more accurate reflection of public sentiment regarding presidential candidates.

#### **Timing of the Presidential Primary**

Under the provisions of Initiative 99, Washington's presidential primary is to be held on the fourth Tuesday in May of presidential election years, or on a date "selected by the Secretary of State to advance the concept of a regional primary." With that in mind, the Secretary of State has set the date for Washington's first presidential primary for May 19, 1992 (the third Tuesday in May). The selection of this date, which coincides with the state of Oregonal Presidential Primary.

#### **Eligibility to Vote**

Any person eligible to vote in a regular primary or election in Washington state — that is, any registered voter — will be eligible to vote in the presidential primary. To be eligible to vote, you must be a citizen of the United States and at least 18 years of age at the time of the primary or election. (Note: Under state law, you must be registered at least 30 days prior to an election to vote in that election. This means you must register no later than April 18, 1992, to vote in the presidential primary.)

#### **Requesting a Party Ballot**

Voters are not required to register with a political party to vote in the presidential primary. Initiative 99 only requires that voters make a declaration as to which party ballot they wish to receive and in which political party's presidential primary they wish to participate. This

#### **"MOTOR VOTER" REGISTRATION**

Beginning January 1, 1992, Washington citizens will be able to register to vote through an innovative new program which connects the voter registration process with the state's driver itcensing system. This procedure, commonly referred to as "Motor Voter," is designed to provide a quick, convenient method of voter registration for those who are obtaining their Washington state driver's license.

"Motor Voter" registration will be available at each of the 59 Department of Licensing driver licensing examining offices located around the state. When you visit one of these offices to apply for or renew your driver's license, the licensing examiner will ask if you wish to register to vole. (If the answer is yes, the examiner will confirm the address information on your license application and ask you to sign a voter registration card affirming that you are a citizen of the United States and that you will be at least eighteen years of age at the next election: request will be recorded, but it should not be construed as a political party registration or a declaration of party membership. The party ballot request requirement applies only to the presidential primary; it does not affect the state's regular blanket primary law, which allows voters to alternate between political parties when voting to nominate candidates to the general election ballot. (The ballot request provision was included in the presidential primary law to avoid any potential conflict with the eligibility rules of the national political parties. In recent U.S. Supreme Court decisions, national party rules have been held to override state election paws in certain circumstances, including eligibility to participate in presidential primaries.)

#### **Ballot Format**

Each political party will be assigned a ballot of a particular color. You will be issued a ballot corresponding to your signed request which will list only the candidates of that party. Should you vote for a candidate of a party different from the one you requested, your vote in the presidential primary will not be counted.

#### **Absentee Ballots**

You may vote by absentee ballot in the presidential primary, but your, request must state which political party ballot you wish to receive. Absentee ballot requests will be available from your county auditor (in King County, the Department of Elections) preceding the presidential primary.

#### **Precinct Caucuses**

The approval of a presidential primary has not eliminated the precinct caucus system; to the contrary, the caucuses continue to play an important role in the state's process of nominating presidential candidates. The caucuses are still the starting point for selecting the delegates who will ultimately attend the national nominating conventions of the major political parties. Under the new system, however, delegates from the state of Washington will be allocated according to the popular vote in the primary, not by a vote in the caucuses. Precinct caucuses also provide an opportunity to determine party platform, to vote on resolutions, and to meet candidates for a variety of offices. (For more information on the caucus and convention system, see page 36.)

The "Motor Votet" registration process will take only a few minutes of your time, and it will be well worth the effort. The "Motor Votet" system can also be used to transfer your registration if you have moved to a new address, or to update any other information such as a change in name. Remember, you must be registered at least 30 days in advance of an election to vote in that election; while you need only register once, you must be registered for 30 days before you can vote.

In addition to "Motor Voter," there are numerous other ways to register to vote in Washington state. Voter registrars are available in county auditor offices, city halls, schools, libraries, (ire stations, and numerous other locations. If you need assistance in locating a voter registrar in Snohomish County or registering to vote, contact the Snohomish County Auditor's Office, 3000 Rockefeller Avenue, Everett, WA 9201, or call 388-3444 between 9:00 a.m. and 5:00 p.m. THE FIRST 10 AMENDMENTS TO THE U.S. CONSTITUTION

The Bill of Rights

ADOPTED IN THE YEAR 1791

- ARTICLE 1: "Congress shall make no law respecting an establishment of religion or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the Government for a redress of grievances."
- ARTICLE 11: "A well regulated Militia, being necessary to the security of a free State, the right of the people to keep and bear Arms, shall not be infringed."
- ARTICLE III: "No Soldier shall, in time of peace, be quartered in any house, without the consent of the Owner, nor in time of war, but in a manner to be prescribed by law."
- ARTICLE IV: "The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched and the persons or things to be seized."
  - ARTICLE V: "No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a Grand Jury, except in cases arising in the land or naval forces, or in the Militia, when in actual service in time of War or public danger, nor shall any person be subject for the same offence to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be witness against himself, nor be deprived of life, liberty, or property, without due process of law, nor shall private property be taken for public use, without just compensation."
- ARTICLE VI: "In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the State and district wherein the crime shall have been committed, which district shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to have the Assistance of Coursel for his defense."
- ARTICLE VII: "In suits at common law, where the value in controversy shall exceed twenty dollars, the tight of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise re-examined in any Court of the United States, than according to the rules of the common law."
- ARTICLE VIII: "Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted."
- ARTICLE IX: "The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people."
- ARTICLE X: "The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people."

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Assessor	
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Auditor	
Dean V. Williams (D)	- 12
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Richard J. Allen (R)	
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Treasurer	÷.
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\*Sample Ballot lists participating jurisdictions only. For information on candidates and issues not listed, contact appropriate jurisdiction.

## VOTER REGISTRATION INFORMATION

#### Qualifications for registering:

- 1. You are a U.S. citizen by birth or naturalization.
- 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 be registered 30 days before the election to be qualified to vote. The voter registration deadline for the 1991 State General Election was October 5, 1991.

#### Where to register:

You must register in person at the Snohomish County Auditor's Office, 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. Please contact the Snohomish County Auditor's Office at 388-3444, for the location of a registration facility near you.

#### You must re-register only if:

- You did not vote in the previous 24-month period or the most recent presidential election, 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 mailed you a card which the post office 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 registrat or by mail. If you mail the information, include both your old and new addresses and your signature and forward to the Snohomish County Auditor, 3000 Rockefeller Avenue, Everett, WA 98201, Attention: Election Department. To be eligible to vote in your new precinct, you must transfer your registration 30 days before the election.

## COMMENT SHEET

Please take a minute and complete this comment sheet. Your comments provide valuable assistance in the improvement of the Voters Pamphlet. Please mail this to: Voters Pamphlet, Snohomish County Auditor's Office, 3000 Rockefeller Avenue, Everett, WA 98201.

1. Was this Voters Pamphlet delivered early enough to help you study the issues?

- 2. Was the design of the Voters Pamphlet appealing?
- 3. Was the format readable?

4. Was the information provided for each measure, including the ballot title and explanatory statement, clear and understandable?

5. Do you have any suggestions which might improve the Voters Pamphlet or is there any other voter information you would like to have included in future editions of the Voters Pamphlet?

	Additional	comments:
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YES	NO



Note: The ballot title and explanatory statement were written by the Attorney General as required by law. The complete text of initiative Measure 553 begins on page 24.

## Statement for

8

#### Term Limitation Is A Crucial Bi-partisan Government Reform

Vote YES for Initiative 553 for rea/political reform. That's why over a quarter million Democrats, Republicans, and Independents signed this initiative, 1-553 will solve a fundamental problem in our political system: the need to limit the number of years a politician can stay in a particular office. Vote YES on 1-553 for necessary government reform!

#### Return Control of OUR Government to the People — Where it Belongs

"Experienced" career politicians, financed by PACs and special interest money, have brought us the S&L scandal, a \$3 trillion national debt and elected officials' excessive pay raises. Term limitation will make it more difficult for lobbyists to maintain their influence with elected officials. Our Founding Fathers envisioned citizen legislators, not career politicians. Vore YES on I-553 to reduce special interest influence.

#### Reduce the Influence of Lobbyists and Special Interests

Re-election is a politician's top priority. Nothing proves it more than the outrageous growth in campaign spending using PAC and special interest money. We have a system where incumbents, who choose to run, nearly always win -96% re-elected to Congress in 1990, 96% re-elected to the Washington State Legislature. Excellent candidates are discouraged from running against incumbents. Vote YES on 1-553 to provide opportunities for fair competition.

## **Official Ballot Title:**

Shall there be limitations on terms of office for Governor, Lieutenant Governor, State Legislators, and Washington State members of Congress?

## The law as it now exists:

Persons can be candidates for election or re-election for the State Legislature, Governor, Lieutenant Governor, or Congress without any limitation based on prior service. No one is disqualified from seeking those offices for having previously served.

#### Term Limitation Is a National Movement

Our President and 31 governors have term limits. Oklahoma, Colorado and California passed term limits in 1990. Term limitation movements are underway in 22 states for 1992. Nationally, incumbency has taken over our political system and voters are staying home. Vote YES on 1-553 to regain meaningful-choice at the voting booth, locally and nationally.

Vote YES on I-553 to assure a responsive citizen legislature.

### **Rebuttal of Statement against**

Scare tactics and doomsaying are desperate maneuvers by career politicians who don't want to give up their power and perks.

Thomas Jefferson was the original advocate for term limitations because he foresaw the problems associated with the accumulation of power.

I-553 makes our representatives more accountable to us. What's so radical about that? Ask yourself this question. If special interests and bureaucrats will flourish under term limits, why are they so opposed to term limits?

For more information call (206) 475-8650.

#### Voters Pamphlet Statement Prepared by:

JACK METCALF, Chair of the Senate Environment & Natural Resources Committee; SHERRY BOCKWINKEL, Independent Businesswoman; PROFESSOR WALLACE M. RUDOLPH, Professor of Constitutional, Legislative & Administrative Law, Puget Sound School of Law.

Advisory Committee: JOHN SONNELAND, Spokane area businessman and professional; DEAN SUGIMOTO, Accountant SAM ALLRED, Democratic Precinct Chair, Sumner; CHARLES F. GRIGG, President of Griggs Enterprises; PAUL CASEY, Publisher of Maturing/The Federal Reporter.

## The effect of Initiative Measure 553, if approved into law:

For legislative and congressional offices, terms would be considered as consecutive unless they are at least six years apart.

This initiative declares that no one would be eligible to serve more than two consecutive terms as Governor or Lieutenant Governor.

For state legislative offices, the declared maximum would be ten consecutive years; with no more than three consecutive terms in the House or two consecutive terms in the Senate. Current legislators who have already reached the maximum would be eligible to serve one additional term of office.

For congressional offices, the declared maximum would be twelve consecutive years; with no more than three consecutive terms in the House or two consecutive terms in the Senate. Current members of Congress who have already reached the maximum would be eligible to serve one additional term of office.

### Statement against

 Initiative 553 is a radical effort to reform politics which will do more harm than good.

 Today we can choose which officials to keep and which have been there too long. 553 would take that choice away. Between 1979 and 1989 we turned over 81% of our legislature. Almost a quarter were new in 1991. Washington voters are turning incumbents out now. This initiative is a solution to a problem that doesn't exist.

If 553 passes, we will lose all of our Congressional delegation in 1994. Speaker of the House Tom Foley and past giants such as Scoop Jackson, Dan Evans and Warren Magnuson have protected us against powerful east coast interests. How will newcomers have the clout to protect the electric rates and irrigation rights which underpin our economy? How can we prevent the closure of a Whidbey Island Naval Air Station and keep supertankers out of Puget Sound? Do we want offshore oil drilling? There's too much to lose.

 Without senior members, the Legislature will have less institutional memory, and the influence of professional lobbvists and appointed bureaucrats will increase.

 553 won't take big money out of campaigns. And it will actually reduce competition. Why run against an incumbent when you can wait for an automatic open seat?

If 553 passes, we'll lose good people with the bad.
 And will the new ones be better — or just know less?

## **Rebuttal of Statement for**

Term limitation is NOT a national movement. Only one state has done what initiative 553 would do. Most people recognize that to send newcomers to Congress while other states don't would be to lose the power to protect the regional economy and natural resources.

Initiative 553 will NOT reduce the influence of special interests. We need to take big money out of campaigns. Initiative 553 will not do that.

You should decide who to vote for, Vote no on Initiative 553.

#### Voters Pamphlet Statement Prepared by:

MARGARET COLONY, President, League of Women Volers of Washington; ROBERT CLARK, Master, Washington State Grange: NORMAN TURRILL, President, Common Cause of Washington State.

Advisory Committee: DARLENE MADENWALD, President, Washington Environmental Council; CENE PETERSON; NORLEEN KOPONEN, President, Washington State Chapter, National Organization for Women; LARRY KENNEY, President, Washington State Labor Council; MARLCLACN.



Note: The ballot title and explanatory statement were written by the Attorney General as required by law. The complete text of Initiative Measure 559 begins on page 24.

## Statement for

Initiative 559 will put common sense and affordability back into our property tax system. In addition, assessments will be stabilized.

Greedy politicians have been riding the real estate market to bigger and bigger budgets, raising taxes as they go. Initiative 559 will stop them.

- Initiative 559 will protect home owners and renters.
- Initiative 559 will limit future assessment increases to 4% annually.
- Initiative 559 will protect both new and long-term home owners.
- Initiative 559 will provide more than adequate funding for schools, parks and social services.

Our current tax structure has forced a 69% increase in property taxes since 1985. Also, the state budget has doubled in the past eight years. It is time to put on the brakes. We should not be taxed out of our homes.

Vote "yes" on Initiative 559 for property tax relief.

## **Rebuttal of Statement against**

The question boils down to a simple one: Should property taxes be lowered?

It is the opponent's job as a politician to find ways to increase the State revenue. The opponent would like to obscure the fact that the middle class always carries the burden of taxation. **Official Ballot Title:** 

Shall property value for tax purposes be the January 1, 1985 value or subsequent sales price, adjusted for cost of living changes?

## The law as it now exists:

Real property is valued for tax purposes at its true and fair value without reference to when the particular property was purchased. The Washington Constitution requires that taxes on the same class of property be uniform within a taxing

Property tax payers are supporters of 559. Why? It lowers taxes. There is a constitutional lid of \$10 per mille on the State tax rate.

For more information call: (206) 322-4740.



Initiative 559 would roll back the recent unfair property tax increases.

#### Voters Pamphlet Statement Prepared by:

MARIJCKE V. CLAPP, Committee For Fair Property Assessment; WYNN CANNON, Committee For Fair Property Assessment; PAM ROACH, State Senator.

Advisory Committee: MIKE HEAVEY, State Representative; SCOTT NOBLE, Valuation Advisor; PAUL SNYDER, Citizen Taxpayer Association; GOVERNOR DIXY LEE RAY. district, and that all real estate is a single class. The Constitution also limits property taxes to one percent of the true and fair value of property, unless additional taxes are approved by the people.

## The effect of Initiative Measure 559, if approved into law:

This initiative would not change any provisions of the Constitution. The initiative declares a different method will be used to determine the value of real property for tax purposes beginning with taxes to be collected in 1992.

The new determination of assessed value would begin with the 1985 assessed value of the particular property, or the selling price, if sold after January 1, 1985. This value would be adjusted to reflect subsequent additions or removals of property improvements. For taxes to be collected in 1992 that property value would be further adjusted to reflect the percentage change in the cost of living index, between 1985, or the sale date if later, and 1991. Any increase invalue based on the cost of living adjustment could not exceed four percent a year nor could it result in a value exceeding the present true and fair value of a particular property.

In subsequent years the assessed property value for taxpurposes would be annually adjusted by the formula or if the property is sold then the sale price would become the new assessed value.

## Statement against

#### INITIATIVE 559 IS THE WRONG ANSWER FOR WASHINGTON'S PROPERTY TAXPAYERS

#### 1-559 WILL SHIFT TAXES

I-559 doesn't lower taxes, it *shifts* them from one taxpayer to another. This means owners of low to moderatevalued properties will subsidize the tax burden of highvalued property owners. Why provide tax relief to those who need it the least — the owners of high-valued property — at the expense of the middle class? This is Robin Hood in reverse!

Under I-559, tax relief for some will mean higher taxes for many others.

#### DON'T BE MISLED; 1-559 WILL INCREASE TAXES

Property taxes are calculated by multiplying assessed valuations and tax rates. When valuations go down, tax rates go up. I-559 limits valuation for some, but raises tax rates for all property owners. Even renters will pay more because of property tax increases.

Will you pay less or more? Do you know?

#### 1-559 IS UNEQUAL, UNFAIR AND COMPLICATED

Under I-559, identical homes in the same neighborhood will pay vastly unequal taxes. You may pay higher taxes than your neighbors. Is this "fair"?

1-559 doesn't reduce property taxes for senior citizens. In fact, senior citizens may be "trapped" in a larger home since taxes on a smaller, more practical home may be much higher. I-559 places the heaviest tax burden on first-time homebuyers and growing families entering the real estate market. Are you willing to pass this increased tax burden to your children and grandchildren?

I-559 violates our constitutional requirement that all taxes be applied equally and uniformly.

1-559 will cause uncertainty and confusion. Why have your taxes pay for more bureaucracy and lawsuits instead of funding schools, emergency services and fire protection? Vote "NO" on 1-559.

## **Rebuttal of Statement for**

No one wants higher taxes! That's why you should oppose I-559!

In King County alone, 64.9% of housing units under \$120,000 will pay higher taxes, while 92.0% of milliondollar homes get a tax break. That's not fair!

It's even more unfair in other counties!

I-559 doesn't lower assessments equally and doesn't lower taxes at all.

Phoney photos? Simple slogans? Don't be misled! Get the facts? Call your county assessor, then vote "NO."

For more information call (206) 357-6896

Voters Pamphlet Statement Prepared by:

GLADYS BURNS, People for Fair Taxes; MARGARET COLONY, President, League of Women Voters of Washington; RUBEN MEHL, President, Washington State Council of Senior Citizens.

Advisory Committee: RAY RYAN, President, Washington State Association of County Assessors; DONALDC, BRUNELL, President, Association of Washington Business; LAWRENCE KENNEY, President, Washington State Labor Council, AFL-CIO; CONNIE BOYLE, President, Washington Association of REALTORS; ROBERT CLARK, Master, Washington State Crange.



#### CHAPTER 54, LAWS OF 1991

Note: The explanatory statement was written by the Attorney General as required by law. The ballot title was submitted as part of Referendum Bill 42. The complete text of Referendum Bill 42 begins on page 25.

Vote cast by the 1991 Legislature on final passage: House: Yeas, 64; Nays, 34; Absent or not voting, 0. Senate: Yeas, 44: Nays, 4; Excused, 1; Absent or not voting, 0.

## Statement for

#### ENHANCED 9-1-1 SAVES LIVES AND PROPERTY

You are hurt and cannot breathe or speak. Or, a child witnesses an accident or crime. Or, you are in emotional distress and cannot accurately describe your location. Enhanced 9-1-1 could mean the difference between life and death.

#### WHAT IS ENHANCED 9-1-1?

With Enhanced 9-1-1, when a call is answered, the caller's location is confidentially displayed on a screen. Help can be sent immediately to the correct location, even when the caller cannot talk, such as a suddenly ill person, or someone terrified by an intruder. Help can be sent even when callers such as children, babysitters, visitors, or distraught relatives or friends of victims, cannot describe their location.

#### ENHANCED 9-1-1 SHOULD BE AVAILABLE STATEWIDE

82% of Washington's geographic area does not have Enhanced 9-1-1, including areas where you or your loved ones live, travel or vacation. Referendum 42 would bring 24hour-a-day, 7-day-a-week emergency answering to all of Washington.

Expanding Enhanced 9-1-1 statewide would cost only 20 cents a month on telephone bills, which would be reduced to 10 cents in 1998. These funds would be pooled to help bring E9-1-1 to areas now without it. Those currently without any 9-1-1 service would establish E9-1-1 through existing local government budgets or by a maximum of an additional 50 cents a month on telephone bills.

## **Official Ballot Title:**

Shall enhanced 911 emergency telephone dialing be provided throughout the state and be funded by a tax on telephone lines?

## The law as it now exists:

Counties are authorized to provide an emergency service communication system, commonly called a 911 system, for police, fire, medical and other emergency calls. Such a system may at the county's option be available either on a county-wide basis, or for a district within a county. With the

### A FEW CENTS A MONTH COULD SAVE YOUR LIFE

Statewide, we have a huge investment in police, fire and emergency medical services. Enhanced 9-1-1 will speed access to those services, saving more lives and property...thus increasing the effectiveness of these vital services. For only a few cents a month, it's a bargain. Vote yes!

## **Rebuttal of Statement against**

Opponents of Referendum-42 claim it's unnecessary they should tell you this in an emergency. The fact is geographically 82% of Washington is *not* protected by *Enhanced 911*. Enhanced 911 will lead to a better response system and *reduce* bureaucracy. Rather than taking away your right to vote, Referendum-42 provides you the right to vote to ensure lifesaving assistance for injured children, workers and the elderly. For so few pennies a month, don't leave yourself helpless.

For additional information on Referendum 42 call Citizens for Enhanced 911, (206) 931-8274.

#### Voters Pamphlet Statement Prepared by:

KAREN FRASER, State Representative; LEO K. THORSNESS, State Senator; ROBERT J. CLARK, Master, Washington State Grange.

Advisory Committee: MIKE PATRICK, Washington State Council of Police Officers; LAWRENCE KENNEY, Washington State Labor Council; MICHAEL McGOVERN, Washington State Council of Fire Fighters; EVAN A. IVERSON, Washington Senior Citizens Lobby; DONALD C. BRUNELL, Association of Washington Business. approval of the voters, the county may impose a tax not exceeding \$.50 per month on the use of telephone access lines to fund the emergency service communication system. The telephone company collects the tax and remits the same to the county.

## The effect of Referendum Bill 42, if approved into law:

All counties would be required, by December 31, 1998, to singly or in combination with adjacent counties implement an emergency service communication system, a 911 system. The system would be for the reporting of police, fire, medical and other emergencies. Such systems would selectively switch the calls to the appropriate public safety answering point which would have the capacity to automatically display the name, address and telephone number of the incoming 911 call. A county tax of \$.50 per switched access line each month, not requiring voter approval, would be collected by

#### the telephone company and remitted to the county for operating the system.

A statewide emergency communication network, also a 911 system, would be provided. A statewide advisory committee would be created, appointed by the director of the Office of Community Development, and a 911 state coordination office would be established. Commencing on January 1, 1992, there would be a \$.20 per month charge for each switched access line, and thereafter the amount would be set by the Utilities and Transportation Commission in response to a recommendation by the state 911 coordinator. However, such charge could not exceed \$.20 per month, and after December 31, 1998, \$.10 per month. This tax would be collected by the local telephone company and remitted to the state.

## Statement against

#### **REFERENDUM BILL 42 IS TOTALLY UNNECESSARY**

We strongly support 911...but we don't need this referendum. Current law already allows counties to establish 911 services. In fact, 94% of the phone lines in Washington are covered by 911.

For those areas not covered, counties already have the authority to impose a 911 surcharge with voter approval. This tax is limited to six years without subsequent voter approval. Referendum-Bill-42 would remove the six-year limitation and allow the tax to be imposed indefinitely.

Referendum-Bill-42 also creates an additional bureaucracy paid for by a surcharge on your phone. The initial cost to implement Referendum-Bill-42 is an estimated \$16.5 million with an additional \$6 million subsidy every year thereafter. We just don't need more government, more taxes, and less accountability.

#### REFERENDUM BILL 42 GIVES EVEN MORE TAXING POWER TO GOVERNMENT

Referendum-Bill-42 repeals laws requiring counties to obtain voter approval before they can impose a tax on phone services. We are again being asked to give up a right to protect ourselves from excessive taxation and make it easier for government to tax us more.

In addition, Referendum-Bill-42 imposes a new statewide tax on every phone line in Washington sci users will ix, hit with two ongoing taxes...a county tax and a state tax.

#### REFERENDUM BILL 42 WILL COST EVERYONE, EVEN THE POOR

Referendum-Bill-42 imposes taxes on everyone's telephone line without regard to economic status. Thus, seniors, the poor, and others on fixed incomes will be hit the hardest.

Moreover, Referendum-Bill-42 forces those who have already paid or are paying for their own 911 services to subsidize others who can afford to pay for themselves. This is not fair.

PLEASE VOTE "NO" ON REFERENDUM BILL 42

## **Rebuttal of Statement for**

We want to make it very clear. We strongly support 911. But Referendum-Bill-42 wants to tax everyone in the state, including the poor, to subsidize 911 services for others who can easily afford to pay for themselves. This is not fair.

In addition, it creates a new state tax, removes your right to approve tax increases, creates additional bureaucracy and costs millions of dollars. Let's keep local control and tax fairness.

Vote "No" on Referendum Bill 42.

#### Voters Pamphlet Statement Prepared by:

JOHN BETROZOFF, State Representative; PAUL ZELLINSKY, SK., State Representative.

Advisory Committee: ROSE BOWMAN, Slate Representative: STEVE VAN LUVEN, Slate Representative:



Note: The ballot title and explanatory statement were written by the Attorney General as required by law. The complete text of Initiative Measure 119 begins on page 29.

## Statement for

#### STOP NEEDLESS PAIN AND SUFFERING OF TERMINAL PATIENTS

The law to protect patients' rights is not working. Too often people are kept alive by technology that only delays death, without any chance of recovery. Unconscious patients are maintained on tubes and machines against their previously expressed wishes, sometimes for years. Conscious and suffering adult patients within six months of death are not permitted to choose a death with dignity according to their own personal beliefs.

#### STRENGTHEN THE LIVING WILL

The legislature has failed to meet the needs of hopelessly ill people. I-119 respects the last wishes of patients to refuse all artificial life supports—including feeding tubes—if such treatment only prolongs the process of dying, or if we end up in a permanent vegetative state and cannot return to consciousness.

#### STRONG SAFEGUARDS PROTECT EVERYONE

Where two physicians have confirmed a terminal condition, a conscious and mentally competent dying adult patient will be able to ask his or her physician for medication to end life in a dignified, painless, and humane manner. Such written requests require two independent witnesses and can be revoked at any time. The options permitted by I-119 are completely voluntary for patients, physicians, and healthcare facilities.

## **Official Ballot Title:**

Shall adult patients who are in a medically terminal condition be permitted to request and receive from a physician aid-in-dying?

## The law as it now exists:

Washington State's Natural Death Act permits adults to voluntarily make a written directive that life sustaining procedures (the definition of which does not mention artificial nutrition nor hydration) be withheld or withdrawn when the individual is in a terminal condition. The written

#### CONTROL YOUR OWN HEALTH-CARE DECISIONS VOTE YES ON 1-119

I-119 calls upon the health-care system to let people make their own decisions. It is supported by clitzens from all walks of life, including hundreds of clergy, doctors, nurses, and seniors. I-119 has been reviewed and endorsed by the Board of Trustees of the Seattle-King County Bar Association. Call (206) 624-2776.

## **Rebuttal of Statement against**

I-119 protects your right to decide. Many hospitals and nursing homes refuse to remove artificial feeding tubes from terminal patients, even those who have Living Wills.

Safeguards include: • only conscious, mentally competent terminal patients may request aid-in-dying • limited to adults • two independent witnesses must sign • two licensed physicians • entirely voluntary for patients, doctors, and hospitals.

Cancer and AIDS patients, and others with terminal conditions, should be permitted their own decisions at the end of life.

#### Voters Pamphlet Statement Prepared by:

REVEREND DALE TURNER, Interfaith Clergy for Yes on I-119; JUDGE ROBERT W. WINSOR, Retired, WA Citizens for Death with Dignity: LINDA GROMKO, M.D., Physicians for Yes on I-119.

Advisory Committee: HILKE FABER, Washington State Nursing Home Resident Council; REVEREND DR. BRUCE C. PARKER, United Methodist Church - Pacific Northwest Annual Conference; NANCY S. CAMPBELL, Northwest AIDS Foundation; RABBI EARL S. STARR, Interfaith Clergy for Yes on I-119; WILLIAM O. ROBERTSON, M.D., Physicians for Yes on I-119. authorization must be witnessed by two persons and is revocable at any time. Two physicians must verify that the individual is in a terminal condition before there can be a withholding or withdrawal of medical, surgical, or other means to sustain or prolong life. Furthermore, there must be a medical conclusion that death is imminent. Persons who comply with an individual's written authorization are protected from civil or criminal responsibility for those acts. Mercy killings, however, are not authorized.

## The effect of Initiative Measure 119, if approved into law:

Adults would continue to be authorized to voluntarily make a written directive that life sustaining procedures be withheld or withdrawn when the individual is in a terminal condition. However, what is considered to be a terminal condition would be expanded to include any terminal condition which would irreversibly result in death within six months or when there is no reasonable probability of recov-

## Statement against

#### LEGALIZES HOMICIDE

Initiative 119 radically changes the homicide laws in Washington. Calling it "aid-in-dying", I-119 allows doctors to kill their patients when they are diagnosed with only six months to live.

Why would Washington want to be the only place in the world where doctors could legally kill dying patients? Proponents want you to believe it's to care for dying people. But 1-119 pushes caring aside in favor of killing.

#### WE DON'T NEED 1-119

Washington laws already allow you to choose to turn off life-extending machines, like respirators. The law already allows dying people to have as much medication as they need to be free from pain. Our laws must make sure everyone gets the quality care they need. We should never ask our doctors to kill.

#### 1-119 HAS NO SAFEGUARDS

No safeguards for depressed persons who in a moment of despair ask for a lethal injection.

No safeguards to protect vulnerable people from being pressured into assisted suicide because they are a burden on others.

No safeguards to stop someone from ending their life only because they have no money for health care.

No safeguards for patients who are misdiagnosed as terminal and then are mistakenly killed.

No safeguards for families who find that a loved one has been killed without their knowledge.

ery from an irreversible coma or persistent vegetative state. The withdrawal or withholding of life sustaining procedures would specifically include the artificial administration of nutrition and hydration.

Adults in a terminal condition would also be authorized to make a voluntary written directive affirmatively asking for "aid-in-dying" when in a terminal condition, and the patient must be conscious and mentally competent when service is provided. In accord with that patient directive a physician could act to end their life in a "dignified, painless, and humane manner." The prohibition against mercy killings would be retained but "aid-in-dying" under the act would be permitted.

No physician would be required to provide aid-in-dying nor would a health facility be required to permit "aid-indying" within its facility. Licensed medical personnel acting in accordance with patient directives for withholding or withdrawing of life sustaining procedures, and physicians providing aid-in-dying, would be protected from civil and criminal responsibility for those acts.

#### CARING NOT KILLING

We should not kill dying people nor prolong their pain and suffering with life-extending machines. We should give them all of our care and compassion.

Vote NO on Initiative 119.

For more information, call Washington Physicians Against 1-119: (206) 462-9668.

## **Rebuttal of Statement for**

Living Wills exist today for those who choose to discontinue life-extending procedures. Proponents of I-119 are simply trying to frighten people into accepting their solution of killing as a way to relieve pain and suffering.

I-119 protects the doctor who takes your life, but has no safeguards for you.

Make your choice known by turning down this careless and dangerous law.

Vote NO on I-119!

#### Voters Pamphlet Statement Prepared by:

JAMES E. WEST, State Senator; JOHN MOYER, M.D., State Representative; MARGARITA PRENTICE, R.N., State Representative.

Advisory Committee: JAMES KIL DUFF, M.D., President, Washington State Medical Association; KARLA ROWE, R.N., President, Washington State Hospice Organization; RAYMOND HUNTHAUSEN, Archbishop, Archdiocese of Seattle; ESTHER STOHL, President, Seniors Educating Seniors; STEVE LARGENT, former Seahawk & concerned citizen.



Note: The explanatory statement was written by the Attorney General as required by law. The ballot tille was court mandated. The complete text of initiative Measure 120 begins on page 32.

## Statement for

#### WHAT IS INITIATIVE 120?

Washington Initiative 120 is PRO-CHOICE and protects our existing right to choose whether or not to have an abortion. This right was granted by the landmark U.S. Supreme Court's <u>Roe v. Wade</u> decision in 1973.

Initiative 120 recognizes the fundamental right of the people of Washington to make personal decisions regarding birth control and abortion — without government interference.

#### WHY DO WE NEED INITIATIVE 120?

The right to choose is threatened! Recent U.S. Supreme Court decisions leave no doubt — <u>Roe v. Wade</u> could be overturned as soon as next year!

Initiative 120 keeps the decision about abortion between women and their doctors in Washington state,

Initiative 120 keeps abortion legal and safe for all women in Washington — regardless of their economic situation — no matter what the U.S. Supreme Court does.

#### WHAT ARE THE KEY PROVISIONS OF INITIATIVE 120? INITIATIVE 120:

 Continues the legal right to choose or refuse an abortion up to the point when there is a medical likelihood that the fetus can survive outside the woman's body — and thereafter only to protect the life or health of the woman;

- 2. Allows only physicians to perform abortions;
- Continues the current State practice of funding prenatal care and abortion for low-income women;
- Ensures safe abortions by prohibiting abortions outside the provisions of this Initiative.

## Official Ballot Title:

Shall state abortion laws be revised, including declaring a woman's right to choose physician performed abortion prior to fetal viability?

## The law as it now exists:

In 1970 Washington voters approved a statute which permitted the performance of an abortion if the following conditions were met:

- Be within four lunar months from the time of conception.
  - WHO SUPPORTS INITIATIVE 120?

Initiative 120 is supported statewide by thousands of Washington citizens, more than 60 prestigious organizations, and community leaders from medical, labor, civic, religious and women's groups.

For more information about Initiative 120, call 1-800-232-4120.

## **Rebuttal of Statement against**

Anti-choice rhetoric doesn't change the facts. PRO-CHOICE INITIATIVE 120 — written by Constitutional scholars in consultation with leaders of the medical community — protects existing rights and current practice to choose whether or not to have an abortion no matter what the U.S. Supreme Court does to Roe v. Wade.

PRO-CHOICE INITIATIVE 120 continues the choice of legal, safe abortions for women in Washington state.

#### VOTE PRO-CHOICE VOTE YES ON 120

#### Voters Pamphlet Statement Prepared by:

MARGARET A. COLONY, President, League of Women Volers of Washington; DR. RICK LANE JOHNSON, Past President, Washington State Medical Association; RONALD E. MORRISON, President, Planned Parenthood Affiliates of Washington.

Advisory Committee: BOOTH GARDNER, Governor; JOEL PRITCHARD, Lieutenant Governor; THE REV. DR. SAMUEL MCKINNEY; GLADYS BURNS, Past President, American Association of University Women, Washington State Division; MARI J. CLACK, Spokane Activist.

- Consent by the woman and spouse or by a parent if under the age of eighteen.
- The woman must have been a state resident for ninety days.
- 4. Be performed by a physician.
- 5. Be performed in an approved medical facility.

As a result of court decisions, commencing with <u>Roe v.</u> <u>Wade</u> in 1973, abortions can be lawfully performed any time during the first six lunar months from the time of conception. No consent is required by a spouse or parent and there is no residency requirement. Further, an abortion during the first six months is not required to be conducted in a hospital.

## The effect of Initiative Measure 120, if approved into law:

The Washington statutes would be changed but the initiative would not change the court decisions.

## Statement against

INITIATIVE 120 IS EXTREME Initiative-120 goes far beyond existing law. It will be the most radical abortion law in the United States.

#### INITIATIVE 120 CREATES ABORTION ON DEMAND

Initiative-120 allows abortions for any reason, including birth control, convenience or sex selection ... even in the final three months of pregnancy.

#### INITIATIVE 120 DISREGARDS THE RIGHTS OF PARENTS

Initiative-120 allows young girls of any age to get abortions ... without their parent's knowledge or permission.

#### INITIATIVE 120 PROTECTS THE ABORTION INDUSTRY NOT WOMEN

Initiative-120 makes it nearly impossible for women to recover damages for abortion-related injuries by giving special legal protections to abortionists.

Initiative-120 prohibits nearly all regulations that protect a woman's life or health and allows unqualified personnel to participate in abortion services.

#### INITIATIVE 120 COSTS TAXPAYERS MILLIONS MORE DOLLARS

Initiative-120 allows all women, even wealthy women, to demand taxpayer-funded abortions.

Initiative-120 requires state and local governments to provide the same amount of money for abortion services that is being provided for prenatal and maternity care for women and children. This will require reductions in current services or tax increases to pay at least \$64 million more for additional abortion-related costs. State law would declare a fundamental right to choose or refuse birth control or abonion prior to the viability of the fetus or when necessary to protect the woman's life or health. The good faith judgment by a physician as to pregnancy duration and fetus viability would be a defense in any proceeding alleging a violation of the act. The termination of the pregnancy would not be required to be performed in a hospital facility. If the state provides any maternity care benefits, it would be required also to provide substantially equivalent benefits for the termination of pregnancies.

#### INITIATIVE 120 IS UNNECESSARY

Current state law already allows women easy access to legal abortion and ensures medically-accredited facilities. We just don't need Initiative-120.

#### INITIATIVE 120 GOES WAY TOO FAR

Initiative-120 allows abortions for any reason, even in late pregnancy, in unsafe facilities with unqualified personnel, for young girls, even behind their parent's back ... and forces you, the taxpayer, to foot the bill.

#### PLEASE VOTE "NO" ON INITIATIVE 120

For more information on Initiative 120 call (206) 867-1351.

## **Rebuttal of Statement for**

Don't be misled. Regardless of what the U.S. Supreme Court does, Washington women will continue to have easy access to legal abortion under existing law passed by state voters in 1970.

Initiative-120 goes way beyond <u>Roe v. Wade</u>. Initiative-120 would make Washington the abortion capital of America. Initiative-120 allows anyone to come to Washington to get an abortion, for any reason, even in late pregnancy ... and your tax-dollars pay the bill.

#### PLEASE VOTE "NO" ON INITIATIVE 120

#### Voters Pamphlet Statement Prepared by:

LINDA SMITH, State Senator; MIKE PADDEN, State Representative; ELLEN CRASWELL, State Senator.

Advisory Committee: DR. GLENN DOORNINK, Chairman, Physicians Against. 120; VAL STEVENS, State Director, Concerned Women for America; PASTOR ED NELSON, Pastors Against Initiative 120; MARY JO KAHLER, Chairperson, Vote No 120 Committee; JAMES HUCHES, Labor Consultant.

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## SENATE JOINT RESOLUTION 8203

#### 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 8203 begins on page 33.

#### Vote cast by the 1991 Legislature on final passage:

House: Yeas, 95; Nays, 0; Excused, 3; Absent or not voting, 0. Senate: Yeas, 33; Nays, 12; Excused, 4; Absent or not voting, 0.

## Statement for

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#### A MORE SIMPLE AND DIRECT ALTERNATIVE METHOD

SJR 8203 provides a more simple and direct method to submit a proposed county home rule charter to voters for their approval or rejection. It does not eliminate the current freeholder option. The existing method to write a county home rule charter is time consuming, complicated, expensive, and has frustrated voters.

#### SJR 8203 IS ANOTHER WAY TO SECURE COUNTY HOME RULE

Under SJR 8203, the Legislature creates an unsalaried temporary commission to prepare five different county charters. Any one of these charters may be submitted diractly to voters upon either a petition filed by county voters or a decision by the county government. The same procedures are used to elect freeholders under the existing method,

The only changes under SIR 8203 are to eliminate double elections and to offer a more direct, less costly alternative method of submitting a proposed county home rule charter. A charter cannot be adopted without voter approval.

#### WHY COUNTY HOME RULE?

By adopting a county home rule charter, local voters instead of the Legislature — determine the structure of their county government. Voters need the flexibility to determine what structure is most appropriate for their local needs.

When voters approve a charter, the county may offer its citizens:

 The right of initiative and referendum on county matters. **Official Ballot Title:** 

Shall the Constitution be amended to permit an alternative method of drafting county home rule charters for submission to voters?

## The law as it now exists:

The Constitution permits the voters of a county to approve the adoption of a home rule chaner. The process set forth in the Constitution requires an election in the county of 15 to 25 freeholders. The elected freeholders then draft a

- A more representative county council or board.
- The power to adapt to changing needs through voter approved charter amendments.

#### **5JR 8203 INCREASES VOTERS' POWER**

Thoughtfully drafted alternative charters enhance the ability of voters to govern themselves by offering a variety of choices for county government.

Why not let the voters decide, rather than the Legislature? VOTE YES.

## **Rebuttal of Statement against**

The opponents' arguments are not valid. SJR 8203 does not take away the right to elect freeholders. It is an alternative which gives citizens the choice of selecting one of five predrafted charters or drafting their own. Local control is enhanced, not diminished.

The structure of government in counties without homerule charters is at the mercy of the state legislature. This amendment will make it easier for counties to control their own affairs.

#### Voters Pamphlet Statement Prepared by:

BOB McCASLIN, Washington State Senator: MARY MARCARET HAUGEN, Washington State Representative; ROY A. FERGUSON, Washington State Representative.

Advisory Committee: CHUCK KLARICH, President, Washington State Association of Counties; LOIS NORTH, Member, King County Council; SAM S. REED, Thurston County Auditor; DOROTHY DUNCAN, Clallam County Commissioner; RUTHE RIDDER, King County Assessor. proposed home rule charter which is submitted to the county voters for approval or rejection.

## The effect of Senate Joint Resolution 8203, if approved into law:

The present process for adopting a home rule charter would be retained and an alternative method would be provided.

The new alternative method would have a state committee appointed by the Governor draft five alternative home rule charters. A county legislative body or a petition signed by the equivalent of 10 percent of the county voters voting in the preceding general election could select one of the five alternative proposed home rule charters to be submitted to the county voters for approval or rejection. The voters would then either approve or reject the proposed charter.

## Statement against

#### PROTECT YOUR RIGHTS: VOTE NO ON 5JR 8203

Watch out, the purpose of SIR 8203 is to reduce your constitutional rights while expanding the power of state government.

Article XI, Section 4 of our Constitution permits the voters of a county to approve the adoption of a home rule charter. The process set forth in the Constitution requires the election in the county of 15 to 25 freeholders. The elected freeholders in your county then draft a proposed home rule charter which is submitted to the county voters for approval or rejection. Elected freeholders hold meetings and proposed changes are discussed in public hearings so all voters are aware of proposed changes in county government.

#### BEWARE: STATE GOVERNMENT TAKES THE POWER

The effect of SIR 8203 if approved takes the power away from the citizens and places it in the hands of the state government.

The new alternative method would have a state committee—appointed by the Governor—draft live alternative home rule charters. Voters would not have a role in writing a charter.

Remember, the Home Rule Charter Constitutional change was defeated overwhelmingly in every county in the state in 1976. At that time, the measure before the voters was HJR 64. It received 347,555 "yes" votes and 892,419 "no" votes.

RETAIN YOUR RIGHTS: VOTE "NO" ON SJR 8203.

## Rebuttal of Statement for

Protect your Constitutional Rights. Vote "No" on SIR 8203.

Beware of those people who say they have a simple direct way to change your local government. You, the voters in the county, can make that change now and can participate in formulating any new county government.

A commission—appointed by the Governor to draw up alternative plans for you to select from—will not improve the process.

Retain your rights. Vote "No" on SJR 8203.

Voters Pamphiet Statement Prepared by:

A.L. (SLIM) RASMUSSEN, State Senator: IRV NEWHOUSE, State-Senator,



#### PROPOSED CONSTITUTIONAL AMENDMENT

Note: The ballot title and explanatory statement were written by the Attorney General as required by law. The complete text of House Joint Resolution 4218 begins on page 34.

Vote cast by the 1991 Legislature on final passage: House: Yeas, 98: Navs, 0: Absent or not voting, 0.

Senate: Yeas, 42; Nays, 0; Excused, 1; Absent or not voling, 6.

## Official Ballot Title:

Shall each county legislative body establish the number of Superior Court Commissioners and the constitutional limit of three be repealed?

## The law as it now exists:

The State Constitution now limits the number of Superior Court Commissioners who can be appointed by the Superior Court Judges in each county to a maximum of three commissioners. These general Court Commissioners are constitu-

## Statement for

#### THE COURTS NEED MORE FLEXIBILITY THAN IN 1889

The original Constitution provided that counties could have three Court. Commissioners regardless of the county's population. Thousands of lawsuits are filed each year. Courts have attempted to adapt and deal with increasing court congestion without adding more judges. One strategy has been to create specialty Court Commissioners in the areas of mental health and family law. This has helped, yet lacks flexibility among counties of different populations and varying volumes of court cases.

#### THE WASHINGTON COMMISSION ON TRIAL COURTS RECOMMENDED THIS AMENDMENT

In 1990, the Chief Justice of the Washington State Supreme Court appointed the Washington Commission on Trial Courts. This Commission recommended that the limit of three Court Commissioners for each county be changed. The duties of Court Commissioners, however, remains unchanged, performing duties such as probate proceedings, issuing, temporary restraining orders and hearing uncontested civil matters. Decisions of Court Commissioners are subject to review by an elected judge. Commissioners performing less complicated activities avoid additional permanent judgeships.

#### COUNTY COMMISSIONERS WILL DECIDE COUNTY-BY-COUNTY

County commissioners are responsible for budgeting the costs of courthouse operation. They are able to determine how many Commissioners are needed and set their compensation. Mental health and family law commissioners would

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be eliminated from state statutes. There would be only one type of Court Commissioner with authority as intended in the Constitution. This would give the maximum flexibility to use Commissioners and hold down costs of court actions.

#### SUPPORT THIS CHANGE FROM THE ARCHAIC

This constitutional amendment is a small but meaningful step in combating court congestion and in meeting the changing needs in individual counties. It deserves your support.

## **Rebuttal of Statement against**

Court Commissioners are qualified attorneys with judicial skills. None are paid \$80,000. Like elected judges, Commissioners are subject to ethical review by the Judicial Conduct Commission.

All Coun Commissioner decisions are subject to review by an elected judge upon request of any party (RCW 2.24.050).

Our crucial issue is flexibility to deal with increased civil caseloads in a state whose population has increased to nearly 5,000,000 people. Court Commissioners are a practical, cost-effective, proven solution.

#### Voters Pamphlet Statement Prepared by:

SENATOR GARY NELSON, Chair, Senate Law & Justice Committee; REPRESENTATIVE MARLIN APPELWICK, Chair, House Judiciary Committee.

Advisory Committee: THE HONORABLE FRED H. DORE, Chief Justice, Washington Supreme Court; THE HONORABLE TED KOLBABA, President, Assn, of Superior Court Judges; CHARLES J. KLARICH, President, Washington State Assn. of Counties; LOWELL K, HALVERSON, President, Washington State Bar Association. tionally limited in their functions and do not possess the full powers of a Superior Court Judge. These Commissioners have authority to perform duties that a judge can perform at chambers, take depositions, and perform other business connected with the administration of justice as prescribed by Jaw. The decisions of the Commissioners are subject to revision by the Superior Court Judges.

## The effect of House Joint Resolution 4218, if approved into law:

The only change would be to delete the constitutional limitation of having a maximum of three Superior Court Commissioners in each county. There would be no change in the functions or authority of the Court Commissioners. The number of Court Commissioners in each county would be determined by the legislative authority of that county, not by the court.

### Statement against

Court Commissioners are a blight on our judicial system. Most are unsuccessful lawyers who opt for the security of this appointed position and an \$80,000 paycheck.

Commissioners are not acting as the Constitution provides -- making "uncontested" decisions. These responsibilities are for elected accountable judges, not appointed, unelected and unaccountable Commissioners.

Before Commissioners, citizens lose their constitutional rights; no right to an affidavit of prejudice, no right to appeal on the record, and most importantly, no right to speak! This proposed constitutional amendment is bad judicial reform. Good government costs money and requires accountability. Washington may need more Superior Court Judges, but not more unelected, unaccountable Court Commissioners.

Commissioners decide most family law cases. Because they tolerate false statements and they refuse to discipline parties for perjury, family court is derisively known as "perjury court" or "liars court".

Bad judges can be removed, bad Commissioners remain kings in their court, and just like kings, they lose touch with reality. Overturning Commissioner decisions takes time and money, both of which the vast majority of parties don't have.

Integrity and accountability in our judiclary requires judges who have respect for the constitutional rights of children and parents. Divorce is too easy in Washington. Commissioners not only divorce parents, but they also divorce children from one of their parents by arbitrarily awarding sole custody. Commissioners do not realize the significant effect their decisions have on the lives of people who appear before them.

Vote no to preserve an accountable judiciary.

## **Rebuttal of Statement for**

The proponents ask you to allow the appointment of unlimited numbers of Court Commissioners, not subject to election or public review, who will have vinually the same powers as elected judges.

Appointing more second-class pseudo-judges will not solve anything, and will only add to the cost and inefficiency of the present system by adding scores of unelected officials.

We rejected a similar proposal in 1981. We must do so again. Please vote "NO".

For more information call (206) 572-7340.

#### Voters Pamphiet Statement Prepared by:

BILL HARRINGTON, President, Fathers Rights; CLEN STOLL, President, Family Defense League: CHARLES L. SMITH, Seattle Attorney.

Advisory Committee: ALVA LONG, Attorney, King County; COLLEEN ALLEN GRADY, Attorney, Pierce County; CYNDI McBAIN, Vancouver, President, Second Wives and Step-Mothers for Equal Rights in Divorce; LOLA WOLK, Everett, President, Grandparents for Fairness in Seeing Grandchildren; RHONDA BREAULT, Bellingham, President, VOCAL, Victims of Child Abuse Laws.



#### PROPOSED CONSTITUTIONAL AMENDMENT

Note: The ballot litle and explanatory statement were written by the Attorney Ceneral as required by law. The complete text of Substitute House Joint Resolution 4221 begins on page 35.

Vote cast by the 1991 Legislature on final passage: House: Yeas, 96: Nays, 0; Absent or not voting, 2.

Senale: Yeas, 41; Nays, 0; Excused, 8; Absent or not voting, 0.

## Official Ballot Title:

Shall the Constitution's description of the Superior Court's original jurisdiction be amended by deleting the reference to "cases in equity"?

## The law as it now exists:

The Washington State Constitution describes the original jurisdiction of the state Superior Courts. The Superior Courts also have jurisdiction for other matters as designated by the Legislature. The Constitution's description of original

Statement for

22

#### COURT CONGESTION AND DELAY ARE HARMFUL TO THE PUBLIC

The State Constitution allocates jurisdiction between the Superior Counts (our chief trial count) and the counts of limited jurisdiction, which include the District Coun.

#### "EQUITY" CASES CAN ONLY BE BROUGHT IN SUPERIOR COURT

The Constitution creates jurisdiction only in the Superior Court for matters in "equity" as well as many other enumerated matters. Cases in "equity" would cover things not thought of as "black letter" law issues. They would include, among other things, actions or injunctions or restraining orders. Perhaps most significantly today, they would include the issuance of protective orders in the case of domestic violence or harassment cases.

#### DISTRICT COURTS SHOULD BE ALLOWED TO HANDLE CERTAIN CASES

A recommendation from the Washington Commission on Trial Courts appointed by the Washington State Supreme Court is that jurisdiction over the domestic violence and antiharassment cases, the authority to grant name changes, and other more minor ministerial actions should be transferred to the District Courts. The Legislature considering these arguments concluded that it was appropriate that both District and Superior Courts should have jurisdiction. This change will assist in court congestion and court management. In some circumstances, this change will get the cases into courthouses that are closer to the public rather than only handled in the Superior Courts located in the county seat.

#### THIS AMENDMENT IS NECESSARY FOR COURT EFFICIENCY TO EASE COURT CONGESTION, AND FOR PUBLIC CONVENIENCE

This constitutional amendment is necessary to authorize the Legislature to allocate equity jurisdiction to both the Superior Court and the District Courts. This constitutional amendment is necessary for flexibility in dealing with coun congestion and for efficiency in running the court system. It deserves your support.

## **Rebuttal of Statement against**

Contrary to the opponents' statement, this constitutional amendment does *not* alter the "equity jurisdiction" of the Superior Courts, but merely extends this jurisdiction to District Courts. Citizens may therefore choose the court that is convenient for their needs.

Founders of the Constitution would approve dispersing this judicial choice to the people, particularly when noting the careful analysis and debate by the Legislature and the Washington Commission on Trial Courts in proposing this constitutional improvement.

#### Voters Pamphlet Statement Prepared by:

SENATOR GARY NELSON, Chair, Senate Law & Justice Committee; REPRESENTATIVE MARLIN APPELWICK, Chair, House Judiclary Committee.

Advisory Committee: THE HONORABLE FRED H. DORE, Chiel Justice, Washington Supreme Court: THE HONORABLE TED KOLBABA, President, Association of Superior Court Judges; THE HONORABLE LARRY MOLLER, President, District & Municipal Court Judges Association; CHARLES J. KLARICH, President, Washington State Association of Countles; LOWELL K. HALVERSON, President, Washington State Bar Association. jurisdiction provides that the following legal actions are to be initially commenced in the Superior Courts of this state: cases at law involving real property, legality of taxes, felony cases, probate, divorce, annulments, insolvencies, abatement of nuisances, and other special actions not specifically assigned by the Legislature. The description also refers to "cases in equity" which is not defined.

There is difficulty in precisely defining what is meant by "cases in equity." The distinction between "cases at law" and "cases in equity." The distinction between "cases at law" and "cases in equity." The distinction between "cases at law" and "requity courts. Historically "equity courts" were more innovative in creating remedies. Equity matters frequently involved injunctive relief and claims not related to money damages. However, in the United States and in Washington state we do not have separate court systems for "equity" and "law." Therefore, the historical distinctions have become blurred, and there is no precise definition of what is meant by the Constitution's reference to "cases in equity."

## The effect of Substitute House Joint Resolution 4221, if approved into law:

The only change would be to delete the reference to "cases in equity" in the constitutional description of the Superior Courts' original jurisdiction. The Legislature could then authorize other courts, including the state District Courts, to exercise jurisdiction for various matters without having to be concerned whether those matters would or would not be characterized as being "cases in equity."

## Statement against

#### EQUITY IS THE SOUL AND THE SPIRIT OF THE LAW

SHJR 4221, if passed, would destroy the Equity Jurisdiction and the constitutional rights to "Equity" in our Superior Courts.

#### THE JUDICIARY IS THE GUARDIAN OF CONSTITUTIONAL AND PRIVATE RIGHTS

The judiciary is the guardian of the peoples' Constitutional and Private Rights. Most of our territorial rights and laws flowed from the Federalist thinking of Alexander Hamilton, James Madison and the Honorable John Jay (the first Chief Justice of the United States Supreme Court).

#### EQUITY JURISDICTION GUARANTEES IMPARTIALITY AND JUSTICE

Alexander Hamilton stated in the Federalist Papers LXXX (80): "The Courts of the United States were granted authority over all cases of Admiralty jurisdiction and granted the individual State Courts power in propriety of delegating 'Equity Jurisdiction'". This guaranteed justice and impartiality which means the giving or desiring to give each person their due. Taken broadly, Equity means to do to all persons as we would have them do unto us.

#### THIS AMENDMENT IS NOT NECESSARY FOR COURT EFFICIENCY

The citizens must vote NO on SHJR 4221 as a constitutional amendment to Article IV, section 6, and declare all contrary acts such as this null and void in order to preserve our constitutional rights to our courts of Equity. The courts were designed to be an intermediate body between the citizens and the Legislature. Our Constitution is preferred to statutes, and the intention of the people is preferred to that of their agents, the Legislature. This does not mean the judiciary is supprior to the Legislature; it only supposes that the power of the people is superior to all three branches of their government.

## **Rebuttal of Statement for**

Beware, this amendment will remove "Equity" from our Superior Courts. The way this amendment is worded you will lose your Constitutional Rights to fairness.

This is a devious and deceitful solution under the pretense to relieve congestion. Sponsors would lead you to believe "Equity" would be in both courts; in reality, it will be in neither!

Vote No. Ask your legislature to put "Equity" in the District Courts like the sponsors said they would do!

For more information call, Equal Justice For All (206) 938-0234.

#### Voters Pamphlet Statement Prepared by:

CENE COOSMAN, Equal Justice For All; RAY TERNES, The Family Preservation Alliance; THOMAS SKELLY, The Family Preservation Alliance.

Advisory Committee: MARY GOOSMAN, Equal Justice For All; LYDIA SHAVER and JAMES E. SHAVER, SR., Overseer, Santiago Seafarers Society.



## COMPLETE TEXT OF Initiative Measure 553

AN ACT Relating to term limits for elected officials; adding a new section to chapter 43.01 RCW; adding a new section to chapter 44.04 RCW; and adding a new section to chapter 29.68 RCW.

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

<u>NEW SECTION.</u> Sec. 1. A new section is added to chapter 43.01 RCW to read as follows:

A person elected to the office of governor or lieutenant governor is eligible to serve not more than two consecutive terms in each office.

NEW SECTION. Sec. 2. A new section is added to chapter 44.04 RCW to read as follows:

A person elected to the Washington state legislature is eligible to serve not more than three consecutive terms in the house of representatives and not more than two consecutive terms in the senate. In addition, no person may serve more than ten consecutive years in any combination of house and senate membership. Terms are considered consecutive unless they are at least six years apart. Therefore, elected legislators who have reached their maximum term limits are eligible for legislative office after an absence of six years from the state legislature. Persons who have already reached the maximum term of service on the effective date of this act are eligible to serve one additional term in either the state house of representatives or the senate.

<u>NEW SECTION.</u> Sec. 3. A new section is added to chapter 29.68 RCW to read as follows:

A person elected to the United States congress from this state is eligible to serve not more than three consecutive terms in the United States house of representatives and not more than two consecutive terms in the United States senate and not more than twelve consecutive years in any combination of United States house and senate membership. Terms are considered to be consecutive unless they are at least six years apart. Therefore, elected legislators who have reached their maximum term fimits are eligible for legislative office after an absence of six years from the United States congress. Persons who have already reached the maximum term of service on the effective date of this act are eligible to serve one additional term in either the United States house of representatives or senate.

<u>NEW SECTION</u>, Sec. 4. 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.



### COMPLETE TEXT OF Initiative Measure 559

AN ACT Relating to property value assessment; amending RCW 84.40.030; adding new sections to chapter 84.40 RCW; and creating new sections.

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

Sec. 1. RCW 84.40.030 and 1988 c 222 s 14 are each amended to read as follows:

Except as provided in sections 2 and 3 of this act, all property shall be valued at one hundred percent of its true and fair value in money and assessed on the same basis unless specifically provided otherwise by law.

Taxable leasehold estates shall be valued at such price as they would bring at a fair, voluntary sale for cash without any deductions for any indebtedness owed including rentals to be paid. Notwithstanding any other provisions of this section or of any other statute, when the value of any taxable leasehold estate created prior to January 1, 1971 is being determined for assessment years prior to the assessment year 1973, there shall be deducted from what would otherwise be the value thereof the present worth of the rentals and other consideration which may be required of the lessee by the lessor for the unexpired term thereof: PROVIDED, That the foregoing provisions of this sentence shall not apply to any extension or renewal, made after December 31, 1970 of the term of any such estate, or to any such estate after the date. If any, provided for in the agreement for rental renegotiation.

The true and fair value of real property for taxation purposes (including property upon which there is a coal or other mine, or stone or other quarry) shall be based upon the following criteria:

(1) Any sales of the property being appraised or similar properties with respect to sales made within the past five years. The appraisal shall take into consideration political restrictions such as zoning as well as physical and environmental influences. The appraisal shall also take into account, (a) in the use of sales by real estate contract as similar sales, the extent, if any, to which the stated selling price has been increased by reason of the down payment, interest rate, or other financing terms; and (b) the extent to which the sale of a similar property actually represents the general effective market demand for property of such type, in the geographical area in which such property is located. Sales involving deed releases or similar seller-developer financing arrangements shall not be used as sales of similar property.

(2) In addition to sales as defined in subsection (1), consideration may be given to cost, cost less depreciation, reconstruction cost less depreciation, or capitalization of income that would be derived from prudent use of the property. In the case of property of a complex nature, or

## COMPLETE TEXT OF Initiative Measure 559 (con't.)

being used under terms of a franchise from a public agency, or operating as a public utility, or property not having a record of sale within five years and not having a significant number of sales of similar property in the general area, the provisions of this subsection (2) shall be the dominant factors in valuation. When provisions of this subsection (2) are relied upon for establishing values the property owner shall be advised upon request of the factors used in arriving at such value.

(3) In valuing any tract or parcel of real property, the value of the land, exclusive of structures thereon shall be determined; also the value of structures thereon, but the valuation shall not exceed the value of the total property as it exists. In valuing agricultural land, growing crops shall be excluded.

<u>NEW SECTION.</u> Sec. 2. A new section is added to chapter 84.40 RCW to read as follows:

For taxes payable in 1992 and thereafter, all real property shall be valued at one hundred percent of its assessed value, as finally determined, after any appeals, for property taxes payable in 1985, adjusted as follows: (1) The 1985 assessed value shall be increased to reflect the addition since 1985 of any assessable improvements to such property, that constitute real property, at the cost thereof or, if less, at the true and fair value thereof: (2) the 1985 assessed value shall be reduced to reflect the loss, removal, damage, or destruction since 1985 of any part of such real property, at the true and fair value thereof at the time of such loss, removal, damage, or destruction; and (3) except as provided in section 3 of this act, the 1985 assessed value shall be adjusted to reflect the percentage change in the consumer price index for all urban consumers in the United States, as published by the United States department of labor, from January 1, 1985, to January 1, 1991, for taxes payable in 1992 and for taxes payable in 1993 and thereafter, the assessed value shall be adjusted to reflect the percentage change in the consumer price index for all urban consumers in the United States, as published by the United States department of labor, from January 1 of the year preceding the assessment year to January 1 of the assessment year. In no event shall the percentage change so determined result in an increase in assessed value for any real property that exceeds four percent of the assessed value of the property for the immediately preceding assessment year. In no event shall the assessed value of any real property exceed one hundred percent of the true and fair value thereof as determined under RCW 84,40,030.

NEW SECTION, Sec. 3. A new section is added to chapter 84.40 RCW to read as follows: In the event any real property is sold or transferred subsequent to January 1, 1985, in a transaction subject to the real estate excise tax imposed under chapter 82.45 RCW, the assessed value thereof shall equal the selling price of the real property as determined under RCW 82.45.030, subject, however, to such adjustments after the date of sale or transfer as are provided in section 2 (1), (2), and (3) of this act; provided, however, adjustments in the assessed value of real property caused by any percentage change in the consumer price index as specified in section 2(3) of this act shall be made from January 1 of the year following any such sale or transfer. In no event shall the assessed value of any real property exceed one hundred percent of the true and fair value of the real property as determined under RCW 84.40.030.

<u>NEW SECTION</u>, Sec. 4. 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.

NEW SECTION. Sec. 5. This act shall be effective for taxes levied for collection in 1992 and thereafter.

NEW SECTION. Sec. 6. The department of revenue shall adopt rules to implement this act.

#### PLEASE NOTE:

To obtain a copy of the preceding and following texts for the state measures in larger print, call the Secretary of State's toll-free hotline – 1-800-448-4881.



COMPLETE TEXT OF Referendum Bill 42

AN ACT Relating to state-wide implementation of enhanced 911; amending RCW 38.52.030, 9.73.070, 82.148.010, 82.148.020, 82.148.030, 82.148.040, 82.148.090, and 82.148.100; adding new sections to chapter 38.52 RCW; repealing RCW 80.36.550, 80.36.5501, and 82.148.080; and providing for submission of this act to a vote of the people.

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

<u>NEW SECTION.</u> Sec. 1. The legislature finds that a statewide emergency communications network of enhanced 911 telephone service, which allows an immediate display of a caller's identification and location, would serve to further the safety, health, and welfare of the state's citizens, and would save lives. The legislature, after reviewing the study outlined in section 1, chapter 260, Laws of 1990, further finds that state-wide implementation of enhanced 911 telephone service is feasible and should be accomplished as soon as practicable.

Sec. 2. RCW 38.52.030 and 1986 c 266 s 25 are each amended to read as follows:

(1) The director may employ such personnel and may make such expenditures within the appropriation therefor, or from other funds made available for purposes of emergency management, as may be necessary to carry out the purposes of this chapter.

(2) The director, subject to the direction and control of the governor, shall be responsible to the governor for carrying out the program for emergency management of this state. The director shall coordinate the activities of all organizations for emergency management within the state, and shall maintain liaison with and cooperate with emergency management agencies and organizations of other states and of the federal government, and shall have such additional authority, duties, and responsibilities authorized by this chapter, as may be prescribed by the governor.

(3) The director shall develop and maintain a comprehensive, all-hazard emergency plan for the state which shall include an analysis of the natural and man-caused hazards which could affect the state of Washington, and shall include the procedures to be used during emergencies for coordinating local resources, as necessary, and the resources of all state agencies, departments, commissions, and boards. The comprehensive, all-hazard emergency plan authorized under this subsection may not include preparation for emergency evacuation or relocation of residents in anticipation of nuclear attack. This plan shall be known as the comprehensive emergency management plan.

(4) In accordance with the comprehensive emergency management plans and the programs for the emergency management of this state, the director shall procure supplies and equipment, institute training programs and public information programs, and shall take all other preparatory steps, including the partial or full mobilization of emergency management organizations in advance of actual disaster, to insure the furnishing of adequately trained and equipped forces of emergency management personnel in time of need.

(5) The director shall make such studies and surveys of the industries, resources, and facilities in this state as may be necessary to ascertain the capabilities of the state for emergency management, and shall plan for the most efficient emergency use thereof.

(6) The director may appoint a communications coordinating committee consisting of six to eight persons with the director, or his or her designee, as chairman thereof. Three of the members shall be appointed from qualified, trained and experienced telephone communications administrators or engineers actively engaged in such work within the state of Washington at the time of appointment, and three of the members shall be appointed from qualified, trained and experienced radio communication administrators or engineers actively engaged in such work within the state of Washington at the time of appointment. This committee shall advise the director on all aspects of the communications and warning systems and facilities operated or controlled under the provisions of this chapter.

(7) The director, through the state enhanced 911 coordinator, shall coordinate and facilitate implementation and operation of a state-wide enhanced 911 emergency communications network.

(8) The director shall appoint a state coordinator of search and rescue operations to coordinate those state resources, services and facilities (other than those for which he state director of aeronautics is directly responsible) requested by political subdivisions in support of search and rescue operations, and on request to maintain liaison with and coordinate the resources, services, and facilities of political subdivisions when more than one political subdivision is engaged in joint search and rescue operations.

(((8))) (9) The director, subject to the direction and control of the governor, shall prepare and administer a state program for emergency assistance to individuals within the state who are victims of a natural or man-made disaster, as defined by RCW 38.52.010(6). Such program may be integrated into and coordinated with disaster assistance plans and programs of the federal government which provide to the state, or through the state to any political subdivision thereof, services, equipment, supplies, materials, or funds by way of gift, grant, or loan for purposes of assistance to individuals affected by a disaster. Further, such program may include, but shall not be limited to, grants, loans, or gifts of services, equipment, supplies, materials, or funds of the state, or any political subdivision thereof, to individuals who, as a result of a disaster, are in need of assistance and who meet standards of eligibility for disaster assistance established by the department of social and health services: PROVIDED, HOWEVER, That nothing herein shall be construed in any manner inconsistent with the provisions of Article VIII, section 5 or section 7 of the Washington state Constitution.

((19))) [10] The director shall appoint a state coordinator for radioactive and hazardous waste emergency response programs. The coordinator shall consult with the state

radiation control officer in matters relating to radioactive materials. The duties of the state coordinator for radioactive and hazardous waste emergency response programs shall include:

 (a) Assessing the current needs and capabilities of state and local radioactive and hazardous waste emergency response teams on an ongoing basis;

(b) Coordinating training programs for state and local officials for the purpose of updating skills relating to emergency response;

(c) Utilizing appropriate training programs such as those offered by the federal emergency management agency, the department of transportation and the environmental protection agency; and

(d) Undertaking other duties in this area that are deemed appropriate by the director.

NEW SECTION. Sec. 3. By December 31, 1998, each county, singly or in combination with adjacent counties, shall implement district-wide, county-wide, or multicounty-wide enhanced 911 emergency communications systems so that enhanced 911 is available throughout the state. The county shall provide funding for the enhanced 911 communication system in the county or district in an amount equal to the amount the maximum tax under RCW 82.148.030(1) would generate in the county or district or the amount necessary to provide full funding of the system in the county or district, whichever is less. The state enhanced 911 coordination office established by section 4 of this act shall assist and facilitate enhanced 911 implementation throughout the state.

<u>NEW SECTION</u>. Sec. 4. A state enhanced 911 coordination office, headed by the state enhanced 911 coordinator, is established in the emergency management division of the department. Duties of the office shall include:

 Coordinating and facilitating the implementation and operation of enhanced 911 emergency communications systems throughout the state;

(2) Seeking advice and assistance from, and providing staff support for, the enhanced 911 advisory committee; and

(3) Recommending to the utilities and transportation commission by August 31st of each year the level of the state enhanced 911 excise tax for the following year.

NEW SECTION. Sec. 5. The enhanced 911 advisory committee is created to advise and assist the state enhanced 911 coordinator in coordinating and facilitating the implementation and operation of enhanced 911 throughout the state. The director shall appoint members of the committee who represent diverse geographical areas of the state and include state residents who are members of the national emergency number association, the associated public communications officers northwest, the Washington state fire chiefs association, the Washington association of sheriffs and police chiefs, the Washington state council of fire fighters, the Washington state council of police officers, the Washington ambulance association, the state fire policy board, the Washington fire commissioners association, the Washington state patrol, the association of Washington cities, the Washington state association of counties, the utilities and transportation commission or commission staff. and representatives of large and small local exchange telephone companies. This section shall expire December 31. 2000.

<u>NEW SECTION.</u> Sec. 6. The enhanced 911 account is created in the state treasury. All receipts from the state enhanced 911 excise tax imposed by RCW 82.148.030 shall be deposited into the account. Moneys in the account shall be used only to help implement and operate enhanced 911 state-wide. The state enhanced 911 coordinator, with the advice and assistance of the enhanced 911 advisory committee, shall specify by rule the purposes for which moneys may be expended from this account.

Sec. 9. RCW 82.14B.010 and 1981 c 160 s 1 are each amended to read as follows:

The legislature finds that <u>the state and</u> counties should be provided with an additional revenue source to fund <u>enhanced</u> <u>911</u> emergency ((service)) communication systems <u>throughout the state</u> on a <u>multicounty</u>, county-wide, <u>or dis-</u> <u>trict-wide</u> basis. The legislature further finds that the most efficient and appropriate method of deriving additional revenue for this purpose is to ((vest the legislative authorities of the counties, subject to voter approval, with the power to)) impose an excise tax on the use of ((telephone)) <u>switched</u> access lines.

Sec. 10. RCW 82.148.020 and 1981 c 160 s 2 are each amended to read as follows:

As used in this chapter:

(1) "Emergency services communication system" means a <u>multicounty</u>, county-wide, <u>or district-wide</u> radioor landlinecommunications network, <u>including an enhanced 911</u> telephone system, which provides rapid public access for coordinated dispatching of services, personnel, equipment, and facilities for police, fire, medical, or other emergency services.

(2) "((Felephone)) Enhanced 911 telephone system" means a public telephone system consisting of a network, data base, and on-premises equipment that is accessed by dialing 911 and that enables reporting police, fire, medical, or other emergency situations to a public safety answering.

point. The system includes the capability to selectively route incoming 911 calls to the appropriate public safety answering point that operates in a defined 911 service area and the capability to automatically display the name, address, and telephone number of incoming 911 calls at the appropriate public safety answering point.

(3) "Switched access line" means the telephone service line which connects a subscriber's main telephone(s) or equivalent main telephone(s) to the ((telephone)) local exchange company's switching office.

(((3))) (4) "((Telephone)) Local exchange company" has the meaning ascribed to it in RCW 80.04.010.

Sec. 11. RCW B2.14B.030 and 1981 c 160 s 3 are each amended to read as follows:

(1) The legislative authority of a county may impose ((an)) a county enhanced 911 excise tax on the use of ((telephone)) switched access lines in an amount not exceeding fifty cents per month for each ((telephone)) switched access line. The amount of tax shall be uniform for each ((telephone)) switched access line. ((This tax must be approved by a favorable vote of at least three-fifths of the electors thereof voting on the proposition, at which election the number of persons voting "yes" on the proposition shall constitute three-fifths of a number equal to forty per centum of the total votes cast in the county at the last preceding general election when the number of electors voting on the proposition does not exceed forty per centum of the total votes cast in the county in the last preceding general election, or by a majority of at least three-fifths of the electors thereof voting on the proposition when the number of electors voting on the proposition exceeds forty per centum of the total votes cast in the county in the last preceding general election. This tax may be imposed for six years without subsequent voter approval. At any election held under this section, the ballot title of the proposition shall state the maximum monthly rate of the proposed tax which may be imposed by the county legislative authority. The actual rate of tax to be imposed shall be set by ordinance, which rate shall not exceed the maximum monthly rate approved by the electors.

No tax may be imposed under this section for more than one-year before the expected implementation date of an emergency services communication system. The power granted under this section is in addition to any other authority which counties have to fund emergency services communication systems:) Each county shall provide notice of such tax to all local exchange companies serving in the county at least sixty days in advance of the date on which the first payment is due. (2) Beginning January 1, 1992, a state enhanced 911 excise tax is imposed on all switched access lines in the state. For 1992, the tax shall be set at a rate of twenty cents per month for each switched access line. Until December 31, 1998, the amount of tax shall not exceed twenty cents per month for each switched access line and thereafter shall not exceed ten cents per month for each switched access line. The tax shall be uniform for each switched access line. Tax proceeds shall be deposited by the treasurer in the enhanced 911 account created in section 6 of this act.

(3) By August 31st of each year the state enhanced 911 coordinator shall recommend the level for the next year of the state enhanced 911 excise tax to the utilities and transportation commission. The commission shall by the following October 31st determine the level of the state enhanced 911 excise tax for the following year.

Sec. 12. RCW 82.14B.040 and 1981 c 160 s 4 are each amended to read as follows:

(A county imposing a) The state enhanced 911 tax and the county enhanced 911 tax ((under)) created in this chapter shall ((require collection of the tax)) be collected from the user by the ((telephone)) local exchange company providing the <u>switched</u> access line. The (telephone)) local exchange company shall state the amount of the (tax) taxes separately on the billing statement which is sent to the user.

Sec. 13. RCW 82.14B.090 and 1987 c 17 s 3 are each amended to read as follows:

An emergency service communication district is authorized to finance and provide an emergency service communication system and ((; if authorized by the voters,)) to finance the system by imposing the excise tax authorized in RCW 82.148.030.

Sec. 14. RCW 82.14B.100 and 1987 c 17 s 4 are each amended to read as follows:

RCW 82.148.040 through 82.148.060 apply to any emergency service communication district established under RCW 82.148.070 ((through)) and 82.148.090. (A ballot proposition to authorize the excise tax authorized under RCW 82.148.040 through 82.148.060 may be submitted to the voters of a proposed emergency service communication district at the same election the ballot proposition creating the district is submitted. The authority to impose the tax shall only exist if both of these ballot propositions are approved.)

NEW SECTION. Sec. 15. The following acts or parts of acts are each repealed:

(1) RCW 80.36.550 and 1990 c 260 s 3;

(2) RCW 80.36.5501 and 1990 c 260 s 2; and

(3) RCW 82.14B.080 and 1987 c 17 s 2.

NEW SECTION. Sec. 16. Section 1 and 3 through 7 of



this act are each added to chapter 38.52 KCW

<u>NEW SECTION</u>. Sec. 17. Sections 1 through 6 and 9 through 16 of this act shall be submitted to the people for their adoption and ratification, or rejection, at the next succeeding general election to be held in this state, in accordance with Article II, section 1 of the state Constitution, as amended, and the laws adopted to facilitate the operation thereof. The ballot title for this act shall be: "Shall enhanced 911 emergency telephone dialing be provided throughout the state and be funded by a tax on telephone lines?"



### COMPLETE TEXT OF Initiative Measure 119

AN ACT Relating to the natural death act; and amending. RCW 70.122.010, 70.122.020, 70.122.030, 70.122.040, 70.122.050, 70.122.060, 70.122.070, 70.122.080, 70.122.090, 70.122.100, and 70.122.900.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF WASH-INGTON:

Sec. 1. Section 2, chapter 112, Laws of 1979 and RCW 70.122.010 are each amended to read as follows:

The ((lcgislature)) people find((s)) that adult persons have the fundamental right to control the decisions relating to the rendering of their own medical care, including the decision to have all life-sustaining procedures withheld or withdrawn in instances of a terminal condition, and including the right to death with dignity through voluntary aid-in-dying if suffering from a terminal condition.

The ((legislature)) people further find((s)) that modern medical technology has made possible the artificial prolongation of human life beyond natural limits.

The (flegislature) people further find(fs) that, in the interest of protecting individual autonomy, such prolongation of life for persons with a terminal condition may cause loss of patient dignity, and unnecessary pain and suffering, while providing nothing medically necessary or beneficial to the patient.

The ((legislature)) people further find((s)) that there exists considerable uncertainty in the medical and legal professions as to the legality of terminating the use or application of lifesustaining procedures where the patient has voluntarily and in sound mind evidenced a desire that such procedures be withheld or withdrawn.

The people further find that existing law does not allow willing physicians to render aid-in-dying to qualified patients who request it.

In recognition of the dignity and privacy which patients have a right to expect, the (<del>diggistature</del>)) <u>people</u> hereby declare(<del>di</del>)) that the laws of the state of Washington shall recognize the right of an adult person to make a written directive instructing such person's physician to withhold or withdraw life-sustaining procedures in the event of a terminal condition, and/or to request and receive aid-in-dying under the provisions of this chapter.

Sec. 2. Section 3, chapter 112, Laws of 1979 and RCW 70.122.020 are each amended to read as follows:

Unless the context clearly requires otherwise, the definitions contained in this section shall apply throughout this chapter.

 "Attending physician" means the physician selected by, or assigned to, the patient who has primary responsibility for the treatment and care of the patient.

(2) "Directive" means a written document voluntarily executed by the declarer in accordance with the requirements of RCW 70.122.030.

(3) "Health facility" means a hospital as defined in RCW (<del>70.38.020(7)oi</del>) <u>70.41.020(2)</u>, a nursing home as defined in RCW (<del>70.38.020(8)</del>)) <u>18.51.010, or a home health agency or hospice agency as defined in RCW 70.126.010.</u>

(4) "Life-sustaining procedure" means any medical or surgical procedure or intervention which utilizes mechanical or other artificial means to sustain, restore, or supplant a vital function, which, when applied to a qualified patient, would serve only to artificially prolong the moment of death (and where, in the judgment of the attending physician, death is imminent whether or not such procedures are utilized)). "Life-sustaining procedure" includes, but is not limited to, cardiac resuscitation, respiratory support, and artificially administered nutrition and hydration, but shall not include the administration of medication to relieve pain or the performance of any medical procedure deemed necessary to alleviate pain.

(5) "Physician" means a person licensed under chapters 18.71 or 18.57 RCW.

(6) "Qualified patient" means a patient diagnosed and certified in writing to be afflicted with a terminal condition by two physicians one of whom shall be the attending physician, who have personally examined the patient.

(7) "Terminal condition" means an incurable (<del>condition</del> caused by injury, disease, or illness, which, regardless of the application of life sustaining procedures, would within reasonable medical judgment, produce death, and where the application of life sustaining procedures serve only to postpone the moment of death of the patient.)) or irreversible condition which, in the written opinion of two physicians

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### COMPLETE TEXT OF Initiative Measure 119 (con't.)

having examined the patient and exercising reasonable medical judgment, will result in death within six months, or a condition in which the patient has been determined in writing by two physicians as having no reasonable probability of recovery from an irreversible coma or persistent vegetative state.

(8) "Adult person" means a person attaining the age of majority as defined in RCW 26.28.010 and 26.28.015.

(9) "Aid-in-dying" means aid in the form of a medical service provided in person by a physician that will end the life of a conscious and mentally competent qualified patient in a dignified, painless and humane manner, when requested voluntarily by the patient through a written directive in accordance with this chapter at the time the medical service is to be provided.

Sec. 3. Section 4, chapter 112, Laws of 1979 and RCW 70.122.030 are each amended to read as follows:

(1) Any adult person may execute at any time a directive directing the withholding or withdrawal of life-sustaining procedures and/or requesting the provision of aid-in-dving when in a terminal condition. The directive shall be signed by the declarer in the presence of two witnesses not related to the declarer by blood or marriage and who would not be entitled to any portion of the estate of the declarer upon declarer's decease under any will of the declarer or codicil thereto then existing or, at the time of the directive, by operation of law then existing. In addition, a witness to a directive shall not be the attending physician, an employee of the attending physician or a health facility in which the declarer is a patient, or any person who has a claim against any portion of the estate of the declarer upon declarer's decease at the time of the execution of the directive. The directive, or a copy thereof, shall be made part of the patient's medical records retained by the attending physician, a copy of which shall be forwarded to the health facility upon the withdrawal of life-sustaining procedures, and/or provision of aid-in-dying. No person shall be required to execute a directive in accordance with this chapter. Any person who has not executed such a directive is ineligible for aid-indving under any circumstances. The directive shall be essentially in the following form, but in addition may include other specific directions:

#### DIRECTIVE TO PHYSICIANS

Directive made this \_\_\_\_\_day of \_\_\_\_(month, year).

I\_\_\_\_\_, being of sound mind, willfully, and voluntarily make known my desire that my life shall not be artificially prolonged under the circumstances set forth below, and do hereby declare that:

(a) If at any time I should have an incurable injury, disease,

or illness certified to be a terminal condition by two physicians, and where the application of life-sustaining procedures would serve only to artificially prolong the moment of my death ((and where my physician determines that my death is imminent whether or not life sustaining procedures are utilized)).

Declarant must initial one or both of the following:

\_\_\_\_ I direct that such procedures be withheld or withdrawn, and that I be permitted to die naturally.

<u>I direct that upon my request my physician provide aidin-dying so that I might die in a dignified, painless and humane manner.</u>

(b) In the absence of my ability to give directions regarding, the use of such life-sustaining procedures, <u>such as while in</u> <u>an irreversible coma or persistent vegetative state</u>, it is my intention that this directive shall be honored by my family and physician(s) as the final expression of my legal right to refuse medical or surgical treatment and I accept the consequences of such refusal.

(c) If I have been diagnosed as pregnant and that diagnosis is known to my physician, this directive shall have no force or effect during the course of my pregnancy.

(d) I understand the full import of this directive and I am emotionally and mentally competent to make this directive.

(e) I understand that I may add to or delete from or otherwise change the wording of this directive before I sign it, and that I may revoke this directive at any time.

Signed	

City, County and State of Residence.

The declarer has been personally known to me and I believe him or her to be of sound mind.



(2) Prior to effectuating a directive the diagnosis of a terminal condition by two physicians shall be verified in writing, attached to the directive, and made a permanent part of the patient's medical records.

(3) Similar directives to physicians lawfully executed in other states shall be recognized within Washington state as having the same authority as in the state where executed.

Sec. 4. Section 5, chapter 112, Laws of 1979 and RCW 70.122.040 are each amended to read as follows:

 A directive may be revoked at any time by the declarer, without regard to declarer's mental state or competency, by any of the following methods:

(a) By being canceled, defaced, obliterated, burned, torn, or otherwise destroyed by the declarer or by some person in declarer's presence and by declarer's direction.

(b) By a written revocation of the declarer expressing declarer's intent to revoke, signed, and dated by the declarer. Such revocation shall become effective only upon communication to the attending physician by the declarer or by a person acting on behall of the declarer. The attending



### COMPLETE TEXT OF Initiative Measure 119 (con't.)

physician shall record in the patient's medical record the time and date when said physician received notification of the written revocation.

(c) By a verbal expression by the declarer of declarer's intent to revoke the directive. Such revocation shall become effective only upon communication to the attending physician by the declarer or by a person acting on behalf of the declarer. The attending physician shall record in the patient's medical record the time, date, and place of the revocation and the time, date, and place, if different, of when said physician received notification of the revocation.

(2) There shall be no criminal, civil, or administrative liability on the part of any person for failure to act upon a revocation made pursuant to this section unless that person has actual or constructive knowledge of the revocation.

(3) If the declarer becomes comatose or is rendered incapable of communicating with the attending physician, the directive shall remain in effect for the duration of the comatose condition or until such time as the declarer's condition renders declarer able to communicate with the attending physician.

Sec. 5. Section 6, chapter 112, Laws of 1979 and RCW 70.122.050 are each amended to read as follows:

No physician or health facility which, acting in good faith in accordance with the requirements of this chapter, causes the withholding or withdrawal of life-sustaining procedures from a qualified patient, shall be subject to civil liability therefrom. No licensed health personnel, acting under the direction of a physician, who participates in good faith in the withholding or withdrawal of life-sustaining procedures in accordance with the provisions of this chapter shall be subject to any civil liability. No physician, or licensed health personnel acting under the direction of a physician, or health facility ethics committee member who participates in good faith in the withholding or withdrawal of life-sustaining procedures and no physician who provides aid-in-dving to a qualified patient in accordance with the provisions of this chapter shall be subject to prosecution for or be guilty of any criminal act or of unprofessional conduct.

Sec. 6. Section 7, chapter 112, Laws of 1979 and RCW 70.122.060 are each amended as follows:

(1) Prior to effectuating a withholding or withdrawal of lifesustaining procedures from <u>or provision of ald-in-dying to</u> a qualified patient pursuant to the directive, the attending physician shall make a reasonable effort to determine that the directive complies with RCW 70.122.030 and, if the patient is mentally competent, that the directive and all steps proposed by the attending physician to be undertaken are currently in accord with the desires of the qualified patient.

(2) The directive shall be conclusively presumed, unless revoked, to be the directions of the patient regarding the withholding or withdrawal of life-sustaining procedures and/or the provision of aid-in-dying. No physician, and no licensed health personnel acting in good faith under the direction of a physician, shall be criminally or civilly liable for failing to effectuate the directive of the qualified patient pursuant to this subsection, and no health facility may be required to permit the provision of aid-in-dying within its facility. If the physician or health care facility shall make a good faith effort to transfer the qualified patient to another physician who will effectuate the directive of the qualified patient to another physician or to another facility.

Sec. 7. Section 8, chapter 112, Laws of 1979 and RCW 70.122.070 are each amended to read as follows:

(1) The withholding or withdrawal of life-sustaining procedures from or the provision of aid-in-dying to a qualified patient pursuant to the patient's directive in accordance with the provisions of this chapter shall not, for any purpose, constitute a suicide.

(2) The making of a directive pursuant to RCW 70.122.030 shall not restrict, inhibit, or impair in any manner the sale, procurement, or issuance of any policy of life insurance, nor shall it be deemed to modify the terms of an existing policy of life insurance. No policy of life insurance shall be legally impaired or invalidated in any manner by the withholding or withdrawal of life-sustaining procedures from <u>or the provision of aid-in-dying to</u> an insured qualified patient, notwithstanding any term of the policy to the contrary.

(3) No physician, health facility, or other health provider, and no health service plan, insurer issuing disability insurance, self-insured employee welfare benefit plan, or nonprofit hospital service plan, shall require any person to execute a directive as a condition for being insured for, or receiving, health care services.

Sec 8. Section 10, chapter 112, Laws of 1979 and RCM 70.122.080 are each amended to read as follows:

The act of withholding or withdrawing life-sustaining procedures or providing aid-in-dying, when done pursuant to a directive described in RCW 70.122.030 and which causes the death of the declarer, shall not be construed to be an intervening force or to affect the chain of proximate cause between the conduct of any person that placed the declarer in a terminal condition and the death of the declarer.

Sec. 9. Section 9, chapter 112, Laws of 1979 and RCW 70.122,090 are each amended to read as follows:

Any person who willfully conceals, cancels, defaces, obliterates, or damages the directive of another without such declarer's consent shall be guilty of a gross misdemeanor. Any person who falsifies or forges the directive of another or willfully conceals or withholds personal knowledge of a

### COMPLETE TEXT OF Initiative Measure 119 (con't.)

revocation as provided in RCW 70.122.040, with the intent to cause a withholding or withdrawal of life-sustaining procedures or the provision of aid-in-dying contrary to the wishes of the declarer and thereby, because of any such act, directly causes life-sustaining procedures to be withheld or withdrawn or aid-in-dying to be provided and death to thereby be hastened, shall be subject to prosecution for murder in the first degree as defined in RCW 9A 32.030.

Sec. 10. Section 11, chapter 112, Laws of 1979 and RCW 70,122,100 are each amended to read as follows:

Nothing in this chapter shall be construed to condone, authorize, or approve mercy killing, or to permit any affirmative or deliberate act or omission to end life other than to permit the natural process of dving and to permit death with dignity through the provision of aid-in-dying only by a physician when voluntarily requested in writing as provided in this chapter by a conscious and mentally competent qualified patient at the time aid-in-dving is to be provided.

Sec. 11. Section 1, chapter 112. Laws of 1979 and RCW 70,122,900 are each amended to read as follows:

This act shall be known and may be cited as the "((Natural)) Death With Dignity Act."

NEW SECTION. Sec. 12. 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



AN ACT Relating to reproductive privacy; adding new sections to chapter 9.02 RCW; repealing RCW 9.02.010, 9.02.020, 9.02.030, 9.02.040, 9.02.060, 9.02.070, 9.02.080, and 9.02.090; and prescribing penalties.

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

NEW SECTION, Sec. 1. The sovereign people hereby declare that every individual possesses a fundamental right of privacy with respect to personal reproductive decisions.

Accordingly, it is the public policy of the state of

Washington that:

(1) Every individual has the fundamental right to choose or refuse birth control:

(2) Every woman has the fundamental right to choose or refuse to have an abortion, except as specifically limited by this act:

(3) Except as specifically permitted by this act, the state shall not deny or interfere with a woman's fundamental right to choose or refuse to have an abortion; and

(4) The state shall not discriminate against the exercise of these rights in the regulation or provision of benefits, facilities, services, or information.

NEW SECTION. Sec. 2. The state may not deny or interfere with a woman's right to choose to have an abortion prior to viability of the fetus, or to protect her life or health.

A physician may terminate and a health care provider may assist a physician in terminating a pregnancy as permitted by this section.

NEW SECTION. Sec. 3. Unless authorized by section 2 of this act, any person who performs an abortion on another person shall be guilty of a class C felony punishable under chapter 9A.20 RCW.

NEW SECTION. Sec. 4. The good faith judgment of a physician as to viability of the fetus or as to the risk to life or health of a woman and the good faith judgment of a health care provider as to the duration of pregnancy shall be a defense in any proceeding in which a violation of this chapter is an issue.

NEW SECTION, Sec. 5. Any regulation promulgated by the state relating to abortion shall be valid only if:

(1) The regulation is medically necessary to protect the life or health of the woman terminating her pregnancy.

(2) The regulation is consistent with established medical practice, and

(3) Of the available alternatives, the regulation imposes the least restrictions on the woman's right to have an abortion as defined by this act.

NEW SECTION. Sec. 6. No person or private medical facility may be required by law or contract in any circumstances to participate in the performance of an abortion if such person or private medical facility objects to so doing. No person may be discriminated against in employment or professional privileges because of the person's participation or refusal to participate in the termination of a pregnancy.

NEW SECTION. Sec. 7. If the state provides, directly or by contract, maternity care benefits, services, or information to women through any program administered or funded in whole or in part by the state, the state shall also provide women otherwise eligible for any such program with substantially equivalent benefits, services, or information to



COMPLETE TEXT OF Initiative Measure 120 (con't.)

permit them to voluntarily terminate their pregnancies.

NEW SECTION. Sec. 8. For purposes of this chapter:

(1) "Viability" means the point in the pregnancy when, in the judgment of the physician on the particular facts of the case before such physician, there is a reasonable likelihood of the fetus's sustained survival outside the uterus without the application of extraordinary medical measures.

(2) "Abortion" means any medical treatment intended to induce the termination of a pregnancy except for the purpose of producing a live birth.

(3) "Pregnancy" means the reproductive process beginning with the implantation of an embryo.

(4) "Physician" means a physician licensed to practice under chapter 18.57 or 18.71 RCW in the state of Washington.

(5) "Health care provider" means a physician or a person acting under the general direction of a physician.

(6) "State" means the state of Washington and counties, cities, towns, municipal corporations, and quasi-municipal corporations in the state of Washington.

(7) "Private medical facility" means any medical facility that is not owned or operated by the state.

NEW SECTION. Sec. 9. The following acts or parts of acts are each repealed:

(1) Section 38, page 81, Laws of 1854, section 40, page 209, Laws of 1869, section 42, page 188, Laws of 1873, section 821, Code of 1881, section 196, chapter 249, Laws of 1909 and RCW 9.02.010;

(2) Section 197, chapter 249, Laws of 1909 and RCW 9.02.020;

(3) Section 198, chapter 249, Laws of 1909 and RCW 9.02.030;

 (4) Section 199, chapter 249, Laws of 1909 and RCW 9.02,040;

(5) Section 1, chapter 3, Laws of 1970 ex. sess. and RCW 9.02.060;

(6) Section 2, chapter 3, Laws of 1970 ex. sess. and RCW 9.02.070;

(7) Section 3, chapter 3, Laws of 1970 ex. sess. and RCW 9.02.080; and

(8) Section 5, chapter 3, Laws of 1970 ex, sess. and RCW 9,02.090.

NEW SECTION, Sec. 10. This act shall not be construed to define the state's interest in the fetus for any purpose other than the specific provisions of this act.

NEW SECTION. Sec. 11. 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.

NEW SECTION. Sec. 12. This act shall be known and may be cited as the Reproductive Privacy Act.

NEW SECTION, Sec. 13. Sections 1 through 8 and 10 through 12 of this act are each added to chapter 9.02 RCW.

#### PLEASE NOTE:

In the preceding and following measures, all words in double brackets with a line through them are in the State Law or Constitution at the present time and are being taken out by the measure. All words underlined do not appear in the State Law or Constitution as they are now written but will be put in if the measure is adopted.



COMPLETE TEXT OF Senate Joint Resolution 8203

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

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

Article XI, section ... In addition to the methods of framing a county home rule charter contained in section 4 of this Article, a charter may be framed as provided in this section. The legislature shall without unreasonable delay enact legislation creating and appropriating funds for a temporary county home rule commission of fifteen members. The commission shall draft five alternative county "Home Rule" charters, a copy of which shall be submitted to the legislative authority of each county, and shall be retained by the state in its permanent records. The commission shall



## COMPLETE TEXT OF Senate Joint Resolution 8203 (con't.)

exist not more than one year. Commission members shall be appointed by the governor with at least one-third of the members to consist of members of the legislature and elected county officials. A new county home rule commission with the same membership gualifications, which shall exist no longer than a one-year period, shall be appointed by the governor to redraft any of the alternative "Home Rule" charters whenever the legislature enacts legislation calling for the creation of a new temporary home rule commission. Asfar as practical, all commissions created under this section shall be representative of major geographic areas of the state and the state's demographic distribution.

A single alternative charter may be submitted at an election to voters of any county for their approval and ratification, or rejection, upon either: (1) An ordinance adopted by the county legislative authority; or (2) the filing of a petition calling for an election which is signed by registered voters of the county equal in number to ten percent of the voters voting at the last preceding general election in the county. Upon approval and ratification of a charter by the voters of the county under this section, the charter shall become the organic law of the county.

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 and that the ballot title of the foregoing constitutional amendment shall be: "Shall an additional procedure be permitted to simplify the process by which a proposed county charter is placed upon the ballot?"



### COMPLETE TEXT OF House Joint Resolution 4218

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

THAT, At the next general election to be held in this state there shall be submitted to the qualified voters of the state for their approval and ratification, or rejection, an amendment to Article IV, section 23 of the Constitution of the state of Washington to read as follows:

Article IV, section 23. There may be appointed in each county, by the judge of the superior court having jurisdiction therein, one or more court commissioners, ((not exceeding three in number,)) who shall have authority to perform like duties as a judge of the superior court at chambers, subject to revision by such judge, to take depositions and to perform such other business connected with the administration of justice as may be prescribed by law. The number of court commissioners in each county shall be determined by the legislative authority of that county.

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.

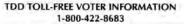
The Office of the Secretary of State provides a toll-free voter information service to residents within the state of Washington. This service will be operated Monday through Friday from 8:00 a.m. until 8:00 p.m., beginning Monday, October 14, and continuing through the day of the election, November 5. In many instances, assistance can be provided to those who have difficulty reading this pamphlet because their primary lanuage is not English. For more information call the Secretary of State Voter Information Hotline listed below.

#### TOLL-FREE VOTER INFORMATION 1-800-448-4881

Voters may also call to request additional copies of the Voters Pamphlet or any of the following special versions of the Voters Pamphlet:

> -Braille Voters Pamphlet -Tape-cassette Voters Pamphlet -Spanish-language Voters Pamphlet

The Office of the Secretary of State also provides a toll-free voter information service for the hearing impaired (TDD-Telecommunications Device for the Deaf).





### COMPLETE TEXT OF Substitute House Joint Resolution 4221

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

THAT, At the next general election to be held in this state there shall be submitted to the qualified voters of the state for their approval and ratification, or rejection, an amendment to Article IV, section 6 of the Constitution of the state of Washington to read as follows:

Anticle IV, section 6. The superior court shall have original jurisdiction ((in all cases in equity and)) in all cases at law which involve the title or possession of real property, or the legality of any tax, impost, assessment, toll, or municipal fine, and in all other cases in which the demand or the value of the property in controversy amounts to three thousand dollars or as otherwise determined by law, or a lesser sum in excess of the jurisdiction granted to justices of the peace and other inferior courts, and in all criminal cases amounting to felony, and in all cases of misdemeanor not

otherwise provided for by law; of actions of forcible entry and detainer; of proceedings in insolvency; of actions to prevent or abate a nuisance; of all matters of probate, of divorce, and for annulment of marriage; and for such special cases and proceedings as are not otherwise provided for. The superior court shall also have original jurisdiction in all cases and of all proceedings in which jurisdiction shall not have been by law vested exclusively in some other court: and said court shall have the power of naturalization and to issue papers therefor. They shall have such appellate jurisdiction In cases arising in justices' and other inferior courts in their respective counties as may be prescribed by law. They shall always be open, except on nonjudicial days, and their process shall extend to all parts of the state. Said courts and their judges shall have power to issue writs of mandamus. quo warranto, review, certiorari, prohibition, and writs of habeas corpus, on petition by or on behalf of any person in actual custody in their respective counties. Injunctions and writs of prohibition and of habeas corpus may be issued and served on legal holidays and nonjudicial days.

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.

## **ELECTION DAY AND VOTING**

#### Where to vote:

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

#### When to vote:

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

#### How to vote:

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

#### Absentee voting:

 Regular Absentee Ballot: If you cannot vote in person, you may vote by absentee ballot. You may request an absenue 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 to be held subsequent to the date of application.

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

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

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

## MAJOR POLITICAL PARTY CAUCUS AND CONVENTION PROCEDURES

In the state of Washington, candidates for most offices which appear on the state general election ballot are nominated at a primary. An important addition to this procedure is the nomination of candidates for the positions of President and Vice President, which will be conducted under a presidential preference primary starting in 1992.

While this new system allows citizens to nominate presidential candidates by direct vote, it also retains the caucus and convention system of the state's major political parties as an important part of the process. The following information is provided to familiarize Washington citizens with these caucus and convention procedures.

Delegates to the national nominating conventions of the major political parties from Washington are selected through a system of precinct caucuses, county or legislative district conventions, and finally, a state convention. The first step in this process is the precinct caucus, a neighborhood-level meeting open to all members of a particular political party. Precinct caucuses are held in each precinct of the state in the early spring of each presidential year. Individuals are elected from each precinct to attend the legislative district or county convention where the delegates to the state convention are chosen. The state conventions of the major political parties will, in turn, choose delegates for the national conventions at which the Presidential and Vice Presidential nominees are selected. (Under the new presidential primary system, however, the delegates from Washington state will be required to support candidates for President and Vice Presidential primary.)

In addition to the selection of delegates, those persons attending party caucuses and conventions have the opportunity to determine the party platform, vote on resolutions, and meet party candidates for a variety of local, state, and national offices.

#### DATES OF PRECINCT CAUCUSES AND CONVENTIONS

	Democrats	Republican
Precinct caucuses	March 3, 1992	March 3, 1992
County conventions	April 18, 1992	March-May 1992*
District conventions	April 25, 1992	March-May 1992*
State convention	June 6, 1992	June 18-20, 1992
Location of state convention	Silverdale	Yakima
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Information was not complete at the time this publication was prepared.

#### RULES AND PROCEDURES

Each political party has the authority under the United States Constitution and state law to adopt rules to govern the delegate selection process and other party activities which occur in conjunction with the caucuses and conventions. These party rules specify the number of delegates from each precinct to the county or legislative district convention, the number of delegates from each legislative district or county convention to the state convention, and the procedural rules for conducting the caucuses and conventions. A copy of the rules of either party should be available from the state committee of that party in advance of the time precinct caucuses are held.

#### ADDITIONAL INFORMATION

The dates and locations of all party caucuses and conventions receive advance press coverage and are generally advertised by the parties. Specific questions you have about any aspect of the nominating procedure may be directed to the state committee of the respective party. They may be able to respond to your inquiry directly or they may refer you to either your precinct committeeperson or your county or district chairperson. The addresses and telephone numbers of the state committees are as follows:

Washington State Democratic Central Committee 1701 Smith Tower Seattle WA 9B104 (206) 583-0664 Washington State Republican Party Nine Lake Bellevue Drive Suite 203 Bellevue WA 98005 (206) 454-1992

## INDEPENDENT CANDIDATE AND MINOR PARTY NOMINATING PROCEDURES

This summary of the procedures governing the nomination of independent and minor party candidates is <u>NOT</u> meant to be inclusive. Persons interested in this procedure should review Chapter 29.24 of the Revised Code of Washington or obtain more detailed information from the Office of the Secretary of State, Legislative Building AS-22, Olympia, WA 98504-0422 or their county auditor.

#### NOMINATING CONVENTION

Any nomination of a candidate for partisan political office other than by a major political party must be made by a convention held not earlier than the last Saturday in June and not later than the first Saturday in July. Notice of the intention to hold a nominating convention must be published in a newspaper of general circulation within the county in which the convention is held at least ten days before the date of the convention. To be valid, a convention must be attended by at least twenty-five (25) registered voters. In order to nominate candidates for the offices of President and Vice President of the United States, United States Senator, or any state-wide office, the parties holding the nominating convention must obtain and submit the signatures of at least twenty-five (20) registered voters of the state of Washington. In order to nominate candidates for any other office the parties holding the nominating convention must obtain and submit the signatures of at least twenty-five (25) persons who are registered to vote in the jurisdiction of the office for which nominations are being made.

#### CERTIFICATE OF NOMINATION

The signatures and addresses of the registered voters who attended the convention and a record of the proceedings of the convention must be submitted to the appropriate filing officer no later than one week following the adjournment of the convention at which the nominations were made. Any candidate except for President and Vice President who is nominated at an independent or minor party convention, must file a declaration of candidacy and pay the filing fee required for the office sought during the regular filing period established for major political parties. (A nominating petition containing signatures of registered voters equal to the dollar amount of the filing fee is permitted for those candidates without sufficient assets or income to pay the filing fee.) The names of all of the candidates who have been nominated by convention except for President and Vice President will be printed on the primary ballot together with the major party candidates for their respective offices. Candidates for President and Vice President will only appear on the general election ballot. No other candidate's name may be printed on the general election ballot unless he or she receives at least one percent of the total votes cast for the office in the partisan primary <u>and</u> a majority of the votes cast for candidates of that party for that office. Independent candidates need only meet the one percent threshold in order to qualify for placement on the general election ballot.

#### WHERE FILINGS ARE MADE

When the candidacy is for:

A federal or state-wide office, with the Secretary of State;

A legislative office that includes territory from more than one county, with the Secretary of State;

A county office or legislative office which lies entirely within a single county, with the County Auditor.

If a minor party or independent candidate convention nominates any candidate for office in a jurisdiction where voters from more than one county vote upon the office, all nominating petitions and the convention certificates are to be filed with the Office of the Secretary of State.



Historical information/photographs provided by: Mukilteo Historical Society (Opal McConnell), Edmonds-S. Sno. Co. Historical Society (Lisa Hill-Festa & Grace Fisk), Marysville, Monroe & Starwood Historical Societies, Sillaguamish Pioneers, UW Pickett Collection, Everett Public Library (Margaret Riddle), Yvonne Shaw Nelson and Mary Jorgensen Bettger. Special thanks to Louise Lindgeen from the League of Snohamish County Historical Organizations.

#### Dear Fellow Snohomish County Citizens:

I am pleased to introduce you to the 1991 Snohomish County Voters' Pamphlet and also remind you that we are celebrating the 200th anniversary of the *Bill of Rights*.

In celebrating this Bicentennial event, we are reminded that the success of our state, county, and local governments 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 right to vote should never be squandered. Be sure to vote on November 5 — it is one of the best ways to celebrate our heritage and shape our future.

As you prepare to go to the polls, I suggest that you examine the issues surrounding each ballot measure and the positions of each person seeking office.

This pamphlet represents a "first" for Snohomish County citizens and I would like to take this opportunity to personally thank the Secretary of State, the Snohomish County Council, and the many governmental jurisdictions in the county who have cooperated to provide this pamphlet for your use.

I would like to also acknowledge and give credit to the members of my staff who put forth a lot of extra effort and work to make a necessity become a reality.

See you at the polls!

Dean V. Williams, Snohomish County Auditor



## **Snohomish County**

LOCAL FOCUS: Snohomish County is the third largest county in the state with approximately 484,000 residents. Encompassing 2,098 square miles, this home rule charter county is governed by a County Executive, five-member Council, Prosecutor, Auditor, Assessor, Clerk, Sheriff and Treasurer and serves as both regional government and local government to unincorporated areas.



Cliff BAILEY Republican Snohomish County is growing faster than any county in the state. Our economy is strong, but we do have growing pains: traffic, crime, crowded schools, and climbing property taxes. More than ever, we need tough and decisive leadership. Bob Drewel, the President of Everett Community College, is a proven leader with management experience, • Bob Drewel knows we can do more to fight crime. That's why he will insist on close cooperation between the

- County Sheriff, the Prosecutor, and law enforcement agencies. • <u>Bob Drewel will make education his top priority</u>. As a community college president, Bob Drewel knows, firsthand, about the importance of quality education. He will organize an education summit conference for Snohomish County.
- Bob Drewel believes we have the right to better transportation and less congestion. He supports the creation of a tri-county transit agency and enforcement of the growth management legislation passed by our Legislature.

 <u>Bob Drewel is a tough administrator</u>. He will insure better service to Snohomish County by holding department managers to the highest standards of performance and accountability.

Snohomish County needs more than a politician. Bob Drewel is a proven manager and a good administrator. He will make County government work for you.

CAMPAIGN MAILING ADDRESS: P.O. Box 2576, Everett, WA 98203-0576 PHONE NUMBER: 259-7992

Snohomish County is at a crossroads. The future offers either endless traffic jams, with farms and forests buried in asphalt, or a vibrant community that preserves our natural heritage while providing homes and jobs for our children. Cliff Bailey's experience as a farmer, school board member, County Councilman and State Senator guarantees the leadership to conserve all our resources, including our tax dollars, through efficient and aggressive management of county government.

We must restore confidence to county government by electing an efficient, fair and responsive county executive. Cliff Bailey will set a new direction for Snohomish County. He will streamline the permit and regulatory process while strengthening the rights of all citizens to share in decision making.

Cliff Bailey supports continued cooperation between Snohomish County and its cities and towns to implement the state growth management act, while protecting the integrity of our neighborhoods.

Cliff Bailey's vision for the 1990s in Snohomish County includes effective rapid transit for our growing population, moderately priced housing for our families, increased support for law enforcement, safe walkways for our school children, flood protection for our communities, and, most importantly, the preservation of our farm and forest lands, major wetlands, rivers, streams and lakes.

CAMPAIGN MAILING ADDRESS: 2520 Colby, Everett, WA 98201 PHONE NUMBER: 259-5524



Bill Brubaker represents the Southwest portion of Snohomish County. Married, with two grown children, Councilman Brubaker has lived in the Edmonds area for 28 years. He has degrees from both Washington State University and the University of Washington. He is presently in the Naval Air Reserve with the rank of Captain.

Councilman Brubaker is seeking his second term of office as representative of the 3rd Council District. During his first term he served as chairman of all the council's standing committees and of the council itself. He presently is Chair of the Council's Planning Sub-committee. Active in transportation issues, Councilman Brubaker is chair of the Sno-Tran, the county's transportation planning agency, Co-chair of the Joint Regional Policy Committee which is tasked with planning high-capacity transportation for the region and has been nominated to the Governor's Commission on High Speed Ground Transportation. He is also chair of the Council of Government's Standing Committee on Transportation.

BRUBAKER Republican

CAMPAIGN MAILING ADDRESS: P.O. Box 754, Edmonds, WA 98020 PHONE NUMBER: 542-3493

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The above statements are written by the candidates, who are solely responsible for the contents therein.)

## **Snohomish County**





(The above statements are written by the candidates, who are solely responsible for the contents therein.)



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## **Snohomish County**



ANDERSON

Democrat

Richard I.

Republican

ALLEN

The County Clerk serves the superior court and members of the public involved in superior court cases, by receiving and processing legal documents; assisting in court proceedings; maintaining court files; and managing court funds. The Snohomish County Clerk's Office provides public access to more than 4.7 million court records; processes more than 30,000 new legal documents every month; schedules nearly 50,000 court hearings each year; and receipts, invests and disburses more than \$12 million in trust funds on behalf of parties in superior court cases.

The Clerk's Office is constantly open to new ideas and technological innovations that can help us work smarter. We have served as a pilot site for barcode technology in records management, the automated JURY+ system and efficiency studies in document processing and caseflow management.

As proud as I am of these accomplishments, I am even prouder of the recognition we receive from the public. In client surveys, Clerk's Office services are consistently rated "excellent;" and office staff are considered more courteous, competent and efficient than those in other government offices.

I pledge to continue the efficient management, openness to innovation and high calibre of public service, you have come to expect from the Clerk's Office.

CAMPAIGN MAILING ADDRESS: 15000 Village Green DR #15, Mill Creek, WA 98012 PHONE NUMBER: 337-5757

Snohomish County has experienced extremely rapid growth. This growth is creating special problems. To handle these problems, we need a County Clerk with expertise in computer information systems, and experience with the new management techniques that have revived U.S. industry. It is time to run the County like a successful business. We need to nurture ideas and suggestions. We must use your tax dollars more efficiently. "My goal for County government is to improve service to the people of Snohomish County."

Richard J. Allen lives in Marysville with his wife Carol, who is a health care supervisor, and their twin boys. He is an honor graduate of the Air Training Command, and served as Staff Sergeant in the Air National Guard. Currently he works for Hewlett Packard. In response to co-workers' suggestions, Allen developed and is implementing a superior quality control program for the company.

He has seen firsthand what works in management. Allen knows that an open mind, common sense, and treating people right are the basics of successful management.

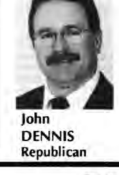
"My opponent has held this position since the Nixon years." It is time to update County management by voting for Richard J. Allen as Snohomish County Clerk.

CAMPAIGN MAILING ADDRESS: 6132 57 DR NE, Marysville, WA 98270 PHONE NUMBER: 653-8649



As Sheriff since 1988, I have concentrated on accomplishing my goals of establishing an east county precinct, expansion of the D.A.R.E. program, increasing manpower, enhancing public confidence, and promoting mutual support among police agencies. The East Precinct, serving the Snohomish, Monroe and Skykomish valleys, is targeted to open October 1, 1991. The D.A.R.E. program, which I initiated, has grown from two instructors in 1988 to nine instructors in 1991. Virtually every elementary and junior high school student will be taught the skills needed to avoid future illegal drug abuse. To meet the growing demands for public service, I have expanded overall personnel assets by nearly 33%. Another initiative includes a growing volunteer program utilizing the skills of senior citizens and others in crime prevention and administrative duties. Close contact with other police agencies has accomplished maximum inter-agency cooperation. Each goal accomplishment has been designed to improve public confidence in the Sheriff's Office. During the next four years I will pursue D.A.R.E. for kindergarten through grade twelve, ongoing aggressive investigations into violent crime and crimes against children, and increased patrol presence and community involvement county-wide.

CAMPAIGN MAILING ADDRESS: P.O. Box 797, Marysville, WA 98270 PHONE NUMBER: 337-6511



Snohomish County citizens are currently facing a law enforcement crisis, with a spiraling rise in violent crime. Residential burglaries are now at an all time high, and illicit drugs are easily obtained throughout Snohomish County. No longer are we safe within our homes as Deputy response times increase dramatically. Our current Sheriff has been ineffective in stemming the rise in crime we now see. Let me show you how it should be done!

I've been a lifelong resident of Washington, married, with two children, and I presently serve as an officer in the Washington State Army National Guard. During my fifteen years of service with the Snohomish County Sheriff's office, I worked my way up through the ranks of deputy, sergeant, lieutenant and bureau chief of operations. My management experience includes patrol, investigation and administrative duties within the Sheriff's Office and I clearly recognize the weaknesses within this department.

Foremost among these deficiencies is the inefficient manner in which manpower is allocated. With the leadership that I can provide, resources will be better directed toward increasing active patrols, while increasing investigation of major violent crimes and illicit drug activity. I intend to do this without escalating the Sheriff's Office budget.

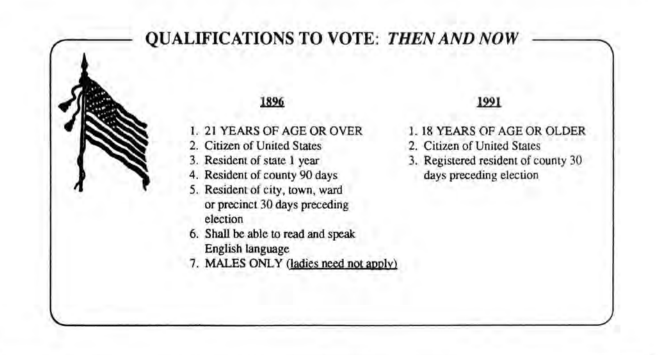
CAMPAIGN MAILING ADDRESS: 2122 33 ST, Everett, WA 98201 PHONE NUMBER: 258-2899

(The above statements are written by the candidates, who are solely responsible for the contents therein.)

## **Snohomish County**



Kirke Sievers is seeking re-election as Snohomish County Treasurer. Sievers, 48, has served as county treasurer for 16 years, earning state and national recognition for public service and sound investment policies. "The treasurer's office has two important missions," said Sievers. "The first is to provide the best possible services to the citizens of Snohomish County, and the second is to invest public funds in safe and profitable accounts." The treasurer's office consistently strives to improve its public services, to increase efficiency and respond to the public's concerns. Sievers administers a portfolio exceeding \$500 million, which has earned taxpayers over \$44 million during his tenure. In addition to his duties as county treasurer, Kirke Sievers has taught evening business classes at Everett Community College for 22 years. A lifelong resident of Snohomish County, Sievers is a University of Washington graduate, and Т was a Marysville School District business instructor before being elected County Treasurer. A US Navy Seabee veteran with two years in the South Pacific. Kirke Sievers is on the board of the Everett Gospel Mission and is actively involved R in church, civic and community service organizations. E Kirke REMEMBER - VOTE SIEVERS FOR TREASURER - THANK YOU SIEVERS A CAMPAIGN MAILING ADDRESS: 710 Niles, Everett, WA 98201 Democrat S R E R UNOPPOSED



(The above statements are written by the candidates, who are solely responsible for the contents therein.)

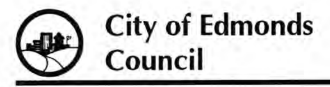
# Superior Court Judge

P O S I T	Larry E. McKEEMAN	Larry McKeeman is an outstanding judge. His record as a Superior Court Judge earned him a rating of "Well Qualified" (highest rating) and the endorsement from the Washington Women Lawyers. Judge McKeeman has been endorsed by Prosecuting Attorney Seth Dawson, the Deputy Sheriff's and Edmonds Police Officer's Associations, and a number of victim advocates. He holds criminals accountable for their crimes. A former prosecutor, he is sensitive to the needs and feelings of victims and their families. Judge McKeeman has worked hard to protect children from abuse and neglect. He serves on the Deaconess Children's Services board and was on the Children's Commission and other groups serving the needs of families. Judge McKeeman's expertise and hard work in making courts more effective have been recognized throughout the State. He has served on the State Judicial Council and other groups working to improve court procedures. He has served on the State Judicial Council and other groups working to improve court procedures. He has served on the State Judicial Council and other groups working to improve court procedures. He has served on the State Judicial Council and other groups working to improve and Samuel are both is a member of the Alderwood Rotary Club. Judge McKeeman and his wife Cynthia, a dental hygienist, have two children. Maureen and Samuel are both elementary school students. Please vote to retain Judge Larry E. McKeeman. CAMPAIGN MAILING ADDRESS: 3802 Colby AVE, Everett, WA 98201 PHONE NUMBER: 483-8739
1 N 11	Grace S. WAGNER	Superior Court cases involve a broad spectrum of Civil Law, including Commercial, Family, Land Use, Personal Injury, Probate and Wills, as well as Criminal cases and Appeals from District Courts. I have proseculed criminal cases as Assistant City Attorney and defended as a private attorney. I have extensive trial experience representing both plaintiffs and defendants in civil cases involving personal injury, family law, land use, estates and business litigation. Further, I have the breadth of experience in human affairs, business and government in Federal and State Appellate Courts. For our community, I volunteer many hours as Legal Instructor for Everett-Mukilteo Adult Education, Law Mentor Program at Everett High School, Snohomish County Legal Services, Board Member of Shelter for Street Kids, Boy Scout Counselor and Senior Citizens Centers. In 1990, I received a "Woman of the Year Award" for Legal Service Contribution and was on the Snohomish County Legal Services Honor Roll for "Public Interest and Access to Equal Justice." I will be a tough, no-nonsense judge. With your vote, I will faithfully and impartially fulfill the responsibilities of your Superior Court Judge, Position #11. CAMPAIGN MAILING ADDRESS: 2532 Wetmore AVE/P.O. Box 1478, Everett, WA 98206 PHONE NUMBER: 259- 5573

LOCAL FOCUS: Edmonds, incorporated in 1890, is a waterfront community of 31,000. Its small-town atmosphere and amenities are engaging. Seasonal flowers in hanging baskets and corner parks emphasize its charm and quality. Often heard, "It's an Edmonds kind of day," reflects community spirit and pride.

# **City of Edmonds**







Through Dave Earling's community leadership positions in Edmonds and South Snohomish County, he has become familiar with issues that are vital to all of us. His experience as President of the South Snohomish County Arts Council and the Cascade Symphony, as well as being past President of the Public Education Foundation for Edmonds Schools and the Edmonds Chamber, have put him in contact with leaders at all levels; education, business, arts and elected officials. He has the "puble" of our community.

Key issues to Earling include maintaining Edmonds small-town atmosphere, being careful to control growth and enforce zoning regulations including maintaining current height restrictions. "Preserving our residential community is vital!"

"Fiscal integrity is a must for any elected official. The retirement community and elderly are at risk of being taxed out of town. We need to continue to enhance our lifestyle, but keep spending under control."

Earling is appalled at the prospect of local adult entertainment. He will oppose it to the full extent of the law. Community involvement is not a sometime thing with Dave, it is a way of life. A vote for Dave Earling is a vote for

a community leader on our City Council.

CAMPAIGN MAILING ADDRESS: 108 5 AVE S, Edmonds, WA 98020 PHONE NUMBER: 775-6754

Dave EARLING

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# VAN HOLLEBEKE

I'm 52 years old, grew up in Seattle, moved to downtown Edmonds fourteen years ago with my wife, Monda, who teaches at Edmonds Community College, and our six children. I graduated from O'Dea High School; attended Gonzaga University, and earned a degree in insurance and finance from the American College.

As a self-employed insurance agent for seventeen years, I have an office in downtown Edmonds. I belong to the Chamber of Commerce and chair a citizens action group advocating year-round swimming at Yost Pool. I'm president of my Church Council in a congregation of four thousand members.

I'm concerned with the trend of tearing down one old house to build multiple dwellings; I favor enforcement of height restrictions, preserving open space, and developing parks and recreation facilities for families. I will strongly oppose adult entertainment in Edmonds. I favor expansion of public transportation schedules and routes, strengthening police and fire protection, and moving the ferry terminal to a more desirable site. I support efforts to keep our unique downtown district vibrant and healthy. I serve no special interest groups. I will work for more effective communication within the council and more responsive rapport with the citizens of Edmonds.

CAMPAIGN MAILING ADDRESS: 410 Dayton, Edmonds, WA 98020 PHONE NUMBER: 771-8101



KASPER

Incumbent. Proven record as a Councilman. Able to use my over 30 years experience as Mortgage Banker. My appraisal, financial, and transportation education has made me keenly aware of the need for growth management. Having been elected by my peers three times as Council President and Mayor pro tem, I have closely monitored Edmonds management and policies in planning, public works, and safety.

I have served over two years as City's representative on Puget Sound Council of Government and County Health Board, and also have served as Chair and Vice Chair of Community Transit Board, working hard to get that operation streamlined to handle growing public transportation needs as well as integrating with future high capacity transit and ferry operations.

If re-elected I will continue to work maintaining sound city finances and developmental planning so the city can continue to be the "Gem of the Puget Sound" without being overcome by regional growth and traffic problems. The ferry terminal relocation must be addressed now. Edmonds must stand its ground and see that impacts are mitigated. I will continue to strive for more senior citizen housing options so they can remain in Edmonds.

CAMPAIGN MAILING ADDRESS: 657 9 N, Edmonds, WA 98020 PHONE NUMBER: 776-0034



If elected, I will play the role of "citizen advocate." As government becomes more complicated citizens feel Irustrated in trying to deal with it. I have the experience to help citizens with their problems.

I have devoted most of my life to city government, starting with a BA Degree in Political Science from the UW. I served Edmonds 16 years as mayor, 8 years as councilman and 4 years as planning commissioner. Also, I have been a building/zoning official with the responsibility to administer the State Environmental Protection Act.

My campaign can be summarized into one word, "ECONOMIZE."

When I left office 8 years ago, the city had 165 employees and a \$6.9 million budget. Now the city has 202 employees and a \$12.4 million budget with about the same population. Thus, my mission will be to cut city expenditures. As starters: there is too much administrative processing, too many supervisors, the recreation department should be more self-supporting and the city should place more reliance on local improvement districts for certain capital improvements.

I commit myself to work for growth management, retaining height limits and protect the environment from water run-off, traffic congestion, noise, air pollution, hazardous waste and visual blight.

Harve HARRISON

CAMPAIGN MAILING ADDRESS: 210 Sunset AVE, Edmonds, WA 98020 PHONE NUMBER: 776-4748

# City of Edmonds Council





He will apply his 34 year successful business background and proven management skills as a decision maker to city government. Retired, he will give full-time attention to city governance with sensitivity for individual and city problems. He will not avoid unpopular decisions needed for effective government and will act in the community's best interest regardless of political and social pressures. He expects to trigger decisive city council action in the pursuit of better city government.

He believes in keeping Edmonds a unique community while preparing for the city's future needs. Brent believes that requires coordinated and effective city council action and that the time is right for positive achievements that merge with overall community objectives.

With his wife of 36 years, he has raised four children during his 28 years in Edmonds. He has been involved in many community achievements, and supports such activities as Crime Watch, the Dare program and all youth projects. A former President of the Edmonds Rotary Club, he is on their Board of Directors. His family has been a host family for foreign students.

He attended Portland State College, and is a U.S. Marine veteran.

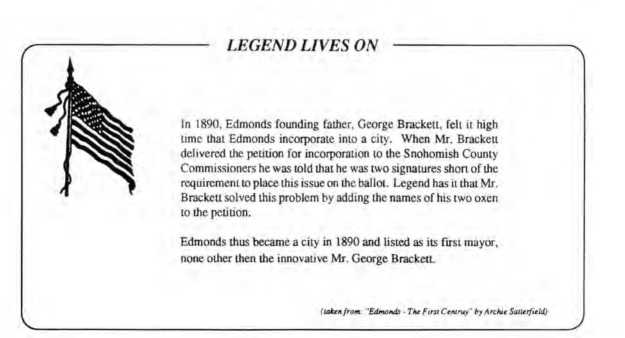
CAMPAIGN MAILING ADDRESS: P.O. Box 572, Edmonds, WA 98020 PHONE NUMBER: 776-9306

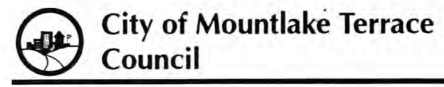


My bid for re-election to the City Council is based on a desire to continue to provide my governmental experience on behalf of the residents of Edmonds. First serving on the planning commission, then the City Council as well as boards and commissions on the City, County and State levels has gained this experience. Government today is challenged from all angles: social problems, zoning problems and financial challenges. My experience as a City Councilman as well as a business owner affords me insight and experience to work towards resolving these problems. My goal is to continue to listen to the needs of the residents of Edmonds and to provide my office as Councilman as an access to government.

CAMPAIGN MAILING ADDRESS: 7516 241 SW, Edmonds, WA 98026 PHONE NUMBER: 776-7079







LOCAL FOCUS: Mountlake Terrace is a city of approximately four square miles with a population of 19,690. The city has a Council/Manager form of government and provides public safety, recreation, and general governmental services.



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atmosphere of Mountlake Terrace. She has been instrumental in reestablishing the much needed 24 hour manning of Fire Station No. 1 and the opening of Station 2 to almost the same level, which continues to be her goal and priority. PAT'S votes and dedicated efforts have increased our City's Police Force; started the building of the new Police Facility; provided the funding and support of the citizen's crime prevention organizations of DARE, Block Watch and the newly created Citizens Police Advisory Board. Known for her family concerns, PAT voted to keep neighborhood's safe and free from feeder traffic invasion and wants to protect our City from becoming a South County parking lot. The Enterprise newspaper honored PAT by naming her as a "South County Hero" for her leadership and years of commitment to kids, education, sports and community services. The Edmonds School District named PAT a "Living Legend." Pat believes a Senior Center is needed NOW. PAT CORDOVA has a proven track record based on her keeping her commitments to the voters. PAT'S performance and dedication merits her re-election.

PAT CORDOVA is known for her interest in people and for preserving the quality of life and the safe family

CORDOVA

CAMPAIGN MAILING ADDRESS: 23303 LaPierre DR, Mountlake Terrace, WA 98043 PHONE NUMBER: 775-6362

#### UNOPPOSED

Jack Galbraith and his family have lived in Mountlake Terrace for 8 years. He has two children attending Evergreen Elementary where he is a member of the PTSA.

Jack has been a very active member of the community. Serving as co-chairperson of the Vote Yes Committee in 1988, he helped ensure the overwhelming passage of the police and fire bond issues bringing two new pumper trucks and a new police facility to the city. He served two years on the board of adjustment, the second year as vice-chairperson. He is also a charter member of the Lake Ballinger Citizens' Advisory Committee.

Currently serving on the council he represents the city of Mountlake Terrace on a number of boards and commissions.

Jack is committed to listening to and representing the citizens of Mountlake Terrace and maintaining the "City of Quality Life" neighborhood feeling of our town.

CAMPAIGN MAILING ADDRESS: 23901 48 AVEW, Mountlake Terrace, WA 98043 PHONE NUMBER: 774-6034



GALBRAITH

lack

Born in South Snohomish County, I have spent most of my life here. I am concerned about all issues affecting the businesses and residents of Mountlake Terrace.

I'm 31 years old, a wife, and the mother of a 3 1/2 year old child. After receiving an Outstanding Student Award from a Community College, I got a psychology degree from the University of Washington. I was then employed at Edmonds Community College.

I don't want any new or increased taxes for the people of Mountlake Terrace. We must allocate our existing funds into top priority city concerns.

To me, the biggest concern of the City is personal and property safety. We have no room for pornographic "Adult Entertainment" businesses. Sex crimes, domestic violence, robberies and arson are on the increase along with gang activity. We need to support our police and fire departments and the 911 service.

I want to continue the aesthetic quality of Mountlake Terrace. We do have more parks than any other city in the state, of cities our size.

My goal is to see that Mountlake Terrace is a safe and comfortable place for our families to live.

CAMPAIGN MAILING ADDRESS: P.O. Box 675, Mountlake Terrace, WA 98043 PHONE NUMBER: 771-5140

# City of Mountlake Terrace Council

I have been a resident of Mountlake Terrace for over twenty-five years. I have seen the city grow from a small rural community to a strong city of political and economic importance in Snohomish county.

I believe that the major concerns of this city are growth, transportation, education, and maintaining high community moral and ethical standards.

As a city councilmember I will work to serve the needs and wants of the entire community in these and other important areas.

I have served this community in the past as a member of the Board of Adjustment and as a member of the Fire Department. As a resident of Mountlake Terrace I leel that the elected officials have a responsibility to each and every citizen of that community and to represent them accordingly, and not be swayed by special interest groups or organizations that work contrary to the will of the people.

Population and economic growth are inevitable, however, they must be managed in an environmentally conscious and responsible manner. We must look to and plan for the future not just try a "fix-it now" approach to the needs of a growing community.

CAMPAIGN MAILING ADDRESS: 4204 223 ST SW, Mountlake Terrace, WA 98043 PHONE NUMBER: 672-3459

AL O'BRIEN is <u>concerned</u> about the quality of life in Mountlake Terrace. He is <u>informed</u> regarding the explosive population growth that is now taking place in the South County. And he is <u>involved</u> in our city; as Co-chairman of the voter-approved Police and Fire Bond Issue, as a past member of the City Planning Commission, and as a present member of the Community Policing Advisory Board.

AL O'BRIEN has lived in Mountlake Terrace for 20 years. He favors tighter controls related to development of multiunit housing in our residential community.

AL O'BRIEN will listen to the people living in Mountlake Terrace, and act on their behalf. He wants to attract businesses to the city that are compatible with our community.

AL O'BRIEN will work to maintain our high quality of Public Safety in Mountlake Terrace. We need AL O'BRIEN's mature judgement on our City Council.

CAMPAIGN MAILING ADDRESS: 4101 236 SW, #J205, Mountlake Terrace, WA 98043 PHONE NUMBER: 771-2141

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Donald M.

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O'BRIEN

### POLL WORKERS WANTED

One of the responsibilities of the Snohomish County Auditor's Office Election Division is to ensure that all polling places are covered with personnel on Election Day. The duties are varied and the hours are long, but we know you will find the experience rewarding.

Workers are needed every election day, be it a special election for school districts or a county wide election for candidates. The hours are from 6:00 a.m. until the work is completed (about 9:00 p.m.).

You are eligible if you are at least 18 years of age, a registered voter in Snohomish County, and able to read, write and get along well with the general public.

You will be paid anywhere from \$65.00 to \$95.00 per day. Classes are held for poll workers every September.

If you are interested in finding out more information, please call 388-3471.

Cliff BARLAMENT	<ul> <li>I have been a resident of what is now the Town of Woodway for fifty-five years and have watched the development of our municipality since the incorporation in 1958. Having served as both Councilmember and Mayor of Woodway for a combined total of 21 years and having continued an active interest and participation as a resident, I have been involved in every facet of our city government — budget, zoning, streets, franchises, police and fire protection, sewers and personnel.</li> <li>A lot of new ideas have been voted in by the Councilmembers in the last ten or twelve years. I believe a good majority of the old ideas that helped create and determine the direction of our town are still needed. Some things that I would like to see in the immediate future include: <ul> <li>A strong stand on future development</li> <li>Elimination of unnecessary taxes</li> <li>Walkways throughout the town</li> <li>A bility for all Woodway residents to call the County Government toll free</li> <li>Well qualified, readily available building inspector</li> </ul> </li> </ul>
Arthur B. SIRJORD, JR.	I have had the opportunity, by direct council election, to serve you thru the unexpired term of a councilman who resigned. That experience has been most enlightening for a novice politician and I solicit your vote to allow me to continue to serve thru a full term as an elected official. The Council's work has dealt mainly with the normal budget deliberations and the various construction projects underway in the town. My experience in the design profession (Director of Engineering, TRA Architects and Engineers) has served well in these activities and promises to be most helpful as we move forward in our mutual efforts to maintain and enhance the wonderful uniqueness of our community. CAMPAIGN MAILING ADDRESS: 21919 Makah RD, Woodway, WA 98020 PHONE NUMBER: 778-1693
Michael Dean ECHELBARGER	Candidate did not submit a statement or photograph.
	UNOPPOSED



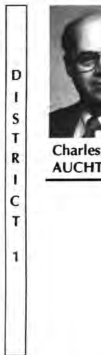
	Woodway is a wonderful town in which to live. I seek this position on the Council in order to make a contributo help Woodway continue this tradition. CAMPAIGN MAILING ADDRESS: 23730 111 PL W, Edmonds, WA 98020 PHONE NUMBER: 542-7963
George A. BECKETT	
	UNOPPOSED





# Mukilteo School District No. 6, Director

LOCAL FOCUS: Mukilteo Schools include one high school, one alternative high school, two junior highs, 10 elementaries, and the Sno-Isle Vocational Skills Center. With a student enrollment exceeding 10,000, the District employs more than 900 people. The total budget for maintenance and operations of Mukilteo Schools for 1991-92 is about \$46 million.



Our children's quality education is paramount. A positive experience throughout primary and secondary school years sets the tone for positive development into adulthood. It provides sharper images for developing ideas and is an expression of our community. It is the reflection of their success and growth, in any endeavor they choose to pursue, which directly effects the growth and maturing of our community.

Many of our children will want to pursue their goals and successes right here in our community. We must set the standards which will encourage excellence. Our job, as parents, teachers and administrators, is to provide the best education possible to insure their success. It allows us, and them, to take pride in their achievements, no matter where their ambition leads them. A community that provides a positive educational atmosphere retains its excellent teachers and encourage students toward higher goals.

The accolades that result from such a course will challenge us to even higher standards. We must pursue a path which makes our community the shining example for others to follow, and create an atmosphere that will attract the kind of citizens that enhance the quality of life we strive to provide for ourselves and our children.

AUCHTERLONIE

CAMPAIGN MAILING ADDRESS: 5331 144 PL SW, Edmonds, WA 98026-3825 PHONE NUMBER: 745-1457

UNOPPOSED



I have been a member of the Mukilteo School Board since 1988. I am currently serving as president of the board. As board president, I instituted board goal setting sessions that have led to revisions in policy statements related to philosophy of education, curriculum and student learning objectives. I am seeking re-election in order to continue working on the objectives stated above and to support and implement the final recommendations that will come out of the following two ad hoc committees: the Communications Committee and the Participatory Decision Making Committee. I am particularly interested in continuing to bring teachers, administrators, staff, parents, students and community members together to support our schools. The support and involvement of all of the above groups is needed to ensure a commitment to quality programs that stress high expectations for all students.

I have nearly 20 years of experience in college and university administration and taught middle school for two years. I hold a B.A. and M.A. from Pacific Lutheran University, a J.D. from the University of Puget Sound School of Law and am a member of the Washington State Bar Association. I am married and have two children that attend Mukilteo schools.

Ivan GORNE

CAMPAIGN MAILING ADDRESS: 6017 95 PL W, Mukilteo, WA 98275 PHONE NUMBER: 353-4636

### UNOPPOSED

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# Mukilteo School District No. 6, Director





Born 46 years ago, I have resided in the Everett area for 23 years. I am running for re-election as I am committed to excellence in education in the Mukilteo School District. I have a great interest in increasing communication with parents and the School district's various publics. Communication is more important today than ever before as we deal with the expanded problems of drug abuse, single parent and transient families, and so many other issues in our schools. We must also meet the challenges of increased computer knowledge and global awareness. Our complex society demands that we know more, do more, and communicate more. Having served on the Mukilteo School Board since 1983 as Board president for two terms and as legislative representative and member, and as vice-president of the Snohomish County School Directors Association, my experience and knowledge qualify me to fill this important position. My wife, Linda, and I have raised three sons who have attended Mukilteo Schools. Further qualifications include twenty years experience in personnel supervision and labor relations and owner of my own automotive business. I have been and will continue to be accessible to the public I serve.

CAMPAIGN MAILING ADDRESS: 219 135 SE, Everett, WA 98208 PHONE NUMBER: 743-6355

Michael and his family have lived in Mukilteo School District for twenty years. His children were educated in this district and have careers in Nuclear Physics, Auto Rebuild, and Education. Mike believes that schools exist to educate our kids and that kids must come first. His experience and continuing education have convinced him that schools work best when parents, students, teachers and administrators all work together.

Mike has worked in public school systems for 28 years. He started out repairing transportation equipment for Northshore Schools. He then became a teacher for Edmonds School District. He has worked closely with kids, other teachers, parents and administrators. Last year Mike moved to Everett's Cascade High School where he teaches Vocational Automotive Classes.

Mike has earned a Bachelor's Degree in Business Administration and a Master of Education Degree from the University of Washington. He has earned a Vocational Teaching Certificate, A Professional Teaching Certificate for Technology and Business Education and a Cooperative Education Coordinator's Certification.

He has worked with citizen's advisory and faculty advisory committees, curriculum evaluation and high school accreditation teams, and a site based management team.

Mike believes now is time for positive change in our school district.

CAMPAIGN MAILING ADDRESS: 26 145 SE, Lynnwood, WA 98037 PHONE NUMBER: 743-9546



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# Edmonds School District No. 15, Director

LOCAL FOCUS: School District 15 serves nearly 19,000 students from pre-school through grade 12 in 31 public schools. It includes Brier, Edmonds, Lynnwood, Mountlake Terrace and Woodway. Complete services to support learning are provided to students and the community. The Board of Directors establishes policy and direction for the school district.



In my five years on the Edmonds School Board I have helped shape and create positive learning experiences for both youth and adults. As Board President, Vice-President, and Legislative Representative, I have worked with students, staff and the community to receive information, ask questions, and gain insight to establish a direction designed to improve student performance and create a better quality of life in District 15.

During my service on the Board we have initiated a strategic planning process, developed a long-range educational facilities plan, created systematic program development and improvement work in social studies, math, science, language arts, and technology, created school-business partnerships, and established positive employee relationships. These accomplishments were recognized when the State School Board Association honored District 15 as the 1989 "School Board of the Year."

I am a lifelong resident of the Puget Sound area and have lived in the district for 37 years. I believe that it is essential that community leadership be provided by people who understand both our history and our future needs. I will continue to provide significant time and energy to assuring that the quality improvements begun in my first term of office are continued.

FINNICK

CAMPAIGN MAILING ADDRESS: Bruce Caldwell, 739 14 WY SW, Edmonds, WA 98020 PHONE NUMBER: 778-9390



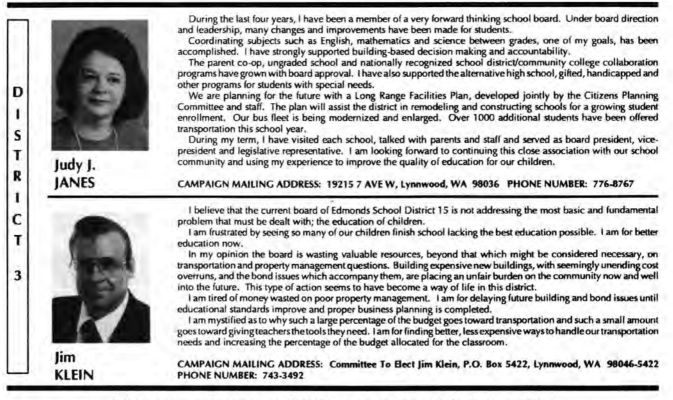
Howard J. WARF

As the parent of a student in the District, education is not a remote abstraction for me - it's real. I am extremely active in the District as a leader and advocate of guality education. I have an extensive business background having held management positions in small and large companies. I have over twenty-five years of experience in computer and information technology - experience needed to provide educational leadership in the District.

The workings of the Board are not a mystery to me since I have attended almost every School Board meeting in the last four years. I have proven that I am not a rubber stamp and I have the experience to ask hard questions - and persevere until | get answers. | know the School Board is accountable to the people - not to the Administration.

I believe all children can learn, and will work intensively to ensure all children have the opportunities and support they need. As a Boardmember, I will continue to be an active advocate for children from the first moment in which I begin serving you. I want and need the support of people whose highest priorities are kids and their education.

CAMPAIGN MAILING ADDRESS: 11400 239 PL SW, Woodway, WA 98020 PHONE NUMBER: 542-7157

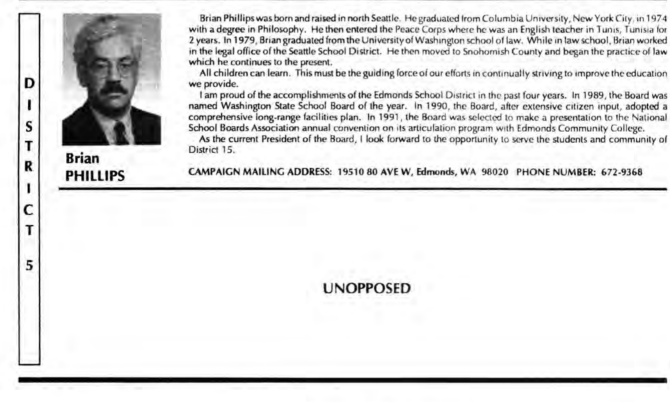


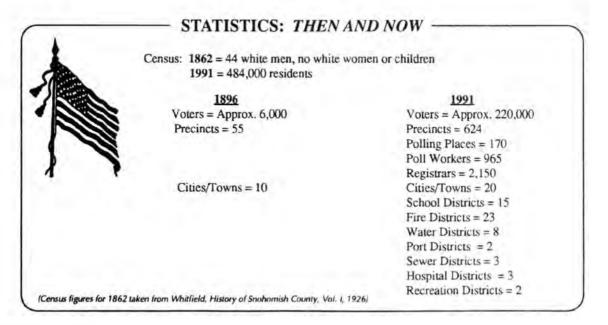
(The above statements are written by the candidates, who are solely responsible for the contents therein.)

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# Edmonds School District No. 15, Director







(The above statements are written by the candidates, who are solely responsible for the contents therein.)

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# **Fire Protection District**

Charles

No.

My objective as commissioner will be to serve the taxpayers of Fire District #1 with the best fire prevention and emergency medical services possible. Rapid growth and increased demands on the fire district are immediate concerns. Long-range planning with specific goals will be necessary to meet the challenge facing our fire district today. Ifeel that my concern as a longtime local resident and my experience as a supervisor in the aircraft industry will enable me to make sound and effective decisions as a fire district commissioner.

CAMPAIGN MAILING ADDRESS: 17220 34 PL W, Lynnwood, WA 98037

Carolyn E.

NACKE

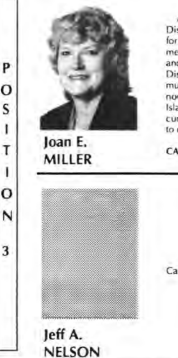
Resident of the Edmonds area since 1966, sixteen years in the jurisdiction of Snohomish County Fire District #1. Community service includes volunteer work for: Mothers March of Dimes, American Heart Association, American Diabetes Association, Edmonds Art Festival & Photography Show, Member of Snohomish County Sheriff Citizen Advisory Board, Precinct Committeeperson, Voter Registrar, and religious education teacher with Holy Rosary Parish. Commissioner of Olympic View Water and Sewer District from 1982 to 1987 and member of the Board of Directors

of the Washington State Sewer Association. Served as commissioner of Snohomish County Fire District #1 since 1985. Due to State Legislation on Growth of Cities, the most important issue the Fire District faces is any future annexation,

bringing a loss of tax dollars and putting more burden on the remainder of the District. We need to provide stable service at the lowest possible rate, with no disruption of service.

I believe my experience, commitment to community and commonsense approach to problem solving, are assets that will help me continue to serve the citizens of the community, by helping to maintain the high quality of service of Fire District #1 to the public.

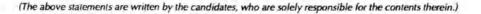
CAMPAIGN MAILING ADDRESS: 23520 75 AVE W, Edmonds, WA 98026 PHONE NUMBER: 775-6353



As a Fire District One Commissioner, I have used my employment and educational background to ensure that the District maintains its excellent level of service in the most cost-effective manner. I manage the Human Resources Unit for a large City Department and hold a Masters Degree in Public Administration. My management skills have helped me to review and apply sound management practices to the budget process, to the creation of operational efficiencies, and to the development of professionally trained staff. The impacts of annexations and incorporations threaten the District with reducing levels of service, increasing the cost of service, and disrupting service delivery. Creative methods must be explored and used so that the citizens of Southwest Snohomish County continue to receive the service provided now and in the past. Currently, I am Chair of our five-member Board and I also serve on the Board for the Snohomish-Island County Fire Commissioners Association. My activities at both the local and state level have helped me stay current on fire district issues. I am committed to continue to listen and react to the concerns of the community and to devote the time and experience required as a responsible Commissioner.

CAMPAIGN MAILING ADDRESS: 8433 221 PL SW, Edmonds, WA 98026 PHONE NUMBER: 775-7171

Candidate did not submit a statement or photograph.



#### No. 1 Bruce Kroon is committed to the citizens and fire fighters of Snohomish County Fire Protection District #1. As a fulltime fire fighter in South King County and a former volunteer in SCFPD #1, Bruce understands the concerns of fire fighters and the citizen who receive the service. The issues that he feels require sound decisions now to insure continued superior service in the future are consolidation, staffing, facilities, and medic service. P Bruce earned a BA (communications) and a Master's Degree (Public Affairs) at the University of Washington where 0 he was both a player and graduate football coach for the Huskies under Don James. This training has made him a team player with outstanding organizational skills. S Bruce Kroon's desire to be accessible to the citizens of Snohomish County Fire Protection District #1 and a dedication to financial responsibility make him an excellent choice for Fire Commissioner in Position 4. 1 Bruce T. CAMPAIGN MAILING ADDRESS: 23022 81 PL W, Edmonds, WA 98026 PHONE NUMBER: 776-2111 Т KROON 1 0 N 4 Candidate did not submit a statement or photograph. **D.** Bruce THOMSON

**Fire Protection District** 

(	Olyn Wate	npic View er District	LOCAL FOCUS: Olympic View Water and Sewer District is a municipal water system that has approximately 12,000 people within its boundaries. It provides services to 4220 water hookups and 3441 sewer hookups. It is located south of Edmonds and north of the King/Snohomish County line. It is governed by three Commissioners.
P O S I T	John ELSASSER	I have worked in the water and sew Washington. I also have 3 years of trade Training Council of Washington. I ran for this position 2 years ago and position.	aning for Olympic View Water and Sewer District Commissioner position #2. er business for over 10 years and am a licensed plumber for the state of e school training on water and sewer treatment at the Construction Industry lost the election. This time, however to my surprise I am unopposed for the about my qualifications for this position. Sincerely, John Elsasser. 4 236 SW, Edmonds, WA 98026
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LOCAL FOCUS: The hospital operates within the regulations set forth by the Washington State laws governing Public Hospital Districts. There are 1,100 employees. The hospital strives to be an integral part of the community by offering the regular services of a general hospital.

**Hospital District No. 2** 





George Herman KENDALL

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As I seek a second term, I bring a proven record of integrity during troubled times for Stevens Memorial Hospital. My past years of experience in hospital management and as Director of Nursing at Stevens proved valuable through the institution's reorganization and financial redirection. Stevens emerged as a leader in quality healthcare in the area. The future plans for renovation, construction, and technical equipment should continue without interruption in leadership.

I am an international healthcare consultant for the aging in Japan, a member of the Council of Aging, nominee for position on the Seattle Area Hospital Council Board of Trustees, past president of Soroptimist of Sno-King and serve with the Senior Services Foot Clinic. I've lived in this community for thirty-one years and strongly believe the rapidly changing healthcare environment demands ability to balance accessible affordable care with cost containment. It is the Commission and the senior services are and service and the service and the services and services and the services and the services and the services are services and services are services and services are services and the services are services and services are services and services and services are services and services and services are services are services are services and services are services ar

It is the Commissioners' responsibility to maintain an excellent management team, capable employees, and a dedicated medical staff responsive to community needs.

It is necessary to be a leader in today's healthcare. As an incumbent, I have proven myself to be that leader and an excellent candidate for the position.

CAMPAIGN MAILING ADDRESS: 6203 170 PL SW, Lynnwood, WA 98037 PHONE NUMBER: 743-6760

At 75, healthcare is vital to me, for I must face the reality of imminent health/convalescent care, tho I have never been ill. Am especially concerned as to geriatric services, and others. Have gone thru 3 deaths in family and was very involved with hospitals and nursing homes, saw firsthand physicians, nurses, aides, drugs, and their costs. The 700 Club discussed our corporate healthcare bill of over 80 billion. My first visit to our hospital was when my wife and I visited a neighbor patient. We experienced courtesy, competence and compassion and saw an efficient health team. Care was excellent. Two main issues are: 1) the special care that is needed by a few persons that causes very high medical costs, and 2) healthcare to the uninsured. We must provide universal protection to all. We cannot escape this responsibility to everyone. Columnist Tom Wicker recently wrote about making healthcare more equitable by taking the costs of the very expensive patients off the shoulders of the relatively healthy majority, thus paying for those without protection.

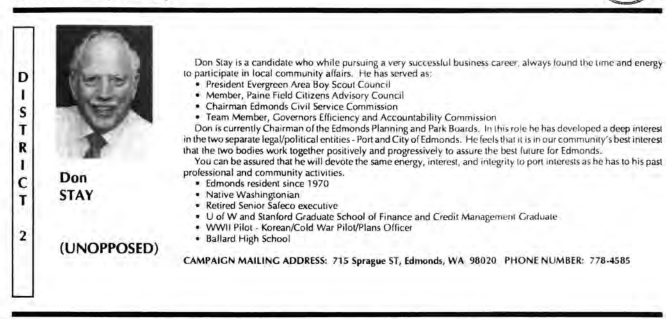
I promise to serve our community as a conservative with dedication and compassion. Vote for Kendall and vote for a higher quality of life.

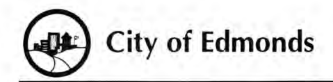
Port of Edmonds

Thanks, GHK.

CAMPAIGN MAILING ADDRESS: 5220 176 SW, Lynnwood, WA 98037 PHONE NUMBER: 742-8055

LOCAL FOCUS: The Port of Edmonds furnishes moorage and support services for over a thousand permanent moorage tenants, and 10,000 transient boaters annually. The Port's annual budget is \$2.8 million, and there are over 70 businesses at the Port which provide a significant tax base for the community and over 300 jobs.





# **BALLOT TITLE**

#### PROPOSITION NO. 1 EMERGENCY MEDICAL SERVICES - SIX YEAR LEVY

Shall the City of Edmonds be authorized to impose regular property tax levies of \$.50 or less per One Thousand Dollars of assessed valuation for each of six consecutive years?

# **Explanatory Statement**

Residents of Edmonds will vote on November 5th to authorize the continuation of the Emergency Medical Service Levy for another 6 years. Proceeds from the EMS Levy are applied only to basic and advanced life support services offered by the Edmonds Fire Department and the Medic 7 paramedic program. Increased medical usage in our community requires a second unit to be placed in service.

Is this a new tax? No. The current levy, which passed in 1986 for 25 cents per \$1000 of assessed valuation, expires in December, 1991.

The new levy will authorize the City to appropriate up to a maximum of 50 cents per \$1000 of assessed valuation to fund the costs of Emergency Medical Service for 6 years. State law places strict limits on the use of tax proceeds insuring that they will be used only for emergency medical purposes.

# Statement for

Residents of Edmonds will vote to authorize the continuation of the Emergency Medical Services (EMS) Levy for another six years. Proceeds from the EMS Levy are applied strictly to basic and advanced life support services offered by the Edmonds Fire Department and the Medic 7 paramedic program.

This is not a new tax. The current levy, which passed in 1986 for 25 cents per \$1000 of assessed valuation, expires in December, 1991. The new levy will authorize the city to appropriate up to a maximum of 50 cents per \$1000 of assessed valuation to fund the costs of Emergency Medical Service to December, 1997.

Increased emergency medical service responses warrant an additional paramedical unit. During the last 10 years, Medic 7 transports have increased 73%. Between 1989 and 1990 there was a 20% increase in the usage of the paramedic unit. In 1990 Medic 7 was unable or delayed in their response to 330 life threatening medical emergencies!

What your dollars will buy for you are:

 A comprehensive and professional basic life support system provided by Emergency Medical Technicians.

 Highly trained and specialized advanced life support system provided by the Medic 7 paramedic program.

 Coordinated hospital emergency department provided by Stevens Memorial Hospital.

 Maintenance and improvement of emergency medical care communications equipment and specialized advance life support equipment.

 Funding support for an additional advanced life support Medic 7 unit and paramedical personnel to operate it.

For the welfare of our families and community please vote YES for the Emergency Medical Services Levy.

STATEMENT PREPARED BY: JOHN WESTFALL, LETITIA WESTFALL, TIM WHITMAN

### Statement against

NO STATEMENT SUBMITTED.

(The Auditor's Office is not authorized to edit statements, nor is it responsible for their contents.)

# **City of Mountlake Terrace**



# **BALLOT TITLE**

#### PROPOSITION NO. 1 EMERGENCY MEDICAL SERVICES - SIX YEAR LEVY

Shall the City of Mountlake Terrace be authorized to impose regular property tax levies of \$.50 or less per One Thousand Dollars of assessed valuation for each of six consecutive years?

# **Explanatory Statement**

The City of Mountlake Terrace City Council has placed on the November ballot a measure for funding Emergency Medical Services to City residents. The Emergency Medical Services Levy, if approved, will provide funds for a six-year period. The current E.M.S. levy approved in 1986 will expire this December 31, 1991. The continuation of the levy will allow the City Council to appropriate each year up to a maximum of 50 cents per thousand dollars of assessed property value. All funds from this source will be solely used to maintain our Emergency Medical Services at at least its present level. The City Council will review each year, during the budget process, the amount of funds required for Emergency Medical Services. The levy rate may vary from year to year, but shall never exceed the 50 cents per thousand dollars limit.

# Statement for

The vital life-saving Emergency Medical Services of our community must remain a top priority when concerned tax payers are making choices as to the use of their limited dollars. Continuation of present levels of emergency medical care can only be guaranteed by renewing the Emergency Medical Levy, which expires at the end of this year.

Many area residents would not be here today were it not for the emergency medical services available through our Fire Department and Medic 7. The value of these services to a neighbor, a loved one, or yourself is well beyond the modest cost of this levy.

### Statement against

NO STATEMENT SUBMITTED.

STATEMENT PREPARED BY: SARAE. (SALLY) KYTE, BEVERLY GUNN, DUANE HENDRICKS

# City of Woodway

# **BALLOT TITLE**

#### PROPOSITION NO. 1 EMERGENCY MEDICAL SERVICES - SIX YEAR LEVY

Shall the City of Woodway be authorized to impose regular property tax levies of \$.50 or less per One Thousand Dollars of assessed valuation for each of six consecutive years?

# **Explanatory Statement**

Residents of Woodway will vote on November 5th to authorize the continuation of the Emergency Medical Service Levy for another 6 years. Proceeds from the EMS Levy are applied to basic and advanced life support services offered by the Edmonds Fire Department and the Medic 7 paramedic program through contract with the Town of Woodway.

Is this a new tax? No. The current levy, which passed in 1986 for 25 cents per \$1000 of assessed valuation, expires in December, 1991. The new levy will authorize the Town to appropriate up to a maximum of 50 cents per \$1000 of assessed valuation per year to fund the costs of Emergency Medical Service for 6 years.

# Statement for

NO STATEMENT SUBMITTED.

## Statement against

NO STATEMENT SUBMITTED.

**Fire Protection District** 



No. 1

# **Explanatory Statement**

## **BALLOT TITLE**

#### PROPOSITION NO. 1 AID CAR - FIRE PROTECTION -PARAMEDIC OPERATION LEVY

Shall \$813,916.00 in excess property tax (approximately \$.25 per \$1,000.00 assessed value based on 100% true and fair value) to continue the present 24hour aid car - fire protection program be levied in 1991 for 1992 collection for Snohomish County Fire Protection District No. 1 general fund? If Proposition 1 passes, it will provide necessary funding (approximately seventeen percent (17%) of total revenue) for continuation of current level of fire, aid, and paramedic services for district residents. There would be levied an estimated twenty five cents (\$.25) per one thousand dollars (\$1,000.) of assessed property value to raise approximately eight hundred thirteen thousand nine hundred and sixteen dollars (\$813,916.).

# Statement for

NO STATEMENT SUBMITTED.

### Statement against

NO STATEMENT SUBMITTED.

# SNOHOMISH COUNTY POLLING PLACES

Precinct	Polling Location
Alder	Alderwood Water Dist., 3626 156th ST SW, Lynnwood
Alicia	Beverly Elementary, 5221 168th ST SW, Lynnwood
Alma	Kellogg-Marsh Elementary, 6325 91st ST NE, Marysville
Alpine	Vote by Mail
Ann	Edmonds Unitarian Church, 8109 224th ST SW, Edmonds
Arlington 1	Arlington Fire Station, E 2nd & N McLeod, Arlington
Arlington 2	Arlington Fire Station, E 2nd & N McLeod, Arlington
and the second se	Arlington Fire Station, E 2nd & N McLeod, Arlington
Arlington 3	Eagle Creek Elementary, 1216 E 5th, Arlington
Arlington 4	
Arlington 5	Arlington Fire Station, E 2nd & N McLeod, Arlington
Arlington 6	Pioneer Hall, 20722 67th AVE NE, Arlington
Arlington 7	Pioneer Hall, 20722 67th AVE NE, Arlington
Arlington 8	Atonement Free Luth. Church, 6905 172nd NE, Arlington
Armstrong	Pioneer Hall, 20722 67th AVE NE, Arlington
Ash	Spruce Primary, 17405 42nd AVE W, Lynnwood
Atlas	Lockwood Elementary, 24118 Lockwood RD, Bothell
Battery	Fire Dist. 7 Station, 8010 180th ST SE, Snohomish
Bear Creek	Bear Creek Grange, 228 & Woodinville-Snohomish Hwy, Woodinville
Beecher	Valley View Jr High, 14308 99th AVE SE, Snohomish
Berkshire	Silver Lake School, 12815 Bothell WY, Everett
Bluff	Monroe Comm. Chapel, 23515 Old Owens RD, Monroe
Bly	Cascade Elementary, 5200 100th ST NE, Marysville
Bodell	Dutch Hill Elementary, 8231 131st AVE SE, Snohomish
Boeing	Marshall Elementary, 4407 116th ST NE, Marysville
Bothell 14	Canyon Park Jr High, 23723 23rd AVE SE, Bothell
Bothell 16	Vote by Mail
Boulder	Grandview Rec. Club, 284th NE & 115th AVE NE, Arl.
Brier 1	Brier Elementary, 3625 232nd ST SW, Brier
Brier 2	Brier Elementary, 3625 232nd ST SW, Brier
Brier 3	Cypress Adv. School, 21500 Cypress WY, Lynnwood
Brier 4	Brier Elementary, 3625 232nd ST SW, Brier
Brier 5	Cypress Adv. School, 21500 Cypress WY, Lynnwood
Brier 6	Brier Elementary, 3625 232nd ST SW, Brier
Brier 7 Brook	Brier Elementary, 3625 232nd ST SW, Brier
	Woodside Elementary, 17000 23rd AVE SE, Bothell
Brookwood	Shoultes Elementary, 13525 51st AVE NE, Marysville
Bryant	Bryant Grange Hall, SR 9 & 270th NE, Arlington
Burn Hill	Eagle Creek Elementary, 1216 E 5th, Arlington
Cadet	Vote by Mail
Canyon	Canyon Creek Elementary, 21400 35th AVE SE, Bothell
Cascade	Discovery Elementary, 11700 Meridian AVE, Everett
Cascadian	Martha Lake Elementary, 10th AVE W & 172nd SW, Alderwood Manor
Cathcart	Cathcart Elementary, 8201 188th ST SE, Snohomish
Cavalry	Fire Dist. 7 Station, 8010 180th ST SE, Snohomish
Ceda	Marshall Elementary, 4407 116th ST NE, Marysville
Cedar	Pioneer Hall, 20722 67th AVE NE, Arlington
Cedarhome	Church Creek Elementary, 7600 272nd ST NW, Stanwood
Center	Olivia Park Elementary, 200 108th SW, Everett
Chain Lake	Chain Lake Elementary, 12125 Chain Lake RD, Snohomish
Chapel	Edmonds Unitarian Church, 8109 224th ST SW, Edmonds
Chase	Edmonds Unitarian Church, 8109 224th ST SW, Edmonds
Chatham	Eisenhower Middle School, 2500 100th ST, Everett
Clearview	Cathcart Elementary, 8201 188th ST SE, Snohomish
Cliff	Freeborn Fire Station, 30th & 300th NW, Stanwood
Clover	
Clover	Martha Lake Elementary, 10th AVE W, & 172nd SW, Alderwood Manor
Connor	Mt. Pilchuck School, 20th NE & 128th NE, Lake Stevens
Corbin	Mukilteo Educ. Serv. Center, 9401 Sharon DR, Everett
Country	Frank Love Elementary, 303 224th ST SW, Bothell
Cove	Serene Lake Elementary, 4709 Picnic Point RD, Edmonds
Creek	Bear Creek Grange, 228 & Woodinville-Snohomish HWY. Woodinville
Crystal	Shelton View Elementary, 23400 5th AVE W, Bothell
Cypress	Alderwood Elementary, 20000 Cypress WY, Lynnwood
Dakota	Fairmount Elementary, 11401 Holly DR, Everett
Dale	Madrona Middle School, 9300 236th ST SW, Edmonds

Precinct	Polling Location
Darrington 1	Darrington Elementary/Middle School, 1075 Fir, Darr.
Darrington 2	Darrington Elementary/Middle School, 1075 Fir, Darr.
Davies	S Lake Stevens Grange, 103rd SE & Lk. Stevens-Mach RD, Lake Stevens
Downes	Cathcart Elementary, 8201 188th ST SE, Snohomish
Dry Creek	Cascade Elementary, 5200 100th ST NE, Marysville
Dubuque	Dutch Hill Elementary, 8231 131st AVE SE, Snohomish
Dumas	Cedar Cross Uni. Meth. Church, 1210 132nd SE, Everett
East Everett	Hillcrest Elementary, 4th ST SE & HWY 9, Lake Stevens
East Shore	Fire Station 1, 16819 13th AVE W, Alderwood Manor
Eastmont Eaton	Jefferson School, 2500 Cadet WY, Everett Presb. Church of Edmonds, 22600 96th AVE W, Edmonds
Ebey	Sunnyside Elementary, 3619 63rd AVE NE, Marysville
Echo Lake	Maltby Elementary, 9700 212th ST SE, Snohomish
Edgecomb	Atonement Free Luth. Church, 6905 172nd NE, Arlington
Edmonds 1	Edmonds Elementary, 1215 Olympic AVE, Edmonds
Edmonds 2	Edmonds Uni. Meth. Church, 828 Caspers ST, Edmonds
Edmonds 3	Edmonds Uni. Meth. Church, 828 Caspers ST, Edmonds
Edmonds 4	Edmonds Uni. Meth. Church, 828 Caspers ST, Edmonds
Edmonds 5	Anderson Center, 700 Main ST, Edmonds
Edmonds 6	Sherwood Elementary, 22901 106th AVE W,Edmonds
Edmonds 7	Westgate Elementary, 9601 220th ST SW, Edmonds
Edmonds 8	Anderson Center, 700 Main ST, Edmonds
Edmonds 9 Edmonds 10	Anderson Center, 700 Main ST, Edmonds
Edmonds 11	Edmonds Elementary, 1215 Olympic AVE, Edmonds Edmonds Uni. Meth. Church, 828 Caspers ST, Edmonds
Edmonds 12	Anderson Center, 700 Main ST, Edmonds
Edmonds 13	Chase Lake Elementary, 21603 84th AVE W, Edmonds
Edmonds 14	St. Matthew Luth. Church, 8330 212th ST SW, Edmonds
Edmonds 15	Chase Lake Elementary, 21603 84th AVE W, Edmonds
Edmonds 16	St. Matthew Luth. Church, 8330 212th ST SW, Edmonds
Edmonds 17	Westgate Elementary, 9601 220th ST SW, Edmonds
Edmonds 18	Esperance Bap. Church, 7812 224th ST SW, Edmonds
Edmonds 19	Esperance Bap. Church, 7812 224th ST SW, Edmonds
Edmonds 20	Esperance Bap. Church, 7812 224th ST SW, Edmonds
Edmonds 21	Esperance Bap. Church, 7812 224th ST SW, Edmonds
Edmonds 22	Edmonds Elementary, 1215 Olympic AVE, Edmonds
Edmonds 23 Edmonds 24	Meadowdale Elementary, 6505 168th ST SW, Edmonds
Edmonds 25	Edmonds Elementary, 1215 Olympic AVE, Edmonds Westgate Elementary, 9601 220th ST SW, Edmonds
Edmonds 26	Anderson Center, 700 Main ST, Edmonds
Edmonds 27	Chase Lake Elementary, 21603 84th AVE W, Edmonds
Edmonds 28	Maplewood School, 8500 200th SW, Edmonds
Edmonds 29	Maplewood School, 8500 200th SW, Edmonds
Edmonds 30	Maplewood School, 8500 200th SW, Edmonds
Edmonds 31	College Place Elementary, 20401 76th AVE W, Lynnwood
Edmonds 32	Maplewood Presb. Church, 19523 84th AVEW, Edmonds
Edmonds 33	Maplewood Presb. Church, 19523 84th AVEW, Edmonds
Edmonds 34	Seaview Elementary, 8426 188th ST SW, Edmonds
Edmonds 35	Seaview Elementary, 8426 188th ST SW, Edmonds
Edmonds 36 Edmonds 37	Edmonds Elementary, 1215 Olympic AVE, Edmonds Seaview Elementary, 8426 188th ST SW, Edmonds
Edmonds 38	Meadowdale Elementary, 6505 168th ST SW, Edmonds
Edmonds 39	Edmonds Uni. Meth. Church, 828 Caspers ST, Edmonds
Edmonds 40	Meadowdale Elementary, 6505 168th ST SW, Edmonds
Edmonds 41	Seaview Elementary, 8426 188th ST SW, Edmonds
Edmonds 42	College Place Elementary, 20401 76th AVEW, Lynnwood
Edmonds 43	Chase Lake Elementary, 21603 84th AVE W, Edmonds
Edmonds 44	Westgate Elementary, 9601 220th ST SW, Edmonds
Edmonds 45	Sherwood Elementary, 22901 106th AVE W, Edmonds
Edmonds 46	College Place Elementary, 20401 76th AVEW, Lynnwood
Edmonds 47	Westgate Elementary, 9601 220th ST SW, Edmonds
Edmonds 48	St. Matthew Luth. Church, 8330 212th ST SW, Edmonds
Edmonds 49	Meadowdale Elementary, 6505 168th ST SW, Edmonds
Edmonds 50 Edmonds 51	Maplewood Presb. Church, 19523 84th AVE W, Edmonds Sherwood Elementary, 22901 106th AVE W, Edmonds
Edmonds 51 Edmonds 52	St. Matthew Luth. Church, 8330 212th ST SW, Edmonds
Elwood	Light of the Cross Luth. Church, 2717 180th SE, Bothell

Precinct	Polling Location	Precinct
Emander	Mariner High School, 200 120th ST SW, Everett	Everett 68
Emerald	Mariner High School, 200 120th ST SW, Everett	Everett 69
Estates	Marysville-Pilchuck High, 5611 108th ST, Marysville	Everett 70
Everett 1	Whittier School, 916 Oakes, Everett	Everett 71
Everett 2	Whittier School, 916 Oakes, Everett	Everett 72
Everett 3	Whittier School, 916 Oakes, Everett	Everett 73
Everett 4	1st Chr. Ref. Church, 1415 McDougall, Everett	Everen 74
Everett 5	1st Chr. Ref. Church, 1415 McDougall, Everett	Everett 75
Everett 6	1st Chr. Ref. Church, 1415 McDougall, Everett Housing Auth. Auditorium, 14th & Poplar, Everett	Everett 76 Everett 77
Everett 7 Everett 8	Housing Auth. Auditorium, 14th & Poplar, Everett	Everett 78
Everett 9	1st Chr. Ref. Church, 1415 McDougall, Everett	Everett 79
Everett 10	Whittier School, 916 Oakes, Everett	Everett 80
Everett 11	Whittier School, 916 Oakes, Everett	Everett 81
Everett 12	Trinity Lutheran Church, 2324 Lombard, Everett	Everett 82
Everett 13	Trinity Lutheran Church, 2324 Lombard, Everett	Everett 83
Everett 14	North Middle School, 2514 Rainier, Everett	Everett 84
Everett 15	Garfield School, 23rd & Pine ST, Everett	Everett 85
Everett 16	Garfield School, 23rd & Pine ST, Everett	Everell 86
Everett 17	Garfield School, 23rd & Pine ST, Everett	Everett 87
Everett 18	Public Library, 2702 Hoyt, Everett	Everett 88
Everett 19	1st Con. Uni. Church of Christ, 2624 Rockefeller, Everett	Everett 89
Everett 20	1st Con. Uni. Church of Christ, 2624 Rockefeller, Everett	Everett 90
Everett 21	Phoenix Center, 3516 Rucker, Everett	Everell 91
Everett 22	Phoenix Center, 3516 Rucker, Everett	Everett 92
Everett 23	Phoenix Center, 3516 Rucker, Everett	Fernwood
Everett 24	Jackson School, 3700 Federal AVE, Everett	Field
Everett 25 Everett 26	Jackson School, 3700 Federal AVE, Everett Jackson School, 3700 Federal AVE, Everett	Firdale
Everett 20	Jackson School, 3700 Federal AVE, Everett	Florence
Everett 28	Lowell School, 5010 View DR, Everett	Forshee
Everett 29	Lowell School, 5010 View DR, Everett	Fortson
Everett 30	Lowell School, 5010 View DR, Everett	Foster
Everett 31	Lowell School, 5010 View DR, Everett	Freeway
Everett 32	Madison School, 616 Pecks DR, Everett	1000
Everett 33	Madison School, 616 Pecks DR, Everett	Garden
Everett 34	Beverly Park Comm. Church, 7404 Olympic DR, Everett	Gate
Everett 35	Beverly Park Comm. Church, 7404 Olympic DR, Everett	Getchell
Everett 36	Degree of Honor Hall, 6814 Washington ST, Everett	Gibson
Everett 37	Degree of Honor Hall, 6814 Washington ST, Everett	Glen
Everett 38	Degree of Honor Hall, 6814 Washington ST, Everett	Glenwood
Everett 39	Emerson School, 8702 7th AVE, Evereti	Gold Bar
Everett 40	Emerson School, 8702 7th AVE, Everett	Granite Fa
Everett 41	Emerson School, 8702 7th AVE, Everett	Granite Fa
Everett 42 Everett 43	Emerson School, 8702 7th AVE, Everett Evergreen Middle School, 7621 Beverly LN, Everett	Grannis Green
Everett 44	Evergreen Middle School, 7621 Beverly LN, Everett	Greenbrie
Everett 45	Evergreen Middle School, 7621 Beverly LN, Everett	Gregory
Everett 46	View Ridge School, Alder ST & Dogwood AVE, Everett	Grove
Everett 47	View Ridge School, Alder ST & Dogwood AVE, Evereti	Haines
Everett 48	Madison School, 616 Pecks DR, Everett	Hartford
Everett 49	View Ridge School, Alder ST & Dogwood AVE, Evereti	Hat Island
Everett 50	View Ridge School, Alder ST & Dogwood AVE, Everett	Hazel
Everett 51	Our Savior's Luth. Church, 215 Mukilteo BLVD, Everett	Heatherw
Everett 52	Our Savior's Luth. Church, 215 Mukilteo BLVD, Everell	Heights
Everett 53	Our Savior's Luth. Church, 215 Mukilteo BLVD, Everett	Hemlock
Everett 54	Our Savior's Luth. Church, 215 Mukilteo BLVD, Everett	Hewitt
Everett 55	Mukilteo Educ. Serv. Center, 9401 Sharon DR, Everett	High Brids
Everett 56	Olivia Park Elementary, 200 108th SW, Everett	Highland
Everett 57	Olivia Park Elementary, 200 108th SW, Everett	Hill
Everett 58	Madison School, 616 Pecks DR, Everett	Hillman
Everett 59	Monroe School, 10901 27th AVE SE, Everett	Hill
Everett 60	Horizon Elementary, 222 W Casino RD, Everett	Hilturis La
Everett 61	Beverly Park Comm. Church, 7404 Olympic DR. Everett	Hiway
Everett 62	Whittier School, 916 Oakes, Everett	Holiday
Everett 63	1st Chr. Ref. Church, 1415 McDougall, Everett	Holly
Everett 64	1st Chr. Ref. Church, 1415 McDougall, Everett	Howell
Everett 65	Housing Auth. Auditorium, 14th & Poplar, Everett	Hudson
Everett 66	Housing Auth. Auditorium, 14th & Poplar, Everett	Hunt
Everett 67	Trinity Lutheran Church, 2324 Lombard, Everett	

#### Precinct Polling Location

Everett 68 Whittier School, 916 Oakes, Everett Everett 69 Trinity Lutheran Church, 2324 Lombard, Everett Everett 70 Garfield School, 23rd & Pine ST, Everett Public Library, 2702 Hoyt, Everett Everett 71 1st Con. Uni. Church of Christ, 2624 Rockeleller, Everett Everett 72 Everett 73 Lowell School, 5010 View DR, Everett Everett 74 Beverly Park Comm. Church, 7404 Olympic DR, Everett Everett 75 Vole by Mail Degree of Honor Hall, 6814 Washington ST, Everett Everett 76 Degree of Honor Hall, 6814 Washington ST, Everett Everett 77 Everett 78 Emerson School, 8702 7th AVE, Everett Everett 79 Horizon Elementary, 222 W Casino RD, Everett Everett 80 Horizon Elementary, 222 W Casino RD, Everett Evergreen Middle School, 7621 Beverly LN, Everett Everett 81 Everett 82 Evergreen Middle School, 7621 Beverly LN, Everett Everett 83 Madison School, 616 Pecks DR, Everett Everett 84 View Ridge School, Alder ST & Dogwood AVE, Everett Everett 85 Discovery Elementary, 11700 Meridian AVE, Everett Everelt 86 North Middle School, 2514 Rainier, Everett Everett 87 Vote by Mail Everett 88 Mukilteo Educ, Serv. Center, 9401 Sharon DR, Everett Silver Lake School, 12815 Bothell WY, Everett Everett 89 Everell 90 Silver Lake School, 12815 Bothell WY, Everett Everett 91 Monroe School, 10901 27th AVE SE, Everett Everett 92 Fairmount Elementary, 11401 Holly DR, Everett Fernwood Woodside Elementary, 17000 23rd AVE SE, Bothell Carriage Club Estates, 13320 HWY 99 5, Everett Cascade View Elementary, 6203 107th SE, Snohomish Madrona Middle School, 9300 236th ST SW, Edmonds Still. Grange, 64th NW & SR 530, Stanwood Madrona Middle School, 9300 236th ST SW, Edmonds Whitehorse Comm. Hall, SR 530 & 387th NE, Arlington Vote by Mail Martha Lake Elementary, 10th AVE W & 172nd SW, Alderwood Manor Marysville-Pilchuck High, 5611 108th ST, Marysville Presb. Church of Edmonds, 22600 96th AVE W, Edmonds Fire Station 22, 8424 99th AVE NE, Arlington Lake Stickney Elem, 1625 Madison WY, Alderwood Manor Evangel Comm. Church, 23700 104th AVE W, Edmonds Glenwood Lake Stevens Middle School, 1031 91st AVE SE, Lk Stev. Fire Dist. #26, 5th ST & Lewis, Gold Bar Granite Falls 1 Granite Falls Comm. Center, 101 E Pioneer, Granite Falls Granite Falls 2 Mt. Way Elementary, 707 N Granite AVE, Granite Falls Fernwood Elementary, 3934 Jewell RD, Bothell Granite Falls Comm. Center, 101 E Pioneer, Granite Falls Greenbrier Frank Love Elementary, 303 224th ST SW, Bothell Granite Falls Comm. Center, 101 E Pioneer, Granite Falls Serene Lake Elementary, 4709 Picnic Point RD, Edmonds Sno. Fire Station #2, 171st AVE & Three Lakes RD, Sno. MI. Pilchuck School, 20th NE & 128th NE, Lake Stevens Hat Island Vote by Mail Whitehorse Comm. Hall, SR 530 & 387th NE, Arlington Heatherwood Heatherwood Middle Sch, 1419 Trillium BV SE, Mill Crk Arlington Hts. Improv. Club, 228th NE & 123rd NE, Arl. Beverly Elementary, 5221 168th ST SW, Lynnwood Lake Stevens Middle School, 1031 91st AVE SE, Lk. Stev. High Bridge Tualco Grange, 18933 Tualco RD, Monroe Monroe Comm. Chapel, 23515 Old Owens RD, Monroe Mill Creek Elementary, 3400 148th ST SE, Bothell Picnic Point Elementary, 5819 140th ST SW, Edmonds Hilltop Elementary, 20425 Damson RD, Alderwood Manor Hilturis Lake Eisenhower Middle School, 2500 100th ST, Everett Fairmount Elementary, 11401 Holly DR, Everett Cedar Cross Uni, Meth. Church, 1210 132nd SE, Everett Christ Luth, Church, 23525 84th AVE W, Edmonds Pinewood Elementary, 5115 84th ST NE, Marysville Sunnyside Elementary, 3619 63rd AVE NE, Marysville Mountlake Terrace Senior High, 21801 44th AVE W, Mountlake Terrace

Precinct	Polling Location	Precinct	Po
Index	Index Fire Station, Index	Lynnwood 25	Ma
Intercity	Mukilteo Educ, Serv. Center, 9401 Sharon DR, Everett	Lynnwood 26	Lyr
leff	Lake Stickney Elementary, 1625 Madison WY, Alderwood	Lynnwood 27	Sno
	Manor	Lynnwood 28	Lyn
lim Creek	Arlington Hts. Improv. Club, 228th NE & 123rd NE, Arl.	Lynnwood 29	Spr
lordan	Eisenhower Middle School, 2500 100th ST, Everett	Lynnwood 30	Lyn
Kackman	Bryant Grange Hall, SR 9 & 270th NE, Arlington	a possione de	Lyn
Keeler	Alderwood Water Dist., 3626 156th ST SW, Lynnwood	Lynnwood 31	Vo
Kenmore	Frank Love Elementary, 303 224th ST SW, Bothell	Lynnwood 32	Lyr
Kennard	Canyon Creek Elementary, 21400 35th AVE SE, Bothell	Lynnwood 33	Ma
Kentish	Hilltop Elementary, 20425 Damson RD, Alderwood Manor	Lynnwood 34	Me
	Woodside Elementary, 17000 23rd AVE SE, Bothell	Lynnwood 35	Me
Kenwood		Lynnwood 36	Me
Ketchum	Church Creek Elementary, 7600 272nd ST NW, Stanwood		
Kruse	Marshall Elementary, 4407 116th ST NE, Marysville	Lynnwood 37	Vot
Lake	Fire Station 16, 28th ST SE & Lake Roesiger RD, Snohomish	Lynnwood 38	Lyn
Lake Cassidy	Sunnycrest Elementary, 99th AVE NE & HWY 92, Lake		Lyn
117 C 11	Stevens	Lynnwood 39	Lyn
Lake Goodwin	Lake Goodwin Comm. Club, 17323 42nd NW, Stanwood	Lynnwood 40	Ma
Lake Stevens 1	Lake Stevens Senior Center, 1812 124th AVE NE, Lake	Lynnwood 41	Spr
	Stevens	Machias	Ma
Lake Stevens 2	Lake Stevens Senior Center, 1812 124th AVE NE, Lake	Madison	Lak
	Stevens		Ma
Lake Stevens 3	Lake Stevens Senior Center, 1812 124th AVE NE, Lake	Magnolia	Ald
	Stevens	Maltby	Ma
Lakeview	Lake Stevens Comm. Club, S Lake Stevens RD at 16th NE,	Manor	Ald
	Lake Stevens	Manordale	Oal
Lakewood	Lakewood School, 17000 16th DR NE, Lakewood		Ma
Lane	Evangel Comm. Church, 23700 104th AVE W, Edmonds	Maple	Sno
Lantern	Monroe School, 10901 27th AVE SE, Everett	Marion	Sno
Larch	Hazelwood Elementary, 3300 204th ST 5W, Alderwood	Marsh	Sea
Carcar	Manor	Marshall	Ma
I mailmann	Seattle Hill Elementary, 12715 51st AVE SE, Everett	Martha Lake	Fire
Larimer		Martinson	Car
Laura	Alderwood Elementary, 20000 Cypress WY, Lynnwood		
Lawton	Alderwood Elementary, 20000 Cypress WY, Lynnwood	Marysville 1	Ma
Levin	Cascade Chr. Ref. Church, 13908 51st AVE NE, Marysville	Marysville 2	Sun
Lind	Olivia Park Elementary, 200 108th SW, Everett	Marysville 3	Lib
Lochsloy	Pilchuck Valley Chapel, 15533 75th ST NE, Lake Stevens	Marysville 4	Ma
Locust	Lockwood Elementary, 24118 Lockwood RD, Bothell	Marysville 5	Ma
Logan	Vote by Mail	Marysville 6	Lib
Loma	Lakewood School, 17000 16th DR NE, Lakewood	Marysville 7	Cas
Loop	Mt. Way Elementary, 707 N Granite AVE, Granite Falls	Marysville 8	Ma
Lorenzen	Vote by Mail	Marysville 9	Lib
Lost Lake	Maltby Elementary, 9700 212th ST SE, Snohomish	Marysville 10	Lib
Louck	Fire Station 22, 8424 99th AVE NE, Arlington	Marysville 11	Sun
Ludwig	Riverview Elementary, 64th ST & 75th AVE SE, Snohomish	Marysville 12	Kel
Lynnwood 1	College Place Elementary, 20401 76th AVEW, Lynnwood	Marysville 13	Kel
Lynnwood 2	Lynndale Elementary, 7200 191st ST SW, Lynnwood	McDougall	Cha
Lynnwood 3	Lynnwood Intermediate, 18638 44th W, Lynnwood	McRae	Lak
	Cedar Valley Elementary, 20525 52nd AVE W, Lynnwood	Meadow	Ma
Lynnwood 4		Meadowdale	
Lynnwood 5	College Place Elementary, 20401 76th AVE W, Lynnwood		St.+
Lynnwood 6	College Place Elementary, 20401 76th AVE W, Lynnwood	Meridian	Ma
Lynnwood 7	Lynndale Elementary, 7200 191st ST SW, Lynnwood	Line I.c.	Ald
Lynnwood 8	Lynndale Elementary, 7200 191st ST SW, Lynnwood	Mill Creek 1	Mil
Lynnwood 9	Sno. Co. Christian School, 17931 64th AVE W, Lynnwood	Mill Creek 2	Mil
Lynnwood 10	Lynnwood Library, 19200 44th AVE W, Lynnwood	Mill Creek 3	Mil
Lynnwood 11	Cedar Valley Elementary, 20525 52nd AVE W, Lynnwood	Mill Creek 4	Mil
Lynnwood 12	Lynndale Elementary, 7200 191st ST SW, Lynnwood	Mill Creek 5	Hea
Lynnwood 13	Maple Park Luth. Church, 17620 60th AVE W, Lynnwood	Mill Creek 6	Mil
Lynnwood 14	Lynnwood Library, 19200 44th AVE W, Lynnwood	Mill Creek 7	Vot
Lynnwood 15	Lynnwood Intermediate, 18638 44th W. Lynnwood	Mill Creek 8	Hee
Lynnwood 16	Lynnwood Library, 19200 44th AVE W, Lynnwood	Mill Creek 9	Hea
Lynnwood 17	Lynnwood Intermediate, 18638 44th W, Lynnwood	Mill Creek 10	Hei
Lynnwood 18	Lynnwood Intermediate, 18638 44th W, Lynnwood	Millard	Sho
Lynnwood 19	Cedar Valley Elementary, 20525 52nd AVE W, Lynnwood	Milton	Sale
Lynnwood 20	Meadowdale High School, 6002 168th SW, Lynnwood	Minor	Bea
		(ennor	Wo
Lynnwood 21	Lynndale Elementary, 7200 191st ST SW, Lynnwood	ANTERL	
Lynnwood 22	Lynnwood Chris. Ref. Church, 17711 Spruce WY,	Misty	Wo
Sec. 1 an	Lynnwood	Mohn	She
Lynnwood 23 Lynnwood 24	Cedar Valley Elementary, 20525 52nd AVE W, Lynnwood	Monroe 1	Mo
	Cedar Valley Elementary, 20525 52nd AVE W, Lynnwood	Monroe 2	Mo

#### olling Location aple Park Luth. Church, 17620 60th AVE W, Lynnwood undale Elementary, 7200 191st ST SW, Lynnwood no. Co. Christian School, 17931 64th AVEW, Lynnwood nnwood Library, 19200 44th AVE W, Lynnwood pruce Primary, 17405 42nd AVE W. Lynnwood nnwood Chris. Ref. Church, 17711 Spruce WY, /nnwood ote by Mail nnwood Intermediate, 18638 44th W, Lynnwood aple Park Luth. Church, 17620 60th AVEW, Lynnwood eadowdale High School, 6002 168th SW, Lynnwood eadowdale High School, 6002 168th SW, Lynnwood eadowdale High School, 6002 168th SW, Lynnwood ote by Mail nnwood Chris. Ref. Church, 17711 Spruce WY, nnwood mnwood Intermediate, 18638 44th W, Lynnwood aple Park Luth. Church, 17620 60th AVE W, Lynnwood pruce Primary, 17405 42nd AVE W, Lynnwood achias Elementary, 231 147th AVE SE, Snohomish ke Stickney Elementary, 1625 Madison WY, Alderwood anor derwood Elementary, 20000 Cypress WY, Lynnwood altby Elementary, 9700 212th ST SE, Snohomish derwood Water Dist., 3626 156th ST SW, Lynnwood ak Hts Elementary, 15500 18th AVE SW, Alderwood anor io. Co. Christian School, 17931 64th AVEW, Lynnwood ohomish Fire Station, 1525 AVE D, Snohomish attle Hill Elementary, 12715 51st AVE SE, Everett arshall Elementary, 4407 116th ST NE, Marysville re Station 1, 16819 13th AVE W, Alderwood Manor anyon Park Jr High, 23723 23rd AVE SE, Bothell arysville Jr High, 1605 7th ST, Marysville innyside Elementary, 3619 63rd AVE NE, Marysville berty Elementary, 1000 Liberty ST, Marysville arysville Ir High, 1605 7th ST, Marysville arysville Jr High, 1605 7th ST, Marysville berty Elementary, 1000 Liberty ST, Marysville ascade Elementary, 5200 100th ST NE, Marysville arysville Jr High, 1605 7th ST, Marysville berty Elementary, 1000 Liberty ST, Marysville berty Elementary, 1000 Liberty ST, Marysville innyside Elementary, 3619 63 AVE NE, Marysville ellogg-Marsh Elementary, 6325 91st ST NE, Marysville ellogg-Marsh Elementary, 6325 91st ST NE, Marysville hain Lake Elementary, 12125 Chain Lake RD, Snohomish ke Goodwin Comm. Club, 17323 42nd NW, Stanwood achias Elementary, 231 147th AVE SE, Snohomish Hilda's-St. Patrick's Church, 15224 52nd W, Edmonds artha Lake Elementary, 10th AVE W & 172nd SW, derwood Manor ill Crk Country Club, 15500 Country Club DR, Mill Crk ill Creek Elementary, 3400 148th ST SE, Bothell ill Creek Elementary, 3400 148th ST SE, Bothell ill Crk Country Club, 15500 Country Club DR, Mill Crk eatherwood Middle Sch, 1419 Trillium BV SE, Mill Crk ill Crk Country Club, 15500 Country Club DR, Mill Crk ote by Mail eatherwood Middle Sch, 1419 Trillium BV SE, Mill Crk eatherwood Middle Sch, 1419 Trillium BV SE, Mill Crk eatherwood Middle Sch, 1419 Trillium BV SE, Mill Crk oultes Elementary, 13525 51st AVE NE, Marysville lem Woods Elementary, 12802 219th AVE SE, Monroe ar Creek Grange, 228 & Woodinville-Snohomish HWY, oodinville oodside Elementary, 17000 23rd AVE SE, Bothell elton View Elementary, 23400 5th AVE W, Bothell onroe School Dist. Admin., Ferry & Fremont, Monroe onroe School Dist. Admin., Ferry & Fremont, Monroe

Precinct	Polling Location	Precinct	Polling Location
Monroe 3	Monroe School Dist. Admin., Ferry & Fremont, Monroe	Mukilteo 14	Columbia Elementary, 10520 Harbour Pointe BV, Mukilteo
Monroe 4	Frank Wagner Elementary, W Main & Dickinson RD,	Mukilteo 15	Columbia Elementary, 10520 Harbour Pointe BV, Mukilteo
i data da	Monroe	Mukilteo 16	Serene Lake Elementary, 4709 Picnic Point RD, Edmonds
Monroe 5	Frank Wagner Elementary, W Main & Dickinson RD,	Mukilteo 17	Picnic Point Elementary, 5819 140th ST SW, Edmonds
Thomas a	Monroe	Mukilteo 18	Columbia Elementary, 10520 Harbour Pointe BV, Mukilteo
Monroe 6	Frank Wagner Elementary, W Main & Dickinson RD,	Newberg	Machias Elementary, 231 147th AVE SE, Snohomish
inonioc o	Monroe	Nile	Vote by Mail
Moran	Sunnyside Elementary, 3619 63rd AVE NE, Marysville	Norden	Blue Spruce Grove Comm. Club, 11822 174th AVE NE,
Morris	Frank Love Elementary, 303 224th ST SW, Bothell	Norden	Arlington
1 1 1 1 1 1 1		Norm	the second s
MLT 1	Mountlake Terrace Library, 2330058th AVE W, Mountlake	Norma	Bethlehem Luth. Church, 7215 51st AVE NE, Marysville
10.00	Terrace	10.05 10.07	St. Hilda's-St. Patrick's Church, 15224 52nd W, Edmonds
MLT 2	Mountlake Terrace Library, 2330058th AVEW, Mountlake	Norman	Still. Grange, 64th NW & 5R 530, Stanwood
ine.	Terrace	North Creek	Crystal Springs Elementary, 21615 9th AVE SE, Bothell
MLT 3	Mountlake Terrace Library, 2330058th AVEW, Mountlake	Nydin	Marshall Elementary, 4407 116th ST NE, Marysville
101	Terrace	Oaks	Silver Firs Elementary, 5909 146th PL SE, Everett
MLT 4	Mountlake Terrace Civic Center, 23204 58th AVE W,	Olney	Fire Dist, #26, 5th ST & Lewis, Gold Bar
	Mountlake Terrace	Olympus	Light of the Cross Luth. Church, 2717 180th SE, Bothell
MLT 5	Mountlake Terrace Civic Center, 23204 58th AVE W,	Omdal	Crystal Springs Elementary, 21615 9th AVE SE, Bothell
	Mountlake Terrace	Oso	Dist. 25 Fire Station, 21824 SR 530, Arlington
MLT 6	Mountlake Terrace Middle School, 5409 228th SW,	Otter	Shoultes Elementary, 13525 51st AVE NE, Marysville
	Mountlake Terrace	Outlook	Pilchuck Valley Chapel, 15533 75th ST NE, Lake Stevens
MLT 7	Mountlake Terrace Elementary, 22001 52nd AVE W,	Owen	Monroe Comm. Chapel, 23515 Old Owens RD, Monroe
ML I			
WIT C	Mountlake Terrace	Packwood	Shoultes Elementary, 13525 51st AVE NE, Marysville
MLT 8	Mountlake Terrace Elementary, 22001 52nd AVE W,	Paradise	Maltby Elementary, 9700 212th ST SE, Snohomish
	Mountlake Terrace	Park	Evangel Comm. Church, 23700 104th AVE W, Edmonds
MLT 9	Ballinger Park Clubhouse, 23000 Lakeview DR, Mountlake	Park Place	Frank Wagner Elementary, W Main & Dickinson RD,
	Terrace		Monroe
MLT 10	Ballinger Park Clubhouse, 23000 Lakeview DR, Mountlake	Park Shore	Light of the Cross Luth. Church, 2717 180th SE, Bothell
	Terrace	Paulson	Shoultes Elementary, 13525 51st AVE NE, Marysville
MLT 11	Mountlake Terrace Elementary, 22001 52nd AVE W,	Peak	Vote by Mail
6.96 S	Mountlake Terrace	Pennant	S Lake Stevens Grange, 103rd SE & Lake Stevens-MachRD,
MLT 12	Mountlake Terrace Middle School, 5409 228th SW,	1 Cinnant	Lake Stevens
MILT 12		Dennin	
	Mountlake Terrace	Perrin	Sno, Co. Christian School, 17931 64th AVE W, Lynnwood
MLT 13	Mountlake Terrace Elementary, 22001 52nd AVE W,	Peterson	Riverview Elementary, 64th ST & 75th AVE SE, Snohomish
	Mountlake Terrace	Picnic Point	Picnic Point Elementary, 5819 140th ST SW, Edmonds
MLT 14	Mountlake Terrace Senior High, 21801 44th AVE W,	Pilchuck	Machias Elementary, 231 147th AVE SE, Snohomish
	Mountlake Terrace	Pilot	Atonement Free Luth. Church, 6905 172nd NE, Arlington
MLT 15	Cedar Wy Elementary, 22222 39th AVE W, Mountlake	Pine	Monroe School, 10901 27th AVE SE, Everett
	Terrace	Pinewood	Silver Lake School, 12815 Bothell Wy, Everett
MLT 16	Mountlake Terrace Civic Center, 23204 58th AVE W.	Pioneer	Mariner High School, 200 120th ST SW, Everett
	Mountlake Terrace	Pipeline	Salem Woods Elementary, 12802 219th AVE SE, Monroe
MLT 17	Cedar Wy Elementary, 22222 39th AVE W, Mountlake	Pointe	Eisenhower Middle School, 2500 100th ST, Everett
ANET 17	Terrace	Pontius	
			Shelton View Elementary, 23400 5th AVE W, Bothell
MLT 1B	Cedar Wy Elementary, 22222 39th AVE W, Mountlake	Pony	Still. Senior Center, 18308 35th AVE NE, Arlington
	Terrace	Poplar	Hazelwood Elem, 3300 204th ST SW, Alderwood Manor
MLT 19	Mountlake Terrace Library, 2330058th AVEW, Mountlake	Port Susan	Warm Beach Free Meth. Church, 20815 Marine DR NW,
	Terrace	a second s	Stanwood
MLT 20	Vote by Mail	Porter	Arlington Hts. Improv. Club, 228th NE & 123rd NE, Arl.
MLT 21	Vote by Mail	Priest Point	Priest Point Grange, Marine DR & 6th NW, Marysville
MLT 22	Mountlake Terrace Senior High, 21801 44th AVE W	Puget	Picnic Point Elementary, 5819 140th ST SW, Edmonds
	Mountlake Terrace	Puget Park	Silver Firs Elementary, 5909 146th PL SE, Everett
MLT 23	Mountlake Terrace Library, 2330058th AVE W, Mountlake	Queens	Hilltop Fire Station #2, 20510 Damson RD, Alderwood
0.25	Terrace	5.3	Manor
MLT 24	Ballinger Park Clubhouse, 23000 Lakeview DR, Mountlake	Quil	Cascade Elementary, 5200 100th ST NE, Marysville
	Terrace	Quilceda	Priest Point Grange, Marine DR & 6th NW, Marysville
MLT 25	Cedar Wy Elementary, 22222 39th AVE W, Mountlake	Railroad	Lake Stevens Comm. Club, S Lake Stevens RD at 16th NE,
	Terrace	1.	Lake Stevens
Mukilteo 1	Mukilteo Presb. Church, 822 3rd ST, Mukilteo	Rainier	Fire Dist. 7 Station, 8010 180th ST SE, Snohomish
Mukilteo 2	Mukilteo Presb. Church, 822 3rd ST, Mukilteo	Rhody Ridge	Martha Lake Elementary, 10th AVE W & 172nd SW,
		Kindy Kidge	
Mukilteo 3	Mukilteo Presb. Church, 822 3rd ST, Mukilteo	Dista	Alderwood Manor
Mukilteo 4	Mukilteo Elementary, 2600 Mukilteo DR, Mukilteo	Ridel	Lake Stevens Comm. Club, S Lake Stevens RD at 16th NE,
Mukilteo 5	Olympic View Jr High School, 2602 Mukilteo DR, Mukilteo	1. A. A.	Lake Stevens
Mukilteo 6	Mukilteo Elementary, 2600 Mukilteo DR, Mukilteo	Ridge	Christ Luth. Church, 23525 84th AVE W, Edmonds
Mukilteo 7	Olympic View Jr High School, 2602 Mukilteo DR, Mukilteo	River	Vote by Mail
Mukilteo 8	Olympic View Jr High School, 2602 Mukilteo DR, Mukilteo	Rivercrest	Jefferson School, 2500 Cadet Wy, Everett
Mukilteo 9	Mukilteo Elementary, 2600 Mukilteo DR, Mukilteo	Riverview	Riverview Elementary, 64th ST & 75th AVE SE, Snohomish
Mukilteo 10			Presb. Church of Edmonds, 22600 96th AVE W, Edmonds
	Olympic View Jr High School, 2602 Mukilteo DR, Mukilteo	Rob	
Mukilteo 11	Columbia Elementary, 10520 Harbour Pointe BV, Mukilteo	Robe	Mt. View Inn, 32005 Mt. Loop HWY, Granite Falls
Mukilteo 12	Columbia Elementary, 10520 Harbour Pointe BV, Mukilteo	Roberts	Spruce Primary, 17405 42nd AVE W, Lynnwood
Mukilteo 13	Columbia Elementary, 10520 Harbour Pointe BV, Mukilteo	Robin	Pinewood Elementary, 5115 84th ST NE, Marysville

Precinct	Polling Location	Precinct	Polling Location
Roesiger	Vote by Mail	Sunnyside	Sunnycrest Elementary, 99th AVE NE & HWY 92, Lake
Roncrest	Kellogg-Marsh Elementary, 6325 91st ST NE, Marysville		Stevens
Roosevelt	Sno. Fire Station #2, 171st AVE & Three Lakes RD,	Sunrise	Eisenhower Middle School, 2500 100th ST, Everett
	Snohomish	Sunset	Mill Creek Elementary, 3400 148th ST SE, Bothell
Rowland	Warm Beach Free Meth. Church, 20815 Marine DR NW, Stanwood	Swalwell	Lake Stevens Middle School, 1031 91st AVE SE, Lake Stevens
Royal	Cedar Cross Uni. Meth. Church, 1210 132nd SE, Everett	Swamp Creek	Oak Hts Elementary, 15500 18th AVE SW, Alderwood
Russell	Machias Elementary, 231 147th AVE SE, Snohomish		Manor
Samoea	Hazelwood Elementary, 3300 204th ST SW, Alderwood	Swan	Fernwood Elementary, 3934 Jewell RD, Bothell
	Manor	Thomas Lake	Silver Lake School, 12815 Bothell WY, Everett
Sauk	Darrington Elementary/Middle School, 1075 Fir, Darrington	Thompson	Silvana Fire Hall, SR 530 & 14th AVE NW, Silvana
Seattle Heights	Vote by Mail	Thrashers	Crystal Springs Elementary, 21615 9th AVE SE, Bothell
Seattle Hill	Seattle Hill Elementary, 12715 51st AVE SE, Everett	Three Lakes	Machias Elementary, 231 147th AVE SE, Snohomish
Serene	Serene Lake Elementary, 4709 Picnic Point RD, Edmonds	Timber	Cascade Chr. Ref. Church, 13908 51st AVE NE, Marysville
Sexton	Dutch Hill Elementary, 8231 131st AVE SE, Snohomish	Tower	Jefferson School, 2500 Cadet Wy, Everett
Shadow Wood	St. Hilda's-St. Patrick's Church, 15224 52nd W, Edmonds	Trafton	Trafton School, Jim Creek RD at SR 530, Arlington
Shelby	Picnic Point Elementary, 5819 140th ST SW, Edmonds	Trail	Riverview Elementary, 64th ST & 75th AVE SE,
Shelton	Lake Goodwin Comm. Club, 17323 42nd NW, Stanwood		Snohomish
Shoecraft	Lake Goodwin Comm. Club, 17323 42nd NW, Stanwood	Tromley	Chain Lake Elementary, 12125 Chain Lake RD, Snohomish
Shore	Picnic Point Elementary, 5819 140th ST SW, Edmonds	Tronson	Bryant Grange Hall, SR 9 & 270th NE, Arlington
Shorts	Emerson Elementary, 1009 Pine ST, Snohomish	Tualco	Tualco Grange, 18933 Tualco RD, Monroe
Shoultes	Shoultes Elementary, 13525 51st AVE NE, Marysville	Tulalip 1	Tulalip Comm. Bldg., 6700 Totem Beach RD, Marysville
Silvana	Silvana Fire Hall, SR 530 & 14th AVE NW, Silvana	Tulalip 2	Tulalip Comm. Bldg., 6700 Totem Beach RD, Marysville
Silver Lake	Silver Lake School, 12815 Bothell Wy, Everett	Tulalip 3	Tulalip Comm. Bldg., 6700 Totem Beach RD, Marysville
Silver Firs	Silver Firs Elementary, 5909 146th PL SE, Everett	Tunis	Shelton View Elementary, 23400 5th AVE W, Bothell
Sisco	Fire Station 22, 8424 99th AVE NE, Arlington	Turner	Maltby Elementary, 9700 212th ST SE, Snohomish
	Frank Wagner Elementary, W Main & Dickinson RD,	Tyee	
Sky	Monroe	Union	Priest Point Grange, Marine DR & 6th NW, Marysville
Skykomish	Index Fire Station, Index	Unity	Cascade Elementary, 5200 100th ST NE, Marysville
and the second se	Hillcrest Elementary, 4th ST SE, & HWY 9, Lake Stevens		Canyon Park Jr High, 23723 23rd AVE SE, Bothell
Skyline	그는 승규는 것 같아요. 그는 것	Utopia	Lake Goodwin Comm. Club, 17323 42nd NW, Stanwood
Sleepy Hollow	Pilchuck Valley Chapel, 15533 75th ST NE, Lake Stevens	Valley	Lake Stevens Comm. Club, S Lake Stevens RD at 16th NE,
Smokey Point	Still. Senior Center, 18308 35th AVE NE, Arlington	Materia	Lake Stevens
Snohomish 1	Masonic Hall, 602 AVE B, Snohomish	Valmont	Eisenhower Middle School, 2500 100th ST, Everett
Snohomish 2	Masonic Hall, 602 AVE B, Snohomish	Vernon	Hillcrest Elementary, 4th ST SE & HWY 9, Lake Stevens
Snohomish 3	Masonic Hall, 602 AVE B, Snohomish	View	Valley View Jr High, 14308 99th AVE SE, Snohomish
Snohomish 4	Masonic Hall, 602 AVE B, Snohomish	Village	Church Creek Elementary, 7600 272nd ST NW, Stanwood
Snohomish 5	Masonic Hall, 602 AVE B, Snohomish	Ville	Hillcrest Elementary, 4th ST SE & HWY 9, Lake Stevens
Snohomish 6	Masonic Hall, 602 AVE B, Snohomish	Vine	Cypress Adv. School, 21500 Cypress Wy, Lynnwood
Snohomish 7	Masonic Hall, 602 AVE B, Snohomish	Wagner	Sno. Fire Station #2, 171st AVE & Three Lakes RD,
Snohomish 8	First Presb. Church, 1306 Lakeview, Snohomish	10.00	Snohomish
Snohomish 9	Emerson Elementary, 1009 Pine ST, Snohomish	Wallace	Shep. of Valley Luth. Church, 36811 143rd PL SE, Startup
Snohomish 10	First Presb. Church, 1306 Lakeview, Snohomish	Walnut	Fire Station 1, 16819 13th AVE W, Alderwood Manor
Snoline	Madrona Middle School, 9300 236th ST SW, Edmonds	Ward	Vote by Mail
So. Alderwood	Hazelwood Elementary, 3300 204th ST SW, Alderwood	Warren	Discovery Elementary, 11700 Meridian AVE, Everett
Automation and	Manor	Waters	Warm Beach Free Meth. Church, 20815 Marine DR NW,
So. Lake Stevens	<ol> <li>Lake Stevens Grange, 103rd SE &amp; Lake Stevens-Mach</li> </ol>		Stanwood
	RD, Lake Stevens	Watts	Silver Lake School, 12815 Bothell Wy, Everett
So. Snohomish	Valley View Jr High, 14308 99th AVE SE, Snohomish	Waxon	Crystal Springs Elementary, 21615 9th AVE SE, Bothell
Sparlin	Bethlehem Luth. Church, 7215 51st AVE NE, Marysville	Welangdon	Vote by Mail
Spring	Madrona Middle School, 9300 236th ST SW, Edmonds	Welch	Maltby Elementary, 9700 212th ST SE, Snohomish
Springbrook	S. Lake Stevens Grange, 103rd SE & Lake Stevens-Mach	Wellington	Bear Creek Grange, 228 & Woodinville-Snohomish HWY,
	RD, Lake Stevens		Woodinville
Spruce	Beverly Elementary, 5221 168th ST SW, Lynnwood	Westlund	Fire Station 22, 8424 99th AVE NE, Arlington
Stafford	Light of the Cross Luth. Church, 2717 180th SE, Bothell	Westover	Cascade Elementary, 5200 100th ST NE, Marysville
Stanby	Sons of Norway Hall, 9910 270th ST NW, Stanwood	Whaleback	Vote by Mail
Stanwood 1	Sons of Norway Hall, 9910 270th ST NW, Stanwood	Wheeler	Cathcart Elementary, 8201 188th ST SE, Snohomish
Stanwood 2	Sons of Norway Hall, 9910 270th ST NW, Stanwood	Wigen	Spruce Primary, 17405 42nd AVE W, Lynnwood
Stanwood 3	Sons of Norway Hall, 9910 270th ST NW, Stanwood	Willow	Lake Goodwin Comm. Club, 17323 42nd NW, Stanwood
Stickney	Lake Stickney Elementary, 1625 Madison WY, Alderwood	Willowdale	Hilltop Elementary, 20425 Damson RD, Alderwood Manor
and a second	Manor	Windsong	Seattle Hill Elementary, 12715 51st AVE SE, Everett
Stimson	Cascade Chr. Ref. Church, 13908 51st AVE NE, Marysville	Wingate	Serene Lake Elementary, 4709 Picnic Point RD, Edmonds
Stitch	S Lake Stevens Grange, 103rd SE & Lake Stevens-Mach RD,	Winter Lake	Mary Schalo Res., Sultan Basin RD & 122nd SE, Sultan
er len	Lake Stevens	Withers	Canyon Creek Elementary, 21400 35th AVE SE, Bothell
Straus	Lakewood School, 17000 16th DR NE, Lakewood	Wood	Evangel Comm. Church, 23700 104th AVE W, Edmonds
		Woodland	~
Sturgeon Sultan River	Priest Point Grange, Marine DR & 6th NW, Marysville First Baptist Church 311 8th ST Sultan		Fernwood Elementary, 3934 Jewell RD, Bothell
	First Baptist Church, 311 8th ST, Sultan	Woodridge	Monroe School, 10901 27th AVE SE, Everett
Sultan 1 Sultan 2	First Baptist Church, 311 8th ST, Sultan	Woodway 1	Woodway City Hall, 23920 113th PL W, Edmonds
	First Baptist Church, 311 8th ST, Sultan	Woodway 2	Woodway City Hall, 23920 113th PL W, Edmonds
and the second se	First Raptist Church 211 Och CT Culture	Vod	Consigned Childs Estates 12220 Lillette co. C. F.
Sultan 3 Summit	First Baptist Church, 311 8th ST, Sultan Christ Luth. Church, 23525 84th AVE W, Edmonds	York Yost	Carriage Club Estates, 13320 HWY 99 S, Everett Presb. Church of Edmonds, 22600 96th AVE W, Edmonds

### COMPLETE TEXT OF City of Edmonds Proposition No. 1

#### **ORDINANCE NO. 2840**

AN ORDINANCE OF THE CITY OF EDMONDS, WASHINGTON, IMPOS-ING A REGULAR PROPERTY TAX LEVY FOR EACH OF THE YEARS 1991 THROUGH 1996 AND COLLECTED IN THE YEARS 1992 THROUGH 1997 IN AN AMOUNT AND WITH SUBSEQUENT ANNUAL INCREASES IN THE DOLLAR AMOUNT TO BE DETERMINED IN ACCORDANCE WITH AND LIMITED BY RCW CHAPTER 84.52; EACH LEVY SHALL NOT EXCEED THE RATE OF \$.50 PER ONE THOUSAND DOLLARS OF THE THEN CURRENT ASSESSED VALUE OF ALL PROPERTY WITHIN THE CITY, PURSUANT TO AUTHORITY GRANTED BY RCW SECTION 84.52.069; THE ANNUAL LEVIES SHALL BE ESTABLISHED IN THE AN-NUAL BUDGET CYCLE AS PROVIDED BY STATE LAW; THE REVENUES OF SAID LEVIES TO BE USED FOR THE PROVISIONS OF EMERGENCY MEDICAL CARE AND EMERGENCY MEDICAL SERVICES, ALL SUBJECT TO APPROVAL BY THE QUALIFIED ELECTORS OF THE CITY; AND PROVIDING FOR THE SUBMISSION OF THE PROPOSITION FOR SAID SIX YEAR LEVY FOR EMERGENCY MEDICAL CARE AND SERVICES TO THE QUALIFIED VOTERS OF THE CITY AT A SPECIAL ELECTION TO BE HELD ON NOVEMBER 5, 1991, IN CONJUNCTION WITH THE GENERAL ELECTION TO BE HELD ON THE SAME DATE.

WHEREAS, the Washington State legislature by virtue of RCW Section 84,52,069 has authorized cities to impose an additional property tax levy of up to \$.50 per One Thousand Dollars of assessed valuation to provide emergency medical care and emergency medical services in each year for six consecutive years, and

WHEREAS, assuring a constant source of lunds to provide such emergency medical care and services will ensure continuous provision of emergency medical care and services and thus be in the best interest of the public health, safety and general welfare, and

WHEREAS, the level of funding needed to adequately provide emergency medical care and services to the citizens of the City of Edmonds for each of the six consecutive years 1991 through 1996 cannot be precisely determined due to the changing economic needs and demands of the City and the County, and

WHEREAS, the assessed valuation of all property within the City for 1991 has not yet been certified to the City by the Snohomish County Assessor, and it is impossible to precisely project figures for assessed valuation for future years, and

WHEREAS, the Council desires to establish the precise amount of the 1991 levy to be collected in 1992 as a part of its regular budget process and to notify appropriate Snohomish County officials in due course in accordance with state law, and

WHEREAS, it is in the intent of the City Council of the City of Edmonds to seek voter approval for a levy for the year 1991 to be collected in 1992 and of a levy for each of the years 1992 through 1996 to be collected in the year following each of said years, the dollar amount and subsequent increases of the levies to be governed by the need for lunds to provide emergency medical care and services, limited by RCW 84.52 and not to exceed the rate of \$.50 per One Thousand Dollars of the then current assessed value of all property within the City, now, there

THE CITY COUNCIL OF THE CITY OF EDMONDS, WASHINGTON, DO ORDAIN AS FOLLOWS:

Section 1. It is hereby found and declared that an emergency exists requiring the calling of a special election, and the Auditor of Snohomish County as <u>ex officio</u> supervisor of elections for such County is hereby requested to find and declare the existence of such an emergency. The Snohomish County Auditor is hereby further requested to call and conduct a special election in the City of Edmonds, Snohomish County, Washington, in the manner provided by law to be held therein on November 5, 1991, in conjunction with the general election to be held on the same day and at those hours established by statute for the purposes of submitting to the qualified electors of the City for their approval or rejection the question of whether or not a tax levy shall be made each year for six consecutive years, commencing in 1991 to be collected in 1992 and to be assessed in each of the years 1992 through 1996 and to be collected in the years 1993 through 1997, the dollar amount of said subsequent levies to be determined by the amount of funds needed to adequately provide for emergency medical care

and services, limited by RCW 8,52 and not to exceed 5.50 per One Thousand Dollars of the then current assessed valuation of all property in the City subject to taxation, said levies to be in addition to the regular tax levy provided by law for cities without the vote of the electors, the proceeds thereof to be used to pay the costs of furnishing emergency medical care and emergency medical services, including related personnel costs, training for such personnel and related equipment, supplies, vehicles and structures needed for the provision of emergency medical care and emergency medical services. The amount of the 1991 levy to be collected in 1992 and all subsequent levies shall be established as a part of the annual budget process with notice of the levy to be provided to the Snohomish Auditor at the time and in the manner required by state law.

Section 2. The ballot title for the aforesaid proposition shall be as follows: <u>PROPOSITION</u>

#### EMERGENCY MEDICAL SERVICES - SIX YEAR LEVY

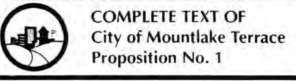
Shall the City of Edmonds be authorized to impose regular property tax levies of \$.50 or less per One Thousand Dollars of assessed valuation for each of six consecutive years? YES

NO

Section 3. The City Clerk is hereby authorized and directed to furnish to the Snohomish County Auditor a certified copy of this Ordinance on or before September 20, 1991.

Section 4. This ordinance shall be in full force and effect five (5) days after passage and publication by posting as provided by law.

APPROVED: MAYOR, LARRY 5. NAUGHTEN (signed) ATTEST/AUTHENTICATED: CITY CLERK, JACQUELINE G. PARRETT (signed)



#### **ORDINANCE NO. 1934**

AN ORDINANCE OF THE CITY OF MOUNTLAKE TERRACE, WASHING-TON, IMPOSING A REGULAR PROPERTY TAX LEVY FOR EACH OF THE YEARS 1991 THROUGH 1996 AND COLLECTED IN THE YEARS 1992 THROUGH 1997 IN AN AMOUNT AND WITH SUBSEQUENT ANNUAL INCREASES IN THE DOLLAR AMOUNT TO BE DETERMINED IN ACCOR-DANCE WITH AND LIMITED BY RCW CHAPTER 84.52; EACH LEVY SHALL NOT EXCEED THE RATE OF \$ .50 PER ONE THOUSAND DOLLARS OF THE THEN CURRENT ASSESSED VALUE OF ALL PROPERTY WITHIN THE CITY, PURSUANT TO AUTHORITY GRANTED BY RCW SECTION 84.52.069; THE ANNUAL LEVIES SHALL BE ESTABLISHED IN THE AN-NUAL BUDGET CYCLE AS PROVIDED BY STATE LAW; THE REVENUES OF SAID LEVIES TO BE USED FOR THE PROVISIONS OF EMERGENCY MEDICAL CARE AND EMERGENCY MEDICAL SERVICES, ALL SUBJECT TO APPROVAL BY THE QUALIFIED ELECTORS OF THE CITY; AND PROVIDING FOR THE SUBMISSION OF THE PROPOSITION FOR SAID SIX YEAR LEVY FOR EMERGENCY MEDICAL CARE AND SERVICES TO THE QUALIFIED VOTES OF THE CITY AT A SPECIAL ELECTION TO BE HELD ON NOVEMBER 5, 1991, IN CONJUNCTION WITH THE GENERAL ELECTION TO BE HELD ON THE SAME DATE

WHEREAS, the Washington State legislature by virtue of RCW Section 84.52.069 has authorized cilies to impose an additional property tax levy of up to \$.50 per One Thousand Dollars of assessed valuation to provide emergency medical care and emergency medical services in each year for six consecutive years; and

WHEREAS, assuring a constant source of funds to provide such emergency medical care and services will ensure continuous provision of emergency medical care and services and thus be in the best interest of the public health, safety and general welfare; and

WHEREAS, the level of funding needed to adequately provide emergency medical care and service to the citizens of the City of Mountlake Terrace for each of the six consecutive years 1991 through 1995 cannot be precisely determined due to the changing economic needs and demands of the City and the County; and

WHEREAS, the assessed valuation of all property within the City for 1991 has not yet been certified to the City by the Snohomish County Assessor, and



### COMPLETE TEXT OF **City of Mountlake Terrace** Proposition No. 1 (cont.)

it is impossible to precisely project figures for assessed valuation for future years; and

WHEREAS, the Council desires to establish the precise amount of the 1991 levy to be collected in 1992 as a part of its regular budget process and to notify appropriate Snohomish County officials in due course in accordance with state law; and

WHEREAS, it is the intent of the City Council of the City of Mountlake Terrace to seek voter approval for a levy for the year 1991 to be collected in 1992 and of a levy for each of the years 1992 through 1996 to be collected in the year following each of said years, the dollar amount and subsequent increases of the levies to be governed by the need for funds to provide emergency medical care and services, limited by RCW 84.52 and not to exceed the rate of \$.50 per One Thousand Dollars of the then current assessed value of all property within the City, now, therefore;

THE CITY COUNCIL OF THE CITY OF MOUNTLAKE TERRACE DOES HEREBY ORDAIN AS FOLLOWS:

Section 1. It is hereby found and declared that an emergency exists requiring the calling of a special election, and the Auditor of Snohomish County as ex officio supervisor of elections for such County is hereby requested to find and declare the existence of such an emergency. The Snohomish County Auditor is hereby further requested to call and conduct a special election in the City of Mountlake Terrace, Snohomish County, Washington, in the manner provided by law to be held therein on November 5, 1991, in conjunction with the general election to be held on the same day and at those hours established by statute for the purposes of submitting to the gualified electors of the City for their approval or rejection the question of whether or not a tax levy shall be made each year for six consecutive years, commencing in 1991 to be collected in 1992 and to be assessed in each of the years 1992 through 1996 and to be collected in the years 1993 through 1997, the dollar amount of said subsequent levies to be determined by the amount of funds needed to adequately provide for emergency medical care and services, limited by RCW 84.52 and not to exceed \$.50 per One Thousand Dollars of the then current assessed valuation of all property in the City subject to taxation, said levies to be in addition to the regular tax levy provided by law for the cities without the vote of the electors, the proceeds thereof to be used to pay the costs of furnishing emergency medical care and emergency medical services, including related personnel costs, training for such personnel and related equipment, supplies, vehicles and structures needed for the provision of emergency medical care and emergency medical services. The amount of the 1991 levy to be collected in 1992 and all subsequent levies shall be established as a part of the annual budget process with notice of the levy to be provided to the Snohomish Auditor at the time and in the manner required by state law.

Section 2. The ballot title for the aforesaid proposition shall be as follows: PROPOSITION

#### EMERGENCY MEDICAL SERVICES - SIX YEAR LEVY

Shall the City of Mountlake Terrace be authorized to impose regular property tax levies of \$.50 or less per One Thousand Dollars of assessed valuation for each of six consecutive years? Yes

No

Section 3. The City Clerk is hereby authorized and directed to furnish to the Snohomish County Auditor a certified copy of this ordinance on or before September 20, 1991.

Section 4. All Ordinances or parts of Ordinances of the City of Mountlake Terrace in conflict herewith, be and the same, are hereby repealed.

Section 5. This ordinance or a summary thereol consisting of the title, shall be published in the official newspaper of the City and shall take effect and be in full force five (5) days after the date of publication

PASSED by the City Council of the City of Mountlake Terrace this 3rd day of September, 1991, and signed in authentication of its passage this 3rd day of September, 1991

MAYOR ROGER ). BERGH (signed)

ATTEST: Ron Swanson (signed)

City Clerk

APPROVED AS TO FORM: Levy Johnston, City Attorney



### COMPLETE TEXT OF **City of Woodway Proposition No. 1**

#### **ORDINANCE NO. 256**

AN ORDINANCE OF THE CITY OF WOODWAY, WASHINGTON, IM-POSING A REGULAR PROPERTY TAX LEVY FOR EACH OF THE YEARS 1991 THROUGH 1996 AND COLLECTED IN THE YEARS 1992 THROUGH 1997 IN AN AMOUNT AND WITH SUBSEQUENT ANNUAL INCREASES IN THE DOLLAR AMOUNT TO BE DETERMINED IN ACCORDANCE WITH AND LIMITED BY RCW CHAPTER 84.52; EACH LEVY SHALL NOT EXCEED THE RATE OF \$.50 PER ONE THOUSAND DOLLARS OF THE THEN CURRENT ASSESSED VALUE OF ALL PROPERTY WITHIN THE CITY, PURSUANT TO AUTHORITY GRANTED BY RCW SECTION 84.52.069; THE ANNUAL LEVIES SHALL BEESTABLISHED IN THE ANNUAL BUDGET CYCLE AS PROVIDED BY STATE LAW; THE REVENUES OF SAID LEVIES TO BE USED FOR THE PROVISIONS OF EMERGENCY MEDICAL CARE AND EMERGENCY MEDICAL SERVICES, ALL SUBJECT TO AP-PROVAL BY THE QUALIFIED ELECTORS OF THE CITY; AND PROVIDING FOR THE SUBMISSION OF THE PROPOSITION FOR SAID SIX YEAR LEVY FOR EMERGENCY MEDICAL CARE AND SERVICES TO THE QUALIFIED VOTERS OF THE CITY AT A SPECIAL ELECTION TO BE HELD ON NOVEMBER 5, 1991, IN CONJUNCTION WITH THE GENERAL ELECTION TO BE HELD ON THE SAME DATE.

WHEREAS, the Washington State legislature by virtue of RCW Section 84.52.069 has authorized cities to impose an additional property tax levy of up to \$.50 per One Thousand Dollars of assessed valuation to provide emergency medical care and emergency medical services in each year for six consecutive years, and

WHEREAS, assuring a constant source of funds to provide such emergency medical care and services and thus be in the best interest of the public health, safety and general welfare, and

WHEREAS, the level of funding needed to adequately provide emergency medical care and services to the citizens of the City of Woodway for each of the six consecutive years 1991 through 1996 cannot be precisely determined due to the changing economic needs and demands of the City and the County and

WHEREAS, the assessed valuation of all property within the City for 1991 has not yet been certified to the City by the Snohomish County Assessor, and it is impossible to precisely project figures for assessed valuation for future years, and

WHEREAS, the Council desires to establish the precise amount of the 1991 levy to be collected in 1992 as a part of its regular budget process and to notify appropriate Snohomish County officials in due course in accordance with state law, and

WHEREAS, it is the intent of the City Council of the City of Woodway to seek voter approval for a levy for the year 1991 to be collected in 1992 and of a levy for each of the years 1992 through 1996 to be collected in the year following each of said years, the dollar amount and subsequent increases of the levies to be governed by the need for funds to provide emergency medical care and services, limited by RCW 84.52 and not to exceed the rate of \$.50 per One Thousand Dollars of the then current assessed value of all property within the City, now, therefore, THE CITY COUNCIL OF THE CITY OF WOODWAY, WASHINGTON,

DOES HEREBY ORDAIN AS FOLLOWS:

Section 1. It is hereby found and declared that an emergency exists requiring the calling of a special election, and the Auditor of Snohomish County as ex officio supervisor of elections for such County is hereby requested to find and declare the existence of such an emergency. The Snohomish County Auditor is hereby further requested to call and conduct a special election in the City of Woodway, Snohomish County, Washington, in the manner provided by law to be held therein on November 5, 1991, in conjunction with the general election to be held on the same day and at those hours established by statute for the purposes of submitting to the qualified electors of the City for their approval or rejection the question of whether or not a tax levy shall be made each year for six consecutive years, commencing in 1991 to collected in 1992 and to be assessed in each of the years 1992 through 1996 and to be collected in the years 1993 through 1997, the dollar amount of said subsequent levies to be determined by the amount of funds needed to adequately provide for emergency medical care and services, limited by RCW 8.52 and not to exceed \$.50 per One



# COMPLETE TEXT OF City of Woodway Proposition No. 1 (cont.)

Thousand Dollars of the then current assessed valuation of all property in the City subject to taxation, said levies to be in addition to the regular tax levy provided by law for cities without the vote of the electors, the proceeds thereof to be used to pay the costs of furnishing emergency medical care and emergency medical services, including related personnel costs, training for such personnel and related equipment, supplies, vehicles and structures needed for the provision of emergency medical care and emergency medical services. The amount of the 1991 levy to be collected in 1992 and all subsequent levies shall be established as a part of the annual budget process with notice of the levy to be provided to the Snohomish Auditor at the time and in the manner required by state law.

Section 2. The ballot title for the aloresaid proposition shall be as follows: PROPOSITION NO. 1

#### EMERGENCY MEDICAL SERVICES - SIX YEAR LEVY

Shall the City of Woodway be authorized to impose regular property tax levies of \$.50 or less per One Thousand Dollars of assessed valuation for each of six consecutive years?

YES NO

Section 3. The City Clerk is hereby authorized and directed to furnish to the Snohomish County Auditor a certified copy of this Ordinance on or before September 20, 1991.

Section 4. This ordinance shall be in full force and effect five (5) days after passage and publication by posting as provided by law.

Passed by the City Council this 26th day of August, 1991. APPROVED: DON HEDGES (signed), MAYOR



### COMPLETE TEXT OF Fire Protection Dist. No. 1 Proposition No. 1

#### **RESOLUTION #564**

A RESOLUTION OF THE BOARD OF FIRE COMMISSIONERS OF FIRE PROTECTION DISTRICT NO. 1, SNOHOMISH COUNTY, WASHINGTON, PROVIDING FOR THE SUBMISSION TO THE VOTERS OF THE DISTRICT AT A SPECIAL ELECTION TO BE HELD THEREIN IN CONJUNCTION WITH THE GENERAL ELECTION ON NOVEMBER 5, 1991, OF A PROPOSITION AUTHORIZING A SPECIAL PROPERTY TAX LEVY FOR THE FIRE PROTECTION DISTRICT NO. 1.

WHEREAS, Snohomish County Fire Protection District No. 1 required additional lunds to continue the established program of fire protection, medical aid and paramedic service on a 24-hour basis, and

WHEREAS, the Commissioners of Snohomish County Fire Protection District No. 1 have agreed to levy an estimated \$.25 per \$1,000.00 assessed value to raise approximately \$813,916.00 (Eight Hundred Thirteen Thousand Nine Hundred Sixteen Dollars and zero cents) for the purpose of salaries, maintenance and operation of the 24-hour Aid Car-Fire Protection District-Paramedic Service Program.

THEREFORE, BE IT RESOLVED, that this resolution has been caused to be adopted by the Fire Commissioners of Snohomish County Fire Protection District No. 1 this 17th day of September, 1991.

Joan E. Miller (signed), CHAIR P. W. Pursell, Jr. (signed), VICE CHAIR Brett R. Anderson (signed), COMMISSIONER D. B. Thomson (signed), COMMISSIONER Carolyn E. Nacke (signed), COMMISSIONER

(The Auditor's Office is not authorized to edit or correct spelling in the above text.)

Election to be held	_
	_
Legislative District	
Signature Verified	
Ballot Mailed	
Given out at counter	
	CRT Date Legislative District Signature Verified Ballot Mailed

BULK RATE U.S. POSTAGE PAID SEATTLE, WA PERMIT NO. 1216

CAR. RT. PRESORT





**Zip Codes Within Edition 6** 

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