

INTRODUCTION TO THE 1992 VOTERS PAMPHLET

Welcome to the 1992 Washington State Voters Pamphlet. This year we commemorate the anniversaries of great change in the Pacific Northwest. It was 200 years ago that explorers from Spain, England, France, Portugal, Sweden and the United States came to our area, met local tribal leaders and established new relationships. These journeys effectively put this region on the world map and set the stage for Washington state's emergence as a crossroads for international commerce.

The election year of 1992 will be one of great change as well. As noted by numerous political observers, the decisions made on November 3 will have more impact on our state's long-term future than any election in recent memory. It is important not only that you participate, but that you participate as an informed voter.

Your Voters Pamphlet contains a wealth of information regarding two initiative measures appearing on the statewide ballot as well as statements and photographs from scores of candidates seeking positions from the courthouse to the White House. I urge you to read the pamphlet thoroughly, including the additional information regarding the election process.

Should you need special help, or have questions or suggestions for improvements to our voter information, please feel free to contact the state's toll-free Voter Hotline at 1-800-448-4881 (TDD for the hearing or speech impaired - 1-800-422-8683). Also, remember that you may now request an absentee ballot by telephone. Simply call your county auditor or county elections department to have a ballot mailed to you.

Good luck and good voting.



RALPH MUNRO Secretary of State

Dear King County Voter:

This year's voter pamphlet commemorates 200 years of discovery in the Pacific Northwest. Those discoveries charted a course for a new, expanding nation. Those who settled here believed in a better future for themselves and their children. Their commitment, energy, and vision helped create the Pacific Northwest in which we live. Our region is a key player in the expanding relations between our country, the far east, and the emerging democracies of Europe.

Elections also chart the course of history. Your votewill help decide who will represent you in the White House, Congress and our state government. Your vote will also help decide many important issues, from state wide ballot measures, to our local system of government, schools, and public safety.

This year we have increased access to our voting process. Over 70,000 more registered voters can participate in this election than could in our last presidential election. When we cast our ballot, we continue to shape the destiny of our region, the nation, and the world.

Make history....vote on Tuesday, November 3.

Tim Hill

King County Executive

FRONT COVER: The replica 18th century ship, LADY WASHINGTON, sails from Aberdeen on its 1992 Bicentennial Voyage. Two hundred years ago, aboard ships like the LADY, Tatoosh talked and traded; Robert Gray from Boston entered and named the Columbia River; Englishman George Vancouver explored and named Puget Sound; and Salvador Fidalgo from Spain sailed to garrison a post on Makah land at Neah Bay.

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Due to the nature of the publication process, this edition of the Voters Pamphlet may include some candidates who will not appear on the ballot for your area. To verify which offices will appear on your ballot, contact your county auditor or county elections department. Telephone numbers are listed in the back of this pamphlet.

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VOTER'S CHECKLIST

Every Washington voter will have the opportunity to vote on two statewide measures as well as federal and state candidates at the state general election on November 3, 1992. Voters are encouraged to bring any list or sample ballot to the polling place to make voting easier. State law provides: "Any voter may take into the voting booth or voting device any printed or written material to assist in casting his or her vote." (RCW 29.51.180).

INITIATIVE MEASURE 573		YES	NO
Shall candidates for certain offices, who have alr fied time periods in those offices, be denied ball			
INITIATIVE MEASURE 134 Shall campaign contributions be limited; public funding of state and local campaigns be prohibited; and campaign related activities be restricted?			
PRESIDENT/VICE PRESIDENT	COMMISSIONER OF P	UBLIC LANDS	
U.S. SENATE SUPERINTENDENT OF PUBLIC INSTRUCTIO			
U.S. REPRESENTATIVE	INSURANCE COM	MISSIONER	
GOVERNOR	STATE SUPREME COURT Position No. 1:		
LIEUTENANT GOVERNOR	Position No. 2:		
SECRETARY OF STATE	SUPERIOR COURT	(if applicable)	
STATE TREASURER	STATE SENATOR (if applicable)		
STATE AUDITOR	STATE REPRESEN	NTATIVE	
ATTORNEY GENERAL	Position No. 2:		

LOCAL ELECTIONS

VOTER PARTICIPATION IN ELECTION CAMPAIGNS

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

POLITICAL PARTIES

Libertarian Party Natural Law Party New Alliance Party Socialist Workers Party State Democratic Party State Republican Party The Populist Party Washington Taxpayers Party P.O. Box 20732, Seattle, 98102
5235 S. Graham St., Seattle, 98118
1202 E. Pike #539, Seattle, 98122
1405 E. Madison, Seattle, 98122
1701 Smith Tower, Seattle, 98104
9 Lk. Bellevue Dr., Bellevue, 98005
1916 Pike Place, Ste. 695, Seattle, 98101
P.O. Box 25736, Seattle, 98125-1236

(206) 329-5669 (206) 781-6637 (206) 329-9540 (206) 323-1755 (206) 583-0664 (206) 454-1992 (206) 781-5617 (206) 368-0584

DISCLOSURE REQUIREMENTS FOR CONTRIBUTIONS

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

Registration and Reporting by Candidates and Political Committees: Within two weeks after a person becomes a candidate or a political committee is organized, a campaign finance registration statement must be filed with the Public Disclosure Commission and the local county elections official. (Committees that form within three weeks of the election must register within three business days.) The candidate or committee treasurer is also required to report periodically the source and amount of campaign contributions of \$25 or more and to list campaign expenditures.

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

Independent Campaign Expenditures: Anyone making an expenditure in support of or opposition to a state or local candidate or ballot proposition (not including contributions made to a candidate or political committee) must file a report with the Public Disclosure Commission within five days if the expenditure is \$100 or more. Reporting forms are available from the Commission and county election offices.

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

For additional information contact: Public Disclosure Commission, 711 Capitol Way, Rm. 403, P.O. Box 40908, Olympia WA 98504-0908, (206) 753-1111, or, for federal campaigns, Federal Election Commission, 1-800-424-9530.

FEDERAL INCOME TAX CREDITS AND DEDUCTIONS FOR CONTRIBUTIONS

Political Contributions Tax Credit: The Federal Tax Reform Act of 1986 eliminated the personal tax credit previously allowed for political contributions.

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

Presidential Election Campaign Fund Checkoff: Individuals, however, may make a deductible contribution to the Presidential Election Campaign Fund Checkoff. This fund was established to help pay for presidential election campaigns. \$1 may be taken (\$2 on a joint return) from an individual's taxes to go to a general fund, not for any specific party, to meet the expenses of the 1992 presidential election. The contribution will not increase your tax or reduce your refund.

INITIATIVE MEASURE 573 TO THE PEOPLE

Note: The ballot title and explanatory statement were written by the Attorney General as required by law. The complete text of Initiative Measure 573 begins on page 10.

Statement for

"I'm in favor of term limits, six years, not twelve. Why? Because career politicians have long been bilking the public," broadcast journalist David Brinkley, People Magazine 7/27/92

REDUCE THE INFLUENCE OF SPECIAL INTERESTS

Incumbents easily dominate elections through free mailing, large staffs, and special interest funding. By leveling the playing field, term limits will attract more candidates thereby offering voters real choices. Initiative 573 will force rotation in office, breaking up long-term relationships.

NO LOSS OF INFLUENCE WITH INITIATIVE 573

Washington state will not lose its congressional clout. Federal limits will not take effect until nine other states adopt similar legislation.

Incumbents who reach the limits of their terms may run as write-in candidates.

Initiative 573 is not retroactive; previous time in office is not counted.

TERM LIMITS IS A NATIONAL MOVEMENT

Washington state is not alone. Citizens in at least 15 states will vote on term limits this November.

Our Founding Fathers never envisioned career politicians. Many officials already have limited terms: President, 31 governors, and many county and city politicians. In 1990 California, Colorado and Oklahoma adopted term limits.

Term limits will replace the seniority based system with one based on merit.

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Official Ballot Title:

Shall candidates for certain offices, who have already served for specified time periods in those offices, be denied ballot access?

The law as it now exists:

The length of previous service in public office does not disgualify anyone from appearing on the election ballot for state offices. One can be a candidate on the election ballot for election or re-election to the state legislature, governor, lieutenant governor, or congress without any limits based on prior service in those offices.

RESTORE CHOICE TO THE VOTER

As Harry Truman said, term limits would "help cure senility and seniority — both terrible legislative diseases."

Career politicians gave us a national debt of \$4 trillion, a peacetime tax burden that is the highest in our nation's history, the S&L bailout and outrageous congressional bank-

ing and postal scandals that defy the ethics of public office. It's time for a change. We need term limits.

Vote YES on Initiative 573.

Rebuttal of Statement against

We listened to the voters and improved term limits. Term limits reduces the power of special interests, not the interests of people.

Incumbents are re-elected 96% of the time. Incumbent turnover this year is high due to redistricting, scandals and converting campaign funds to personal loot.

We have the most "experienced" legislature and Congress ever, causing the worst deficits and scandals ever. People want change, not deadwood.

Washington needs term limits. Vote Yes on I-573. For more information call (206) 759-1212.

Voters Pamphlet Statement Prepared by:

WALLACE M. RUDOLPH, Professor of Constitutional, Legislative and Administrative Law, Puget Sound School of Law; JACK METCALF, State Senator, Chair of Senate Environmental and Natural Resources Committee; SHERRY BOCKWINKEL, Independent Businesswoman.

Advisory Committee: CAROLYN LOGUE, Director, National Federation of Independent Business; PAUL BARDEN, King County Councilman; HAROLD KEAN, former Chairman and CEO of Washington Federal Savings and Loan; SAM ALLRED, Democratic Precinct Chair, Sumner; JOHN SONNELAND, M.D., Spokane area businessman and professional.

The effect of Initiative Measure 573, if approved into law:

This initiative would consider only years of service in office after November 3, 1992 to deny some potential candidates access to the election ballot. Service prior to that date would not count.

The offices and length of service for which a potential candidate would be denied access to the election ballot are:

1) for governor, if the candidate served 8 of the previous 14 years as governor;

2) for lieutenant governor, if the candidate served 8 of the previous 14 years as lieutenant governor;

3) for senator in the state legislature, if the candidate served 8 of the previous 14 years as a senator;

4) for representative in the state legislature, if the candidate served 6 of the previous 12 years as a representative; and 5) for either the house or senate in the state legislature, if

the candidate served in the legislature for 14 of the previous

NEW, IMPROVED TERM LIMITS? DON'T BELIEVE IT

their reasons remain valid in 1992. Delaying term limit

restrictions a few years doesn't make the repercussions

Washington citizens rejected term limits in 1991, and

Statement against

more acceptable.

become skilled lawmakers working successfully for their constituents. The key to responsive government is dedicated, informed voters - voters who examine candidates carefully, communicate their community's priorities, and refuse to reelect politicians who fail to meet expectations. No citizen should give up the right to elect, or reelect,

TERM LIMITS THREATEN OUR QUALITY OF LIFE

Last November, voters said they weren't willing to give up this state's strength in Congress in 1994. Is it somehow more acceptable to give it up in 1998? Will our concerns about offshore drilling, affordable power, transportation funding, Hanford cleanup, and other federally decided issues be diminished by then? Are we willing to play Russian Roulette with Washington's future and unilaterally give away the strength we've taken years to achieve?

TERM LIMITS ARE UNNECESSARY

This year alone, Washington state will experience turnovers of AT LEAST 45 percent in our congressional delegation, 30 percent in the state Senate, and 29 percent in the state House of Representatives. And at least four of the nine statewide offices will change hands.

WE NEED A MIX OF NEW AND EXPERIENCED LAWMAKERS WORKING FOR US

No one wants stagnation in government, but the arbitrary Voters Pamphlet Statement Prepared by: cutoffs imposed by 1-573 would cost us vital knowledge, BOOTH GARDNER, Governor; MARGARET COLONY, President, expertise and clout. We all benefit when new office-holders League of Women Voters. are able to work alongside veterans to learn the ropes and

The Office of the Secretary of State is not authorized to edit statements, nor is it responsible for their contents.

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the leader of her/his choice. Say NO to the term limit crusade and yes to effective government.

If you don't like the elected officials serving you now, use your democratic right to vote to get them out of office. But if your elected officials are doing a good job, keep them in office. That's the choice you have now, and that's the choice

you would lose with term limits.

20 years.

While such potential candidates would not be permitted to appear upon the ballot, a write-in candidacy is permitted. This initiative also provides that only if 9 other states pass laws limiting ballot access or limiting the terms of federal legislative offices, would Congressional representatives and United States senators from Washington state be subject to restrictions for access to the election ballot. Only the years of service which occur after November 2, 1992 would be considered. Service prior to that date would not count.

If nine other states act, then the Congressional offices and the time periods which would deny a potential candidate access to the election ballot would be:

1) for a Washington representative to the United States Congress, if the candidate served as a representative for 6 of the previous 12 years; and

2) for a United States senator from Washington, if the candidate served as senator for 12 of the previous 18 years. Write-in candidacies would be permitted for such offices.

Rebuttal of Statement for

Term limits would take away your right to choose.

Term limits take away your freedom and our clout in Washington, D.C. Vote NO.

For more information call (206) 628-6163.



INITIATIVE MEASURE 134

TO THE LEGISLATURE

Note: The ballot title and explanatory statement were written by the Attorney General as required by law. The complete text of Initiative Measure 134 begins on page 11.

Statement for

Ready for a shock? Here's three:

- · Spending on political campaigns in Washington skyrocketed to an all-time high of \$12 million in 1990.
- That year, 20 percent of campaign contributions to statewide and legislative candidates came from individual citizens.
- Incredibly, 61 percent of that \$12 million was paid to politicians by political action committees, unions, corporations and other special interests.

Can we really expect our political candidates and public officials to put our interests ahead of the special interests when those big corporations, committees and unions can contribute \$10,000, \$20,000 - even \$50,000 at a time?

Initiative 134 will put the average voter on even ground with the special interests, by holding individuals, PAC's, unions and corporations to the same contribution limit: \$500 per legislative candidate per election (\$1,000 per candidate for statewide office). It would also restrict contributions from political parties and caucuses to candidates.

Initiative 134 will help clean up campaigns in Washington. The new law would prohibit political fund raising from 30 days before a legislative session until 30 days after it ends. It would ban the transfer of funds from one candidate to another and strictly limit taxpayer-financed mailings by incumbent legislators.

Importantly, Initiative 134 would reduce overall spending on political campaigns in Washington, while prohibiting the use of state tax dollars to fund political campaigns.

Vote for Initiative 134 and you'll help break the power of special interests - and put the elected officials of today and tomorrow back to work for the people of Washington.

Official Ballot Title:

Shall campaign contributions be limited; public funding of state and local campaigns be prohibited; and campaign related activities be restricted?

The law as it now exists:

State law does not limit the amounts which can be contributed to campaigns for statewide elected offices and legislative offices, except during the last 21 days of the general election campaign. Contributions are required to be reported to the Public Disclosure Commission. Elected officials and executive state officers must annually report to the Commission any gifts they received as well as any contributions made to their public office fund.

Rebuttal of Statement against

Don't be misled. I-134 impacts all sides. It equally limits contributions from PACs, unions and individuals to candidates from both political parties.

1-134 strictly prohibits public financing schemes which provide "incumbency insurance" and use tax dollars to help re-elect incumbent lawmakers.

I-134 is our only chance to limit campaign influence by special interests and make candidates more accountable to the people. I-134 is supported by 40+ independent organizations - and by more than 225,000 Washington citizens.

Voters Pamphlet Statement Prepared by:

MIKE WATTERS, President, Washington State Dairy Federation; GARY SMITH, Executive Director, Independent Business Assoc.; CAROLYN LOGUE, State Director, National Federation of Independent Business.

Some local governments have ordinances providing the availability of public funds for political campaigns for municipal offices.

The effect of Initiative Measure 134, if approved into law:

This initiative would establish maximums for permissible political contributions to campaigns for state legislative offices and the nine statewide elected officers (governor, lieutenant governor, secretary of state, attorney general, commissioner of public lands, insurance commissioner, treasurer, auditor and superintendent of public instruction). The maximum dollar amount an individual, corporation, pac or other group could make is a \$500 contribution to legislative campaigns and \$1,000 for campaigns for statewide offices. Those maximums would separately apply to the primary and general elections. Political parties and legislative caucuses are permitted to make larger contributions with a maximum of \$.50 times each registered voter within the election area.

Legislators, state officials or anyone acting on their behalf would be prohibited from soliciting campaign contributions during the period commencing thirty days before a regular session of the legislature, until thirty days after the adjournment of the regular session. Also, state officials would be prohibited from soliciting

Statement against

REAL CAMPAIGN FINANCE REFORM MUST LIMIT BOTH SPENDING AND CONTRIBUTIONS

· Effective campaign reform must limit both campaign spending and contributions. Congress has had contribution limits similar to those in I-134 for years and these limits have done nothing to prevent special interest scandals such as the S&L debacle.

· Contributions limits alone are a sure-fire incumbent protection plan. As long as the sky is the limit on spending, a challenger can never hope to keep pace with an incumbent's ability to raise political funds.

 I-134 doesn't limit how much a candidate can spend on their own campaign - wealthy individuals are free to spend as much as they like to "buy" an election.

REAL REFORM SHOULD AFFECT ALL POLITICAL PARTIES EQUALLY

• I-134 is just more of the same old partisan politics. GOP officials admit the initiative was drafted to favor Republicans. Independent analysis by the Seattle Post-Intelligencer shows that the proposal is specifically designed to hit Democratic candidates harder.

• 1-134 doesn't have grass-roots support. The signatures that put I-134 on the ballot were not collected by citizen volunteers. Signatures for I-134 were bought and paid for with large contributions from big business interests and powerful politicians.

REAL REFORM SHOULD LIMIT THE INFLUENCE OF PACs

I-134 doesn't limit how much a candidate can take from

The dollar amounts referred to in the initiative would be changed every two years by the Public Disclosure Commission to reflect changes in the inflation index. Penalties would be provided and other changes would be made.

PACs, it allows candidates to be 100% special-interest funded. Unless the influence of special interest PACs are limited, the views of the average person will be drowned out.

• 1-134 repeals the popular and highly effective local campaign spending limit laws adopted by citizens in Seattle and King County. These laws have been nationally acclaimed as models of effective reform.

I-134 claims it will reduce campaign spending, but contribution limits alone have never succeeded in holding down campaign spending; 1-134 claims it will break the power of special interests,

but is actually backed by those same special interests. VOTE NO ON I-134, FALSE CAMPAIGN FINANCE

LORRAINE HINE, State Representative; MARGARET COLONY, President, League of Women Voters; JIM STREET, Seattle City Councilmember.

Advisory Committee: CAL ANDERSON, State Representative; LAWRENCE KENNEY, President, Washington State Labor Council; RICK BUNCH, Executive Director, WashPirg; DARLENE MADENWALD, President, Washington Environmental Council.

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political contributions from employees in the state official's agency. Contributions would be prohibited from businesses not doing business in Washington and from unions having less than ten members in the state.

There would be restrictions on publicly funded, unsolicited mailings by legislators. Voluntary state payroll deductions for political committees would no longer be permitted and agency shop fees could not be used for political purposes without individual authorization. Campaign contributions could not be used to repay more than \$3,000 of a candidate's loans to the candidate's campaign. Independent expenditure advertising would have to identify the top five contributors paying for the ad, and further disclosures to the Public Disclosure Commission would be required.

Elected officials and executive state officers would annually be required to file a statement describing any gifts received during the preceding year, but the annual reporting of public office funds would be repealed.

No public funds could be used to finance political campaigns for state or local offices.

REAL REFORM SHOULD NOT REPEAL EFFECTIVE LOCAL REFORMS

Rebuttal of Statement for

DON'T BE FOOLED BY FALSE REFORM.

Passing I-134 won't hold down campaign spending or clean up campaigns, but it will relieve the pressure on politicians to accept real reform.

REFORM.

Voters Pamphlet Statement Prepared by:

COMPLETE TEXT OF Initiative Measure 573

AN ACT Relating to ballot access for elected officials; adding a new section to chapter 43.01 RCW; adding a new section to chapter 44.04 RCW; adding new sections to chapter 29.68 RCW; adding a new section to chapter 29.51 RCW; adding a new section to chapter 29.15 RCW; adding a new section to chapter 7.16 RCW; and creating a new section.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF WASHING-TON:

NEW SECTION. Sec. 1. The people of the state of Washington find that:

(1) The people will best be served by citizen legislators who are subject to a reasonable degree of rotation in office;

(2) Entrenched incumbents have become indifferent to the conditions and concerns of the people;

(3) Entrenched incumbents have an inordinate advantage in elections because of their control of campaign finance laws and gerrymandering of electoral districts;

 (4) Entrenched incumbency has discouraged qualified citizens from seeking public office;

(5) Entrenched incumbents have become preoccupied with their own reelection and devote more effort to campaigning than to making legislative decisions for the benefit of the people;

(6) Entrenched incumbents have become closely aligned with special interest groups who provide contributions and support for their reelection campaigns, give entrenched incumbents special favors, and lobby office holders for special interest legislation to the detriment of the people of this state, and may create corruption or the appearance of corruption of the legislative system;

(7) The people of Washington have a compelling interest in preventing the self-perpetuating monopoly of elective office by a dynastic ruling class.

The people of the state of Washington therefore adopt this act to limit ballot access of candidates for state and federal elections.

<u>NEW SECTION.</u> Sec. 2. A new section is added to chapter 43.01 RCW to read as follows:

(1) No person is eligible to appear on the ballot or file a declaration of candidacy for governor who, by the end of the then current term of office will have served, or but for resignation would have served, as governor during eight of the previous fourteen years.

(2) No person is eligible to appear on the ballot or file a declaration of candidacy for lieutenant governor who, by the end of the then current term of office will have served, or but for resignation would have served, as lieutenant governor during eight of the previous fourteen years.

NEW SECTION. Sec. 3. A new section is added to chapter 44.04 RCW to read as follows:

(1) No person is eligible to appear on the ballot or file a declaration of candidacy for the house of representatives of the legislature who, by the end of the then current term of office will

have served, or but for resignation would have served, as a member of the house of representatives of the legislature during six of the previous twelve years.

(2) No person is eligible to appear on the ballot or file a declaration of candidacy for the senate of the legislature who, by the end of the then current term of office will have served, or but for resignation would have served, as a member of the senate of the legislature during eight of the previous fourteen years.

(3) No person is eligible to appear on the ballot or file a declaration of candidacy for the legislature who has served as a member of the legislature for fourteen of the previous twenty years.

<u>NEW SECTION.</u> Sec. 4. A new section is added to chapter 29.68 RCW to read as follows:

No person is eligible to appear on the ballot or file a declaration of candidacy for the United States house of representatives who, by the end of the then current term of office will have served, or but for resignation would have served, as a member of the United States house of representatives during six of the previous twelve years.

<u>NEW SECTION.</u> Sec. 5. A new section is added to chapter 29.68 RCW to read as follows:

No person is eligible to appear on the ballot or file a declaration of candidacy for the United States senate who, by the end of the then current term of office will have served, or but for resignation would have served, as a member of the United States senate during twelve of the previous eighteen years.

<u>NEW SECTION.</u> Sec. 6. A new section is added to chapter 29.51 RCW to read as follows:

Nothing in sections 2 through 5 of this act prohibits a qualified voter of this state from casting a ballot for any person by writing the name of that person on the ballot in accordance with RCW 29.51.170 or from having such a ballot counted or tabulated, nor does anything in sections 2 through 5 of this act prohibit a person from standing or campaigning for an elective office by means of a write-in campaign.

<u>NEW SECTION.</u> Sec. 7. A new section is added to chapter 29.15 RCW to read as follows:

(1) The secretary of state or other election official authorized by law shall not accept or verify the signatures, nor accept a declaration of candidacy or a nomination paper, from or on behalf of a person who, by reason of sections 2 through 5 of this act, is ineligible for the office, nor allow the person's name to appear on the ballot.

(2) No terms or years served in office before November 3, 1992, may be used to determine eligibility to appear on the ballot.

<u>NEW SECTION.</u> Sec. 8. A new section is added to chapter 29.68 RCW to read as follows:

Sections 4 and 5 of this act, regarding candidates for federal legislative office, are not effective until nine states other than Washington have passed laws limiting ballot access or terms of federal legislative office, or both, based on length of service in federal legislative office.

<u>NEW SECTION</u>, Sec. 9. A new section is added to chapter 7.16 RCW to read as follows:

Any resident of this state may bring suit to enforce sections 2 through 8 of this act. If the person prevails, the court shall award the person reasonable attorney's fees and costs of suit.



<u>NEW SECTION.</u> Sec. 10. 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.

PLEASE NOTE:

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

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 Initiative Measure 134

AN ACT Relating to the regulation of political contributions and campaign expenditures; amending RCW42.17.095, 42.17.125, 42.17.510, 41.04.230, 42.17.180, 42.17.390, and 42.17.240; adding new sections to chapter 42.17 RCW; creating new sections; repealing RCW 42.17.243; and prescribing penalties.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF WASHING-TON:

PART I FINDINGS AND INTENT

NEW SECTION. Sec. 1. FINDINGS. The people of the state of Washington find and declare that:

(1) The financial strength of certain individuals or organizations should not permit them to exercise a disproportionate or controlling influence on the election of candidates.

(2) Rapidly increasing political campaign costs have led many candidates to raise larger percentages of money from special interests with a specific financial stake in matters before state government. This has caused the public perception that decisions of elected officials are being improperly influenced by monetary contributions.

(3) Candidates are raising less money in small contributions from individuals and more money from special interests. This has created the public perception that individuals have an insignificant role to play in the political process.

<u>NEW SECTION.</u> Sec. 2. INTENT. By limiting campaign contributions, the people intend to:

(1) Ensure that individuals and interest groups have fair and equal opportunity to influence elective and governmental processes;

(2) Reduce the influence of large organizational contributors; and

(3) Restore public trust in governmental institutions and the electoral process.

PART II DEFINITIONS

<u>NEW SECTION.</u> Sec. 3. DEFINITIONS. The definitions of RCW 42.17.020 apply to sections 4 through 19 of this act except as modified by this section. Unless the context clearly requires otherwise, the definitions in this section apply throughout sections 4 through 19 of this act.

(1) "Authorized committee" means the political committee authorized by a candidate, or by the state official against whom recall charges have been filed, to accept contributions or make expenditures on behalf of the candidate or state official.

(2) "Bona fide political party" means:

(a) An organization that has filed a valid certificate of nomination with the secretary of state under chapter 29.24 RCW; or

(b) The governing body of the state organization of a major political party, as defined in RCW 29.01.090, which is the body

authorized by the charter or bylaws of the party to exercise authority on behalf of the state party; or

(c) The county central committee or legislative district committee of a major political party.

(3) "Candidate" means an individual seeking nomination for election or seeking election to a state office. An individual is deemed to be seeking nomination for election or seeking election when the individual first:

(a) Announces publicly or files for the office;

(b) Purchases commercial advertising space or broadcast time to promote his or her candidacy;

(c) Receives contributions or makes expenditures for facilities with intent to promote his or her candidacy for the office; or

(d) Gives his or her consent to another person to take on behalf of the individual any of the actions in (b) or (c) of this subsection.

(4) "Caucus of the state legislature" means the caucus of members of a major political party in the state house of representatives or in the state senate.

(5)(a) "Contribution" includes a loan, gift, deposit, subscription, forgiveness of indebtedness, donation, advance, pledge, payment, transfer of funds between political committees, or transfer of anything of value, including personal and professional services for less than full consideration.

(b) Subject to further definition by the commission, "contribution" does not include the following:

(i) Interest on money deposited in a political committee's account;

(ii) Ordinary home hospitality;

(iii) A contribution received by a candidate or political committee that is returned to the contributor within five business days of the date on which it is received by the candidate or political committee;

(iv) An expenditure or contribution earmarked for voter registration, for absentee ballot information, for precinct caucuses, for get-out-the-vote campaigns, for precinct judges or inspectors, for sample ballots, or for ballot counting, all without promotion of or political advertising for individual candidates;

i (v) A news item, feature, commentary, or editorial in a regularly scheduled news medium that is of primary interest to the general public, that is in a news medium controlled by a person whose primary business is that news medium, and that is not controlled by a candidate or political committee;

(vi) An expenditure by a political committee for its own internal organization or fund raising without direct association with individual candidates;

(vii) An internal political communication primarily limited to the contributors to a political party organization or political action committee, or the officers, management staff, and stockholders of a corporation or similar enterprise, or the members of a labor organization or other membership organization;

(viii) The rendering of personal services of the sort commonly performed by volunteer campaign workers, or incidental expenses personally incurred by volunteer campaign workers not in excess of fifty dollars personally paid for by the worker. "Volunteer services," for the purposes of this section, means services or labor for which the individual is not compensated by any person and that are performed outside the individual's normal working hours; or

(ix) Legal or accounting services rendered to or on behalf of:

(A) A political party or caucus of the state legislature if the person paying for the services is the regular employer of the person rendering such services; or

(B) A candidate or an authorized committee if the person paying for the services is the regular employer of the individual rendering the services and if the services are solely for the purpose of ensuring compliance with state election or public disclosure laws.

(c) Contributions other than money or its equivalent are deemed to have a monetary value equivalent to the fair market value of the contribution.

(d) Sums paid for tickets to fund-raising events such as dinners and parties are contributions, except for the actual cost of the consumables furnished at the event.

(e) An expenditure made by a person in cooperation, consultation, or concert with, or at the request or suggestion of, a candidate, a political committee, or their agents, is considered to be a contribution to such candidate or political committee.

(f) The financing by a person of the dissemination, distribution, or republication, in whole or in part, of broadcast, written, graphic, or other form of political advertising prepared by a candidate, a political committee, or its authorized agent, is considered to be a contribution to the candidate or political committee.

(6) "Election" means a primary or a general or special election in which a candidate is on the ballot.

(7) "Election cycle" means the period beginning on the first day of December after the date of the last previous general election for the office that the candidate seeks and ending on November 30th after the next election for the office. In the case of a special election to fill a vacancy in an office, "election cycle" means the period beginning on the day the vacancy occurs and ending on November 30th after the special election.

(8) "General election" means the election that results in the election of a person to a state office. It does not include a primary.

(9) "Immediate family" means a candidates's spouse, and any child, stepchild, grandchild, parent, stepparent, grandparent, brother, half-brother, sister, or half-sister of the candidate and the spouse of any such person and any child, stepchild, grandchild, parent, stepparent, grandparent, brother, half-brother, sister, or half-sister of the candidate's spouse and the spouse of any such person.

(10) "Independent expenditure" means an "expenditure" as defined in RCW 42.17.020 that has each of the following elements:

(a) It is made in support of or in opposition to a candidate for office by a person who is not (i) a candidate for that office, (ii) an authorized committee of that candidate for that office, (iii) a person who has received the candidate's encouragement or approval to make the expenditure, if the expenditure pays in whole or in part for any political advertising supporting that candidate or promoting the defeat of any other candidate or candidates for that office, or (iv) a person with whom the candidate has collaborated for the purpose of making the expenditure, if the expenditure pays in whole or in part for any political advertising supporting that candidate or promoting the defeat of any other candidate or candidates for that office;

(b) The expenditure pays in whole or in part for any political advertising that either specifically names the candidate supported or opposed, or clearly and beyond any doubt identifies the candidate without using the candidate's name; and

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(c) The expenditure, alone or in conjunction with another expenditure or other expenditures of the same person in support of or opposition to that candidate, has a value of five hundred dollars or more. A series of expenditures, each of which is under five hundred dollars, constitutes one independent expenditure if their cumulative value is five hundred dollars or more.

(11)(a) "Intermediary" means an individual who transmits a contribution to a candidate or committee from another person unless the contribution is from the individual's employer, immediate family, or an association to which the individual belongs.

(b) A treasurer or a candidate is not an intermediary for purpose of the committee that the treasurer or candidate serves.

(c) A professional fund raiser is not an intermediary if the fund raiser is compensated for fund-raising services at the usual and customary rate.

(d) A volunteer hosting a fund-raising event at the individual's home is not an intermediary for purposes of that event.

(12) "Person" includes:

(a) An individual;

(b) A partnership, limited partnership, public or private corporation, or joint venture;

(c) A nonprofit corporation, organization, or association, including but not limited to, a national, state, or local labor union or collective bargaining organization and a national, state, or local trade or professional association;

(d) A federal, state, or local governmental entity or agency, however constituted;

(e) A candidate, committee, political committee, bona fide political party, or executive committee thereof; and

(f) Any other organization or group of persons, however organized.

(13) "Primary" means the procedure for nominating a candidate to state office under chapter 29.18 or 29.21 RCW or any other primary for an election which uses, in large measure, the procedures established in chapter 29.18 or 29.21 RCW.

(14) "Recall campaign" means the period of time beginning on the date of the filing of recall charges under RCW 29.82.015 and ending thirty days after the recall election.

(15) "State legislative office" means the office of a member of the state house of representatives and the office of a member of the state senate.

(16) "State office" means state legislative office or the office of governor, lieutenant governor, secretary of state, attorney general, commissioner of public lands, insurance commissioner, superintendent of public instruction, state auditor, or state treasurer.

(17) "State official" means a person who holds a state office.

PART III CONTRIBUTIONS

<u>NEW SECTION.</u> Sec. 4. CAMPAIGN CONTRIBUTION LIMITS. (1) No person, other than a bona fide political party or a caucus of the state legislature, may make contributions to a candidate for a state legislative office that in the aggregate exceed five hundred dollars or to a candidate for a state office other than a state legislative office that in the aggregate exceed one thousand dollars for each election in which the candidate is on the ballot or appears as a writein candidate. Contributions made with respect to a primary may not be made after the date of the primary. Contributions made with respect to a general election may not be made after the final day of the applicable election cycle.

(2) No person, other than a bona fide political party or a caucus of the state legislature, may make contributions to a state official against whom recall charges have been filed, or to a political committee having the expectation of making expenditures in support of the recall of the state official, during a recall campaign that in the aggregate exceed five hundred dollars if for a state legislative office or one thousand dollars if for a state office other than a state legislative office.

(3)(a) Notwithstanding subsection (1) of this section, no bona fide political party or caucus of the state legislature may make contributions to a candidate during an election cycle that in the aggregate exceed (i) fifty cents multiplied by the number of eligible registered voters in the jurisdiction from which the candidate is elected if the contributor is a caucus of the state legislature or the governing body of a state organization, or (ii) twenty-five cents multiplied by the number of registered voters in the jurisdiction from which the candidate is elected if the contributor is a county central committee or a legislative district committee.

(b) No candidate may accept contributions from a county central committee or a legislative district committee during an election cycle that when combined with contributions from other county central committees or legislative district committees would in the aggregate exceed twenty-five cents times the number of registered voters in the jurisdiction from which the candidate is elected.

(4)(a) Notwithstanding subsection (2) of this section, no bona fide political party or caucus of the state legislature may make contributions to a state official against whom recall charges have been filed, or to a political committee having the expectation of making expenditures in support of the state official, during a recall campaign that in the aggregate exceed (i) fifty cents multiplied by the number of eligible registered voters in the jurisdiction entitled to recall the state official if the contributor is a caucus of the state legislature of the governing body of a state organization, or (ii) twenty-five cents multiplied by the number of registered voters in the jurisdiction from which the candidate is elected if the contributor is a county central committee or a legislative district committee.

(b) No state official against whom recall charges have been filed, no authorized committee of the official, and no political committee having the expectation of making expenditures in support of the recall of a state official may accept contributions from a county central committee or a legislative district committee or a legislative district committee during an election cycle that when combined with contributions from other county central committees or legislative district committees would in the aggregate exceed twenty-five cents multiplied by the number of registered voters in the jurisdiction from which the candidate is elected.

(5) Notwithstanding subsections (1) through (4) of this section, no person other than an individual, bona fide political party, or caucus of the state legislature may make contributions reportable under this chapter to a caucus of the state legislature that in the aggregate exceed five hundred dollars in a calendar year or to a bona fide political party that in the aggregate exceed two thousand five hundred dollars in a calendar year. This subsection does not apply to loans made in the ordinary course of business.



(6) For the purposes of sections 4 through 19 of this act, a contribution to the authorized political committee of a candidate, or of a state official against whom recall charges have been filed, is considered to be a contribution to the candidate or state official.

(7) A contribution received within the twelve-month period after a recall election concerning a state office is considered to be a contribution during that recall campaign if the contribution is used to pay a debt or obligation incurred to influence the outcome of that recall campaign.

(8) The contributions allowed by subsection (2) of this section are in addition to those allowed by subsection (1) of this section, and the contributions allowed by subsection (4) of this section are in addition to those allowed by subsection (3) of this section.

(9) Sections 4 through 19 of this act apply to a special election conducted to fill a vacancy in a state office. However, the contributions made to a candidate or received by a candidate for a primary or special election conducted to fill such a vacancy shall not be counted toward any of the limitations that apply to the candidate or to contributions made to the candidate for any other primary or election.

(10) Notwithstanding the other subsections of this section, no corporation or business entity not doing business in Washington state, no labor union with fewer than ten members who reside in Washington state, and no political committee that has not received contributions of ten dollars or more from at least ten persons registered to vote in Washington state during the preceding one hundred eighty days may make contributions reportable under this chapter to a candidate, to a state official against whom recall charges have been filed, or to a political committee having the expectation of making expenditures in support of the recall of the official. This subsection does not apply to loans made in the ordinary course of business.

(11) Notwithstanding the other subsections of this section, no county central committee or legislative district committee may make contributions reportable under this chapter to a candidate, state official against whom recall charges have been filed, or political committee having the expectation of making expenditures in support of the recall of a state official if the county central committee or legislative district committee is outside of the jurisdiction entitled to elect the candidate or recall the state official.

(12) No person may accept contributions that exceed the contribution limitations provided in this section.

<u>NEW SECTION.</u> Sec. 5. ATTRIBUTION AND AGGREGA-TION OF FAMILY CONTRIBUTIONS. (1) Contributions by a husband and wife are considered separate contributions.

(2) Contributions by unemancipated children under eighteen years of age are considered contributions by their parents and are attributed proportionately to each parent. Fifty percent of the contributions are attributed to each parent or, in the case of a single custodial parent, the total amount is attributed to the parent.

<u>NEW SECTION.</u> Sec. 6. ATTRIBUTION OF CONTRIBU-TIONS BY CONTROLLED ENTITIES. For purposes of this chapter: (1) A contribution by a political committee with funds that have all been contributed by one person who exercises exclusive control over the distribution of the funds of the political committee is a contribution by the controlling person.

(2) Two or more entities are treated as a single entity if one of the two or more entities is a subsidiary, branch, or department of a corporation or a local unit, branch, or affiliate of a trade association, labor union, or collective bargaining association. All contributions made by a person or political committee whose contribution or expenditure activity is financed, maintained, or controlled by a trade association, labor union, collective bargaining organization, or the local unit of a trade association, labor union, or collective bargaining organization are considered made by the same person or entity.

NEW SECTION. Sec. 7. ATTRIBUTION OF CONTRIBU-TIONS. All contributions made by a person or entity, either directly or indirectly, to a candidate, to a state official against whom recall charges have been filed, or to a political committee, are considered to be contributions from that person or entity to the candidate, state official, or political committee, as are contributions that are in any way earmarked or otherwise directed through an intermediary or conduit to the candidate, state official, or political committee. For the purposes of this section, "earmarked" means a designation, instruction, or encumbrance, whether direct or indirect, expressed or implied, or oral or written, that is intended to result in or does result in all or any part of a contribution being made to a certain candidate or state official. If a conduit or intermediary exercises any direction or control over the choice of the recipient candidate or state official, the contribution is considered to be by both the original contributor and the conduit or intermediary.

NEW SECTION. Sec. 8. LIMITATIONS ON EMPLOYERS OR LABOR ORGANIZATIONS. (1) No employer or labor organization may increase the salary of an officer or employee, or give an emolument to an officer, employee, or other person or entity, with the intention that the increase in salary, or the emolument, or a part of it, be contributed or spent to support or oppose a candidate, state official against whom recall charges have been filed, political party, or political committee.

(2) No employer or labor organization may discriminate against an officer or employee in the terms or conditions of employment for (a) the failure to contribute to, (b) the failure in any way to support or oppose, or (c) in any way supporting or opposing a candidate, ballot proposition, political party, or political committee.

(3) No employer or other person or entity responsible for the disbursement of funds in payment of wages or salaries may withhold or divert a portion of an employee's wages or salaries for contributions to political committees or for use as political contributions except upon the written request of the employee. The request must be made on a form prescribed by the commission informing the employee of the prohibition against employer and labor organization discrimination described in subsection (2) of this section. The request is valid for no more than twelve months from the date it is made by the employee.

(4) Each person or entity who withholds contributions under subsection (3) of this section shall maintain open for public inspection for a period of no less than three years, during normal business hours, documents and books of accounts that shall include a copy of each employee's request, the amounts and dates funds were actually withheld, and the amounts and dates funds were transferred to a political committee. Copies of such information shall be

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delivered to the commission upon request.

NEW SECTION. Sec. 9. CHANGING MONETARY LIMITS. AL the beginning of each even-numbered calendar year, the commission shall increase or decrease all dollar amounts in this chapter based on changes in economic conditions as reflected in the inflationary index used by the commission under RCW 42.17.370. The new dollar amounts established by the commission under this section shall be rounded off by the commission to amounts as judged most convenient for public understanding and so as to be within ten percent of the target amount equal to the base amount provided in this chapter multiplied by the increase in the inflationary index since the effective date of this act.

NEW SECTION. Sec. 10. CONTRIBUTIONS FROM BEFORE EFFECTIVE DATE OF ACT. Contributions made and received before the effective date of this act are considered to be contributions under sections 4 through 19 of this act. Monetary contributions that exceed the contribution limitations and that have not been spent by the recipient of the contribution by the effective date of this act must be disposed of in accordance with RCW 42.17.095.

NEW SECTION. Sec. 11. TIME LIMIT FOR STATE OFFICIAL TO SOLICIT OR ACCEPT CONTRIBUTIONS. During the period beginning on the thirtieth day before the date a regular legislative session convenes and continuing thirty days past the date of final adjournment, and during the period beginning on the date a special legislative session convenes and continuing through the date that session adjourns, no state official or a person employed by or acting on behalf of a state official or state legislator may solicit or accept contributions to a public office fund, to a candidate or authorized committee, or to retire a campaign debt.

NEW SECTION, Sec. 12. RESTRICTION ON LOANS. (1) A loan is considered to be a contribution from the maker and the guarantor of the loan and is subject to the contribution limitations of this chapter.

(2) A loan to a candidate or the candidate committee must be by written agreement.

(3) The proceeds of a loan made to a candidate:

(a) By a commercial lending institution;

(b) Made in the regular course of business;

(c) On the same terms ordinarily available to members of the public; and

(d) That is secured or guaranteed,

are not subject to the contribution limits of this chapter.

NEW SECTION. Sec. 13. CONTRIBUTIONS ON BEHALF OF ANOTHER. (1) A person, other than an individual, may not be an intermediary or an agent for a contribution.

(2) An individual may not make a contribution on behalf of another person or entity, or while acting as the intermediary or agent of another person or entity, without disclosing to the recipient of the contribution both his or her full name, street address, occupation, name of employer, if any, or place of business if self-employed, and the same information for each contributor for whom the individual serves as intermediary or agent.

NEW SECTION. Sec. 14. CERTAIN CONTRIBUTIONS RE-QUIRED TO BE BY WRITTEN INSTRUMENT. (1) An individual may not make a contribution of more than fifty dollars, other than an in-kind contribution, except by a written instrument containing the name of the donor and the name of the payee.

(2) A committee may not make a contribution, other than inkind, except by a written instrument containing the name of the donor and the name of the payee.

NEW SECTION. Sec. 15. SOLICITATION OF CONTRIBU-TIONS BY GOVERNMENT EMPLOYEES. (1) No state official or state official's agent may knowingly solicit, directly or indirectly, a contribution from an employee in the state official's agency.

(2) No state official or state employee may provide an advantage or disadvantage to an employee or applicant for employment in the classified civil service concerning the applicant's or employee's: (a) Employment:

(b) Conditions of employment; or (c) Application for employment,

based on the employee's or applicant's contribution or promise to contribute or failure to make a contribution or contribute to a political party or committee.

NEW SECTION. Sec. 16. AGENCY SHOP FEES AS CON-TRIBUTIONS. A labor organization may not use agency shop fees paid by an individual who is not a member of the organization to make contributions or expenditures to influence an election or to operate a political committee, unless affirmatively authorized by the individual.

NEW SECTION. Sec. 17. SOLICITATION FOR ENDORSE-MENT FEES. A person or entity may not solicit from a candidate, committee, political party, or other person or entity money or other property as a condition or consideration for an endorsement, article, or other communication in the news media promoting or opposing a candidate, committee, or political party.

NEW SECTION. Sec. 18. REIMBURSEMENT FOR CONTRI-BUTIONS. A person or entity may not, directly or indirectly, reimburse another person or entity for a contribution to a candidate, committee, or political party.

NEW SECTION, Sec. 19. PROHIBITION ON USE OF CONTRIBUTIONS FOR A DIFFERENT OFFICE. (1) Except as provided in subsection (2) of this section, a candidate committee may not use or permit the use of contributions solicited for or received by the candidate committee to further the candidacy of the individual for an office other than the office designated on the statement of organization. A contribution solicited for or received on behalf of the candidate is considered solicited or received for the candidacy for which the individual is then a candidate if the contribution is solicited or received before the general elections for which the candidate is a nominee or is unopposed.

(2) With the written approval of the contributor, a candidate committee may use or permit the use of contributions solicited for or received by the candidate committee from that contributor to further the candidacy of the individual for an office other than the office designated on the statement of organization.

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Sec. 20. TRANSFER OF FUNDS--USE OF FUNDS FOR OTHER OFFICE ELIMINATED. RCW 42.17.095 and 1982 c 147 s 8 are each amended to read as follows:

The surplus funds of a candidate, or of a political committee supporting or opposing a candidate, may only be disposed of in any one or more of the following ways:

(1) Return the surplus to a contributor in an amount not to exceed that contributor's original contribution;

(2) Transfer the surplus to the candidate's personal account as reimbursement for lost earnings incurred as a result of that candidate's election campaign. Such lost earnings shall be verifiable as unpaid salary or, when the candidate is not salaried, as an amount not to exceed income received by the candidate for services rendered during an appropriate, corresponding time period. All lost earnings incurred shall be documented and a record thereof shall be maintained by the candidate or the candidate's political committee. The committee shall include a copy of such record when its expenditure for such reimbursement is reported pursuant to RCW 42.17.090;

(3) Transfer the surplus to ((one or more candidates or to)) a political ((committee or)) party or to a caucus of the state legislature;

 (4) Donate the surplus to a charitable organization registered in accordance with chapter 19.09 RCW;

(5) Transmit the surplus to the state treasurer for deposit in the general fund; or

(6) Hold the surplus in the campaign depository or depositories designated in accordance with RCW 42.17.050 for possible use in a future election campaign (I, for political activity, for community activity, or for nonreimbursed public office related expenses)) for the same office last sought by the candidate and report any such disposition in accordance with RCW 42.17.090: PROVIDED, That if the candidate subsequently announces or publicly files for office, information as appropriate is reported to the commission in accordance with RCW 42.17.090. If a subsequent office is not sought the surplus held shall be disposed of in accordance with the requirements of this section.

(7) No candidate or authorized committee may transfer funds to any other candidate or other political committee.

Sec. 21. CANDIDATE PERSONAL FUND LOANS LIMITED. RCW 42.17.125 and 1989 c 280 s 12 are each amended to read as follows:

Contributions received and reported in accordance with RCW 42.17.060 through 42.17.090 may only be transferred to the personal account of a candidate, or of a treasurer or other individual or expended for such individual's personal use under the following circumstances:

(1) Reimbursement for or loans to cover lost earnings incurred as a result of campaigning or services performed for the committee. Such lost earnings shall be verifiable as unpaid salary, or when the individual is not salaried, as an amount not to exceed income received by the individual for services rendered during an appropriate, corresponding time period. All lost earnings incurred shall be documented and a record thereof shall be maintained by the individual or the individual's political committee. The committee shall include a copy of such record when its expenditure for such reimbursement is reported pursuant to RCW 42.17.090.

(2) Reimbursement for direct out-of-pocket election campaign and postelection campaign related expenses made by the individual. To receive reimbursement from the political committee, the individual shall provide the committee with written documentation as to the amount, date, and description of each expense, and the committee shall include a copy of such information when its expenditure for such reimbursement is reported pursuant to RCW 42.17.090.

(3) Repayment of loans made by the individual to political committees, which repayment shall be reported pursuant to RCW 42.17.090. However, contributions may not be used to reimburse a candidate for loans totaling more than three thousand dollars made by the candidate to the candidate's own authorized committee or campaign.

PART IV

Sec. 22. INDEPENDENT EXPENDITURE ADVERTISING DISCLOSURE. RCW 42.17.510 and 1984 c 216 s 1 are each amended to read as follows:

(1) All written political advertising, whether relating to candidates or ballot propositions, shall include the sponsor's name and address. All radio and television political advertising, whether relating to candidates or ballot propositions, shall include the sponsor's name. The use of an assumed name shall be unlawful. The party with which a candidate files shall be clearly identified in political advertising for partisan office.

(2) In addition to the materials required by subsection (1) of this section, all political advertising undertaken as an independent expenditure by a person or entity other than a party organization must include the following statement on the communication "NOTICE TO VOTERS (Required by law): This advertisement is not authorized or approved by any candidate. It is paid for by (name, address, city, state)." If the advertisement is undertaken by a nonindividual, then the following notation must also be included: "Top Five Contributors," followed by a listing of the names of the five persons or entities making the largest contributions reportable under this chapter during the twelve-month period before the date of the advertisement.

(3) The statements and listings of contributors required by subsections (1) and (2) of this section shall:

(a) Appear on each page or fold of the written communication in at least ten-point type, or in type at least ten percent of the largest size type used in a written communication directed at more than one voter, such as a billboard or poster, whichever is larger;

(b) Not be subject to the half-tone or screening process;

(c) Be in a printed or drawn box set apart from any other printed matter; and

(d) Be clearly spoken on any broadcast advertisement.

(4) Political yard signs are exempt from the requirement of subsections (1) and (2) of this section that the name and address of the sponsor of political advertising be listed on the advertising. In addition, the public disclosure commission shall, by rule, exempt from the identification requirements of subsections (1) and (2) of this section forms of political advertising such as campaign buttons, balloons, pens, pencils, sky-writing, inscriptions, and other forms of advertising where identification is impractical.



(((3))) (5) For the purposes of this section, "yard sign" means any outdoor sign with dimensions no greater than eight feet by four feet.

<u>NEW SECTION.</u> Sec. 23. INDEPENDENT EXPENDITURE DISCLOSURE. A person or entity other than a party organization making an independent expenditure by mailing one thousand or more identical or nearly identical cumulative pieces of political advertising in a single calendar year shall, within two working days after the date of the mailing, file a statement disclosing the number of pieces in the mailing and an example of the mailed political advertising with the election officer of the county or residence for the candidate supported or opposed by the independent campaign expenditure or, in the case of an expenditure made in support of or in opposition to a ballot proposition, the county of residence for the person making the expenditure.

PART V

USE OF PUBLIC FUNDS OR OFFICE FOR POLITICAL PUR-POSES

<u>NEW SECTION.</u> Sec. 24. Public funds, whether derived through taxes, fees, penalties, or any other sources, shall not be used to finance political campaigns for state or local office.

<u>NEW SECTION.</u> Sec. 25. FRANKING PRIVILEGE LIMITED. During the twelve-month period preceding the expiration of a state legislator's term in office, no incumbent to that office may mail to a constituent at public expense a letter, newsletter, brochure, or other piece of literature that is not in direct response to that constituent's request for a response or for information. However, one mailing mailed within thirty days after the start of a regular legislative session and one mailing mailed within sixty days after the end of a regular legislative session of identical newsletters to constituents are permitted. A violation of this section constitutes use of the facilities of a public office for the purpose of assisting a campaign under RCW 42.17.130.

The house of representatives and senate shall specifically limit expenditures per member for the total cost of mailings, including but not limited to production costs, printing costs, and postage.

Sec. 26. STATE PAYROLL POLITICAL CHECK-OFF ELIMI-NATED. RCW 41.04.230 and 1988 c 107 s 19 are each amended to read as follows:

Any official of the state authorized to disburse funds in payment of salaries and wages of public officers or employees is authorized, upon written request of the officer or employee, to deduct from the salaries or wages of the officers or employees, the amount or amounts of subscription payments, premiums, contributions, or continuation thereof, for payment of the following:

(1) Credit union deductions: PROVIDED, That the credit union is organized solely for public employees: AND PROVIDED FUR-THER, That twenty-five or more employees of a single state agency or a total of one hundred or more state employees of several agencies have authorized such a deduction for payment to the same credit union.

(2) Parking fee deductions: PROVIDED, That payment is made for parking facilities furnished by the agency or by the department of general administration.

(3) U.S. savings bond deductions: PROVIDED, That a person within the particular agency shall be appointed to act as trustee. The trustee will receive all contributions; purchase and deliver all bond certificates; and keep such records and furnish such bond or security as will render full accountability for all bond contributions.

(4) Board, lodging or uniform deductions when such board, lodging and uniforms are furnished by the state, or deductions for academic tuitions or fees or scholarship contributions payable to the employing institution.

(5) Dues and other fees deductions: PROVIDED, That the deduction is for payment of membership dues to any professional organization formed primarily for public employees or college and university professors: AND PROVIDED, FURTHER, That twenty-five or more employees of a single state agency, or a total of one hundred or more state employees of several agencies have authorized such a deduction for payment to the same professional organization.

(6) Labor or employee organization dues may be deducted in the event that a payroll deduction is not provided under a collective bargaining agreement under the provisions of RCW 41.06.150: PROVIDED, That twenty-five or more officers or employees of a single agency, or a total of one hundred or more officers or employees of several agencies have authorized such a deduction for payment to the same labor or employee organization: PRO-VIDED, FURTHER, That labor or employee organizations with five hundred or more members in state government may have payroll deduction for employee benefit programs.

(7) ((Voluntary deductions for political committees duly registered with the public disclosure commission and/or the federal election commission: PROVIDED, Thattwenty-five or more officers or employees of a single agency or a total of one hundred or more officers or employees of several agencies have authorized such a deduction for payment to the same political committee.

(8))) Insurance contributions to the authority for payment of premiums under contracts authorized by the state health care authority.

Deductions from salaries and wages of public officers and employees other than those enumerated in this section or by other law, may be authorized by the director of financial management for purposes clearly related to state employment or goals and objectives of the agency and for plans authorized by the state health care authority.

The authority to make deductions from the salaries and wages of public officers and employees as provided for in this section shall be in addition to such other authority as may be provided by law: PROVIDED, That the state or any department, division, or separate agency of the state shall not be liable to any insurance carrier or contractor for the failure to make or transmit any such deduction.

PART VI

POLITICAL EXPENDITURE AND CONTRIBUTION REPORTING

Sec. 27. INDEPENDENT EXPENDITURE ANNUAL REPORT-ING. RCW 42.17.180 and 1990 c 139 s 4 are each amended to read as follows:

(1) Every employer of a lobbyist registered under this chapter during the preceding calendar year and every person other than an



individual that made contributions aggregating to more than ten thousand dollars or independent expenditures aggregating to more than five hundred dollars during the preceding calendar year shall file with the commission on or before ((March 31st)) the last day of <u>February</u> of each year a statement disclosing for the preceding calendar year the following information:

(a) The name of each state elected official and the name of each candidate for state office who was elected to the office and any member of the immediate family of those persons to whom the ((employer)) person reporting has paid any compensation in the amount of five hundred dollars or more during the preceding calendar year for personal employment or professional services, including professional services rendered by a corporation, partnership, joint venture, association, union, or other entity in which the person holds any office, directorship, or any general partnership interest, or an ownership interest of ten percent or more, the value of the compensation in accordance with the reporting provisions set out in RCW 42.17.241(2), and the consideration given or performed in exchange for the compensation.

(b) The name of each state elected official, successful candidate for state office, or members of his immediate family to whom the ((lobbyist employer)) <u>person reporting</u> made expenditures, directly or indirectly, either through a lobbyist or otherwise, the amount of the expenditures and the purpose for the expenditures. For the purposes of this subsection, the term expenditure shall not include any expenditure made by the employer in the ordinary course of business if the expenditure is not made for the purpose of influencing, honoring, or benefiting the elected official, successful candidate, or member of his immediate family, as an elected official or candidate.

(c) The total expenditures made by the ((employer)) person reporting for lobbying purposes, whether through or on behalf of a registered lobbyist or otherwise.

(d) All contributions made to a ((candidate for state office, to a)) political committee supporting or opposing a candidate for state office, or to a political committee supporting or opposing a state-wide ballot proposition. Such contributions shall be identified by the name and the address of the recipient and the aggregate amount contributed to each such recipient.

(e) The name and address of each registered lobbyist employed by the ((employer)) person reporting and the total expenditures made by ((the employer)) such person for each such lobbyist for lobbying purposes.

(f) The names, offices sought, and party affiliations of candidates for state offices supported or opposed by independent expenditures of the person reporting and the amount of each such expenditure.

(g) The identifying proposition number and a brief description of any state-wide ballot proposition supported or opposed by expenditures not reported under (d) of this subsection and the amount of each such expenditure.

(h) " Such other information as the commission prescribes by rule.

(2)(a) Except as provided in (b) of this subsection, an employer of a lobbyist registered under this chapter shall file a special report with the commission if the employer makes a contribution or contributions aggregating more than one hundred dollars in a calendar month to any one of the following: A candidate, elected official, officer or employee of an agency, or political committee. The report shall identify the date and amount of each such contribution and the name of the candidate, elected official, agency officer or employee, or political committee receiving the contribution or to be benefited by the contribution. The report shall be filed on a form prescribed by the commission and shall be filed within fifteen days after the last day of the calendar month during which the contribution was made.

(b) The provisions of (a) of this subsection do not apply to a contribution which is made through a registered lobbyist and reportable under RCW 42.17.170.

PART VII PENALTIES

Sec. 28. PENALTIES. RCW 42.17.390 and 1973 c 1 s 39 are each amended to read as follows:

(((1))) One or more of the following civil remedies and sanctions may be imposed by court order in addition to any other remedies provided by law:

(((a))) (1) If the court finds that the violation of any provision of this chapter by any candidate or political committee probably affected the outcome of any election, the result of said election may be held void and a special election held within sixty days of such finding. Any action to void an election shall be commenced within one year of the date of the election in question. It is intended that this remedy be imposed freely in all appropriate cases to protect the right of the electorate to an informed and knowledgeable vote.

(((b))) (2) If any lobbyist or sponsor of any grass roots lobbying campaign violates any of the provisions of this chapter, his registration may be revoked or suspended and he may be enjoined from receiving compensation or making expenditures for lobbying: PROVIDED, HOWEVER, That imposition of such sanction shall not excuse said lobbyist from filing statements and reports required by this chapter.

(((c))) (<u>3</u>) Any person who violates any of the provisions of this chapter may be subject to a civil penalty of not more than ten thousand dollars for each such violation. However, a person or entity who violates section 4 of this act may be subject to a civil penalty of ten thousand dollars or three times the amount of the contribution illegally made or accepted, whichever is greater.

(((d))) (<u>4</u>) Any person who fails to file a properly completed statement or report within the time required by this chapter may be subject to a civil penalty of ten dollars per day for each day each such delinquency continues.

(((e))) (<u>5</u>) Any person who fails to report a contribution or expenditure may be subject to a civil penalty equivalent to the amount he failed to report.

(((f))) (<u>6</u>) The court may enjoin any person to prevent the doing of any act herein prohibited, or to compel the performance of any act required herein.

PART VIII PUBLIC DISCLOSURE COMMISSION

<u>NEW SECTION.</u> Sec. 29. COMMISSION AUDITS. The commission shall conduct a sufficient number of audits and field investigations so as to provide a statistically valid finding regarding



the degree of compliance with the provisions of this chapter by all required filers.

PART IX GIFTS

<u>NEW SECTION.</u> Sec. 30. DEFINITIONS. Unless the context clearly requires otherwise, the definitions in this section apply throughout this chapter.

(1) "Benefit" means a commercial, proprietary, financial, economic, or monetary advantage, or the avoidance of a commercial, proprietary, financial, economic, or monetary disadvantage.

(2) "Gift" means a rendering of money, property, services, discount, loan forgiveness, payment of indebtedness, reimbursements from or payments by persons, other than the state of Washington or an agency or political subdivision thereof, for travel or anything else of value in excess of fifty dollars in return for which legal consideration of equal or greater value is not given and received but does not include:

(a) A contribution that is required to be reported under RCW 42.17.090 or 42.17.243;

(b) Informational material that is transferred for the purpose of informing the recipient about matters pertaining to official agency business, and that is not intended to financially benefit that recipient;

(c) A symbolic presentation that is not intended to financially benefit the recipient;

 (d) An honorarium that is required to be reported under this chapter;

(e) Hosting in the form of entertainment, meals, or refreshments, the value of which does not exceed fifty dollars, furnished in connection with official appearances, official ceremonies, and occasions where official agency business is discussed;

(f) Gifts that are not used and that, within thirty days after receipt, are returned to the donor or delivered to a charitable organization without being claimed as a charitable contribution for tax purposes;

(g) Intrafamily gifts; or

(h) Gifts received in the normal course of private business or social interaction that are not related to public policy decisions or agency actions.

Sec. 31. PUBLIC OFFICIAL ANNUAL REPORTING OF "GIFTS." RCW 42.17.240 and 1989 c 158 s 1 are each amended to read as follows:

(1) Every elected official and every executive state officer shall after January 1st and before April 15th of each year file with the commission a statement of financial affairs for the preceding calendar year. However, any local elected official whose term of office expires immediately after December 31st shall file the statement required to be filed by this section for the year that ended on that December 31st. In addition to and in conjunction with the statement of financial affairs, every official and officer shall file a statement describing any gifts received during the preceding calendar year.

(2) Every candidate shall within two weeks of becoming a

candidate file with the commission a statement of financial affairs for the preceding twelve months.

(3) Every person appointed to a vacancy in an elective office or executive state officer position shall within two weeks of being so appointed file with the commission a statement of financial affairs for the preceding twelve months.

(4) A statement of a candidate or appointee filed during the period from January 1st to April 15th shall cover the period from January 1st of the preceding calendar year to the time of candidacy or appointment if the filing of the statement would relieve the individual of a prior obligation to file a statement covering the entire preceding calendar year.

(5) No individual may be required to file more than once in any calendar year.

(6) Each statement of financial affairs filed under this section shall be sworn as to its truth and accuracy.

(7) For the purposes of this section, the term "executive state officer" includes those listed in RCW 42.17.2401.

(8) This section does not apply to incumbents or candidates for a federal office or the office of precinct committee officer.

<u>NEW SECTION.</u> Sec. 32. LOBBYIST NOTIFICATION OF GIFTS. When a listing or a report of contributions is made to the commission under RCW 42.17.170(2)(c), a copy of the listing or report must be given to the candidate, elected official, professional staff member of the legislature, or officer or employee of an agency, or a political committee supporting or opposing a ballot proposition named in the listing or report.

PART X MISCELLANEOUS

<u>NEW SECTION.</u> Sec. 33. CODIFICATION DIRECTIONS. (1) Sections 1 through 19 of this act are each added to chapter 42.17 RCW as a subchapter and codified with the subchapter heading of "CAMPAIGN CONTRIBUTION LIMITATIONS."

(2) Sections 23 through 25, 29, 30, and 32 of this act are each added to chapter 42.17 RCW.

NEW SECTION. Sec. 34. CAPTIONS. Section captions and part headings used in this act do not constitute any part of the law.

NEW SECTION. Sec. 35. REPEALER. RCW 42.17.243 and 1977 ex.s. c 336 s 5 are each repealed.

<u>NEW SECTION.</u> Sec. 36. SHORT TITLE. This act may be known and cited as the Fair Campaign Practices Act.

LANGUAGE ASSISTANCE

In many instances, assistance can be provided to those who have difficulty reading this pamphlet because their primary language is not English. For more information, call the Secretary of State Voter Information Hotline at 1-800-448-4881.





Bill CLINTON Democrat

Campaign Address: Clinton/Gore '92 1507 3rd Avenue Seattle, WA 98101 Telephone: (206) 233-9024 Al GORE Democrat It's time for a change. It's time to get our economy moving again. Our government has failed our people. For twelve years now, the Republicans have cut taxes for the rich and raised taxes on the rest of us. Good jobs have disappeared. Health care is beyond the reach of millions. Schools have declined. Our streets and neighborhoods are more dangerous. And the Republicans have done nothing.

We can't afford four more years of a President without a vision. We have a bold new plan to fight for what Americans deserve: good jobs, quality health care, world-class education and safe neighborhoods. Middle-class Americans will finally have leaders who are on their side. We will put people first for a change.

That means reviving our economy. Our plan to rebuild America will create a high-wage, high-skill economy for the post-Cold War era, and give defense workers the transition help they deserve. We'll stop the tax breaks for corporations that ship jobs overseas — but we'll give incentives to those that invest at home. The wealthiest 2 percent will have to pay their fair share — but the middle class will get tax relief. And those on welfare will get the training they need — but after two years they'll have to go to work.

Putting people first means rejecting the false choice between protecting jobs and preserving the environment. America can only achieve a strong economy if we have a clean, safe environment. We will work for both.

Putting people first means making health care a right, not a privilege. We will guarantee affordable, quality care for every American — and take on the health care industry to bring costs down.

Putting people first means educating our people — from the nursery school playground to the factory shop floor. We'll establish tough national standards for K-12 education and reduce class size. We'll make sure high school graduates get the skills they need, and require companies to invest in worker training. And we'll give all Americans the chance to borrow for college — and ask them to serve their communities in return.

Putting people first means standing up for victims and getting tough with criminals. Our plan will put 100,000 new police officers on our streets, and put beat cops back in our neighborhoods. We'll keep handguns out of the hands of criminals. And we'll reduce demand for drugs by increasing treatment and education.

Putting people first means putting everyday Americans back in control of government: fighting the special interests, cutting bureaucracy, and achieving real campaign reform. We will make the tough choices and do what's right.

And putting people first means uniting Americans behind the hope we share — that we can build a better future for our nation. We won't serve the special interests. We will create opportunity and demand responsibility. We won't blame others when we do not succeed. We will work tirelessly for the American people.

We offer real change and new hope. We will put people first for a change.



George Bush

In 1980 I came to Washington, D.C. as part of a team committed to restoring American pride and freeing our nation from the politics of malaise. I want to continue that mission:

I will work to get our economy moving at full speed and continue to fight for jobs, low taxes and economic opportunity for every American.

I believe in *traditional* values of family, opportunity, safety, and freedom. I believe changes must be made so parents, not bureaucrats, make the important choices about the education of our children.

I believe we must make changes to restore a government America can be proud of. Government is too big and costs too much.

I will continue to seek a balance between the critical efforts to save the spotted owl while creating jobs and allowing economic prosperity to flourish in the Pacific Northwest.

I will continue my strong commitment to the North America Free Trade Agreement which will create jobs and boost our economy. Washington State exemplifies the significance of this agreement with a 54% increase in exports to Canada between 1987 and 1990.

Together, we won the Cold War and ushered in a new, exciting world. While yesterday's challenges are behind us, tomorrow's are yet to be born.

As someone who served with pride in the Second World War and led this country through Desert Storm, I know we can meet any challenge.

Americans need a president they can trust to shape the hard decisions of tomorrow — someone with the values and experience to guide this great nation through many seasons of change.

I know the pressures and responsibilities of leading America and will devote my energy to reaching these challenges by moving forward, always forward. Together, we will enter the 21st century with progress, prosperity and the promise of a peaceful tomorrow.

Dan Quayle

Today, we maintain our commitment of peace and prosperity with an agenda that addresses the many challenges and opportunities America will face in the future.

• Our agenda is one of decentralization, reform and reducing the role of government in the everyday lives of people.

• We believe in revitalizing education, empowering individuals and communities and strengthening the family.

• The Bush Administration is committed to the expansion of American trade.

• When it comes to health care reform and child care programs, we want parents to make the important decisions — all the decisions.

• In the battle of over-regulation, our Administration maintains a firm commitment to ending the excessive cost and delay of our civil justice system. Through the Competitiveness Council and regulatory reform efforts, we have brought meaningful change that has yielded \$20 billion in annual savings, creating or saving some 200,000 jobs nationwide.

• We believe that the cycle of welfare dependency must be reduced. Our Administration has established new initiatives that get people off welfare rolls and *into jobs*.

Republicans have led the world to freedom and democracy with the end of the Cold War — and we will lead America to prosperity during the next four years.

The above statements are an exact reproduction of those submitted by the candidates. The Office of the Secretary of State has no editorial authority.



Dan

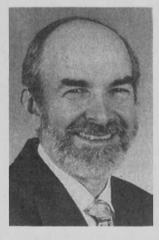
OUAYLE

Republican

George BUSH Republican

Campaign Address: Bush-Quayle '92 2821 Northrup Way Bellevue, WA 98004 Telephone: (206) 889-2874

21



Andre MARROU Libertarian Party

Nancy LORD Libertarian Party

Campaign Address: The Marrou/Lord Campaign 1528 Pennsylvania Avenue S.E. Washington, D.C. 20003 Telephone: (202) 546-6095 Libertarian presidential nominee Representative Andre Marrou (Mah-ROO') believes that Thomas Jefferson's words still ring true in 1992: "That government is best which governs least."

Democrats and Republicans have brought us soaring budgets, tax increases, erosion of our civil liberties, an enormous bureaucracy and interference in the affairs of other nations.

Many government programs have brought counterproductive results. For example, instead of improving the lives of the poor, anti-poverty programs have created generations of welfare families and an expensive welfare bureaucracy.

It's time for a change.

Andre Marrou understands that the best way to create more jobs and increase personal income is to reduce taxes and eliminate burdensome regulations.

Libertarians believe that government should be limited to protecting individuals from force and fraud. Libertarians place a high value on both personal freedom and economic liberty. Regardless of the issue, Libertarians oppose the use of government force against peaceful and honest individuals.

The positions of Andre Marrou are based on the platform of the Libertarian Party. The platform does not change to accommodate the political climate of the day. It is a document based on the principles of individual liberty and private property, which are the foundations of The Declaration of Independence and the Constitution, including the Bill of Rights.

Libertarians favor the privatization of many government services, which usually reduces their costs, improves quality and increases the choices available to consumers.

Andre Marrou supports: • phasing out the income tax; • ending the deficit by eliminating wasteful and unnecessary programs; • ending torporate subsidies; • having Japan and Germany provide for their own defense; • holding polluters fully liable for the environmental damage they cause; • holding violent criminals responsible for their actions; • a woman's right to choose an abortion, but Marrou opposes government funded abortions; • tuition tax credits as a step toward reducing costs, improving educational quality and increasing choices for students.

George Bush pledged in 1988: "Read my lips - no new taxes." He lied. Instead, he raised taxes and has given us the largest deficits in history.

Bill Clinton claims to be the candidate of "change." But his party has controlled Congress for decades, and is largely responsible for the financial mess our country is in.

There is an old saying: "If you always do what you've always done, you'll always get what you've always gotten." Do not waste your vote this November.

Vote for Libertarian candidates to demonstrate that you are fed up with the taxes, spending, deficits and bureaucracy imposed upon us by the Democrats and the Republicans. Vote for Andre Marrou and Nancy Lord, the only candidates challenging the status quo.

Andre Marrou was referred to as the "conscience of the legislature" when he served in the Alaska House of Representatives. He has a degree in engineering from MIT and currently works as a real estate broker.

His running mate, Dr. Nancy Lord has degrees in medicine and law and is an attorney specializing in medical-legal and constitutional issues. For information, call toll free: 1-800-682-1776.



Our opponents in this election have had a conspiracy of silence on the central issue in world politics: the fact that the imperialist war against Iraq last year was the opening guns of World War III.

At the center of the debate in U.S. ruling circles in this election year is how they can respond to the new world disorder accelerating out of the combined results of the war against Iraq, the fracturing of the Soviet Union and Eastern Europe, and economic trade wars being sharpened by the world depression affecting not only the Third World, but Europe, North America, and Japan as well.

The divisions among the candidates are simply over how best to unload more and more of the burden of the economic and social crisis onto the backs of working people around the world in a desperate attempt to salvage the crisis-ridden system of capitalism.

Washington's war moves against Iraq, North Korea, and Libya and its determination to remain the undisputed strategic military power in the world are current examples of this course.

Combined with the 1990-1992 "double-dip" recession, these events have sharpened competition and trade disputes between capitalists in Japan and the United States, within North America and Europe, and between the European Community and the United States.

If capitalism is not replaced by working people, the international conflict among the imperialist powers will eventuate in a third world war. This outcome can only be prevented by an international movement of workers and farmers that uncompromisingly fights to disarm the warmakers and defend the victims of their wars, racism, and economic depression. We call on Washington to get its warships, bombers, submarines, troops, and hit squads out of every corner of the globe.

The rulers' drive toward war mirrors their attacks at home, which for more than a decade have driven down the real wages and living conditions of working people. Both the Democrats and Republicans, the parties of big-business, have a common fundamental domestic policy. Under the impact of the deepening social crisis, they have moved to the right and become more reactionary every year, challenging democratic rights, a woman's right to abortion, and Black rights won over the past 25 years.

Our campaign begins with the fact that the working class is international. We have common interests, face a common crisis, and have a common enemy. Our campaign will travel across the country and around the world with this message.

Working people can unite on a world scale to fight for protection from the ravages of the universal crisis of the market system. To this end we advance demands that defend the interests of all working people:

30 hours work for 40 hours pay Defend affirmative action Cancel the Third World debt



James WARREN Socialist Workers Party

orkers Socialist Workers Party ress: ers 1992 Illinois Campaign Committee

Estelle

DeBATES

Campaign Address: Socialist Workers 1992 Illinois Campaign Committee 545 W. Roosevelt Road Chicago, IL 60607 Telephone: (312) 829-6815







Lenora B. FULANI New Alliance Party

Campaign Address: Fulani for President 454 12th Street Seattle, WA 98122 Telephone: (206) 329-9540 Maria Elizabeth MUNOZ New Alliance Party Since the first primaries were held in New Hampshire last February, the American people have been expressing their profound dissatisfaction with our political process, with the two major parties that maintain a stranglehold on that process, and with the lackluster candidates the two-party system produces. In survey after survey, the vast majority of people have said that they want more choices, that neither of the major parties represents them, that a fundamental restructuring of the political system is called for.

Clearly, independent politics is on the agenda in America. The issue is: what shape will it take? I am running as an independent candidate for president of the United States as part of a long term effort to open up our political process — to make it more fair, more inclusive, and more democratic.

I am an ardent advocate of civil rights for people of color, for lesbians and gay men, for the elderly and the disabled. I fully support the right of women to choose an abortion and the right of all workers to organize and to strike. I think that corporate polluters should clean up after themselves — and foot the bill. I oppose war.

I believe that the profound crisis of the American economy cannot be resolved without radically transforming the political environment: until the American people are included in economic decisionmaking, the professional politicians of the PAC-owned major parties will continue to enact public policy that puts trillions into the pockets of the military industrialists and the Wall Streeters while leaving us without solutions to the array of social problems that confront us: homelessness, AIDS, police brutality, drug-induced violence, and the scandalous absence of a national health care system.

The Perot phenomenon revealed that millions of white Americans — hit hard over the last five years by the economic crisis — would waste no time in breaking with the two governing parties if the opportunity arose. The Black community, the Latino community, the lesbian and gay community, women and workers — who have suffered bitterly for decades, even centuries — must make that break as well.

If two to three million Black, Latino, labor and gay voters from the liberal wing of the Democratic Party vote for me in November, and if they are joined by two to three million Perot supporters, we would have the beginnings of a new, broad-based electoral majority that could win the White House (and a lot else besides) in 1996.

I urge you to vote independent in 1992 because political independence is America's future. I urge you to vote for me so that together the ordinary people of this country can shape our future in the light of a progressive and humane social vision.





James "Bo" GRITZ Populist Party Cy MINETT Populist Party

Campaign Address: Populist Party of Washington - Bo Gritz 1916 Pike Place #695 Seattle, WA 98101 Telephone: (206) 781-5617 As president I will contract with you, thereby promising in writing the following:

1) I will return us to a stable economy by getting rid of the private corporation, the Federal Reserve (FED). The FED charges us interest on our own money. It has never been audited.

2) Eliminate the income tax. Return to the Constitution and impose tariffs, excise taxes and impose taxes. According to Reagan's Grace Report released in 1984 not one dollar of personal income tax goes to the U.S. Government. It goes to pay the interest due the Federal Reserve.

3) Stop all foreign aid. We must put America back on her feet and heal her before we help others. Our people are suffering and must not be ignored by the government any longer. It must be America First!

The election of 1992 will be the most important in the history of the United States! The voters will have only two choices...they will choose either the New World Order of George Bush and Bill Clinton, as they both have the same agenda, or select a party that will stop the headlong plunge into disaster. The American people can no longer afford the huge national debt with its billion dollar a day interest. Ownership of our money must be wrested from the private corporation known as the Federal Reserve. The debt money system *must* be eliminated, and replaced with debt free U.S. Bills that will freely circulate in our economy. Without this huge national debt, collection of taxes will no longer be necessary.

The giving away of our money to foreign and unfriendly nations must stop—it is simply America First! With Bo Gritz as your president, you can be sure that these actions will be taken, we will sign a contract to that effect. Has any other candidate offered to do this. Aren't you tired of broken promises like "no new taxes." Give us a chance to prove to you that America can be great again. A vote for Bush or Clinton will give you more of the same only this time The New World Order will insure that you won't get the chance to vote again.





Lyndon H. LaROUCHE, Jr. Independent



James L. BEVEL Independent

Lyndon LaRouche's program for ending the economic depression and building a productive future for all Americans:

LaRouche would reverse the disastrous shift to post-industrial policies begun in the mid-1960s. Beginning with nationalizing the Federal Reserve and converting it into a National Bank of the United States, the federal government will issue over \$600 billion in low-cost credit to state and federal authorities for infrastructural public works. This will create 3 million jobs in the public sector, and 3 million jobs among private sector vendors to the government.

The increase in the tax-revenue base and the growth of our national economy that will result is the only way to provide the economic and social justice to which all Americans are entitled, and to which LaRouche is deeply committed.

Components of the LaRouche program for economic revival:

 Large-scale water improvement projects including the North American Water and Power Alliance (NAWAPA). NAWAPA alone would provide 135 billion gallons of water per day for the U.S.: enough water to satisfy the thirst of the biggest industrial recovery in the history of America.

• The rebuilding of our transportation grid, especially our rail system, emphasizing rapid transit systems, including Maglev, in the densely populated areas of the country. Maintenance and some expansion of our existing highways, roads and ports.

• The construction of the energy grid needed to power an industrial recovery, including nuclear energy, with our ultimate goal being fusion power development. Only fusion energy can guarantee the vast energy and raw materials needed for the next century.

• The creation of a new healthcare-delivery infrastructure, integrating public and voluntary hospitals and clinics with the private medical profession. The whole system, public and private, would be organized to provide adequate health care for every community in this nation.

• Education must return to the classics (emphasizing languages, geometry, etc.) and not be based on rehearsing our children to pass multiple-choice, questionnaire tests. Institute a new version of the Civilian Conservation Corps of the 1930s, not based on digging ditches, but upon exposing our youth to the most advanced technologies to be used in the infrastructure programs outlined above.

 A science-driver, to fuel industrial productivity, such as a longrange buildup toward the colonization of Mars.

LaRouche's Vice Presidential running mate, veteran civil rights leader Rev. James Bevel, a founder of the Student Nonviolent Coordinating Committee and Direct Action Coordinator for the Southern Christian Leadership Conference, states:

"It is urgently necessary to build an independent people's movement based on the U.S. Constitution and the Declaration of Independence. America has been criminalized by the way it votes. The person who votes for the lesser of two evils, votes for evil. And not voting is a crime of omission. The people must ensure that the selfevident truths of life, liberty and the pursuit of happiness, survive. This requires a moral economic policy, based on the Christian idea of love."





Ross PEROT Independent James STOCKDALE Independent

Campaign Address: United We Stand, America-Perot Petition Committee P.O. Box 19092 Seattle, WA 98109 Telephone: (206) 223-0062 Ross Perot, a businessman we want as President, and James Stockdale, an educator we want as Vice President, have started a revolutionary change in the way America governs itself. You, the voter, are the key to that change. Many heard the message and responded by registering and voting in the primary election in record numbers. 53,734 of you wrote in Ross's name in the presidential preference primary in March and even more of you signed petitions (on one day) to put his name on the ballot in Washington State when only 200 signatures were needed.

From that initial wide-spread support it was obvious that Washington voters and their counterparts across the country were unhappy with government and politics as usual. As Mr. Perot entered "the race" it became more obvious that the candidates selected by the two party system were more intent on character assassination than on issues and problem solving. On July 16th Mr. Perot stepped back from active campaigning in hopes of forcing the Democrats and Republicans to face up to the annual deficit in excess of \$380,000,000,000 (that is \$380 billion) and the four trillion dollar national debt. From a position on the sidelines Mr. Perot prodded them into at least talking about the deficit, however, neither President Bush nor Governor Clinton presented a comprehensive workable plan. The "Wall Street Journal" tells us that both of their plans are hundreds of billions out of balance. Ross wrote and published his own plan United We Stand: How We Can Take Back Our Country. You have responded by buying the book in record numbers and putting it on top of the New York Times best seller list. We all want our country back. We are willing to make the tough choices necessary to pass on the American Dream to our children.

When you finish reading this Voters Pamphlet ask yourself if the congressional and senatorial candidates have addressed the important issues and have what it takes to make the changes necessary. In his book Mr. Perot outlines the ABC's of his platform - Accountability, Balance, and Courage. Please read it. For further information, call the state headquarters in Seattle at (206) 223-0062 or the Spokane headquarters at (509) 326-8089 for help.

It is time for YOU to pick leaders who will work for YOU rather than PAC's or special interests. We don't need leaders who will just cash in, we need leaders who will help US take back OUR country. Let this be the year YOU vote for YOUR children and grandchildren.





Ron DANIELS Independent

Asiba TUPAHACHE Independent

Campaign Address: Washington State Campaign for a New Tomorrow P.O. Box 1182 Bothell, WA 98011 Telephone: (206) 754-7473

Feeling run-down? Worried about your future and your children's future? Wonder whether pulling the lever for the Democrats or Republicans will really make a difference? Let's talk.

In the past fifteen years of Republican Presidents and Democrat-controlled Congresses we've seen: • Big Business disinvest in the United States and magnify its exploitation of foreign labor, moving hundreds of thousands of jobs out of the country, lowering wages and conditions for *all* working people.

An environment increasingly at risk.

• Our inner cities devastated by poverty, homelessness, poor schools, and police brutality.

• The Treasury looted by the savings and loan scandal and other welfare-for-the-rich boondoggles. Tax breaks for the wealthy, slashed services for everyone else.

• Civil rights threatened by Republican-appointed and Democratapproved extremists on the Supreme Court — especially a woman's right to control her body.

• Military funding for ultra-expensive, unnecessary weapons paid for with massive deficit spending that has mortgaged the well-being of children yet to be born.

• Racism, sexism, and homophobia by government officials encouraging discrimination and violence against women, people of color, lesbians, and gay men.

Neither party has changed its stripes. Both parties support the jobexporting, worker-degrading North American Free Trade Agreement. Neither party proposes nationalized health care, or major cuts in military spending, or job programs adequate to alleviate the horrendous conditions that caused the LA rebellion. In short, both parties are tied to the Corporate Vision of low wages and no unions, benefits, environmental safeguards, or other inconvenient "restrictions on trade."

Working people need at least *one* party to represent our interests. Ron Daniels and Asiba Tupahache offer a different vision for the future:

• A socially responsible economy with sustainable development to revitalize rural and urban areas: full employment, decent wages and benefits; nationalized health care; affordable housing; greater control by workers and communities over business, industry, finance, and commerce; right to unionize; progressive taxation.

• Elimination of discrimination based on race, nationality, religion, sex, sexual orientation, age, or disability.

• Complete equality for women: full reproductive rights, pay equity, quality child care, paid pregnancy leave, support for ERA.

 Protection from the production and disposal of toxins poisoning our air, land, water, and food; environmentally safe jobs.

• Demilitarization and conversion to production for civilian needs by cutting military spending by 70%.

• *Quality education for all:* children as our priority; multicultural curriculums; free public colleges and universities.

• *Restoration of treaty rights:* economic justice for all Native American peoples.

Reparations for African Americans for slavery and continuing institutional discrimination.

• Peace and development foreign policy: self-determination of all peoples and nations; economic and technical assistance to underdeveloped countries; withdrawal of U.S. troops abroad; nuclear disarmament.

To realize this vision, we need a party and a movement for working people, independent of the Democrats and Republicans. Vote for *your* interests, not General Motors'. Vote Ron Daniels and Asiba Tupahache. Then get active and organize!



Every American family is the victim of "Great Society" policies advanced by White House Republicans and Congressional Democrats.

Since 1961, Federal expenditures have increased from less than \$100 billion to more than \$1.5 trillion annually.

Since 1973, our standard of living has declined steadily. Americans work harder, but have less real income.

Vastly increased government regulation has closed down businesses, raised costs, and eliminated jobs.

More than change drivers, we must change directions, with a "vision of victory" to put America back on the right track.

We offer every taxpayer a "Grand Bargain." Help us cut Federal spending by \$500 billion per year and we will abolish the IRS, so that you can keep all of the thousands of dollars you otherwise would be sending to Washington in income taxes.

George Bush's annual budget is fifty percent greater than Ronald Reagan's 1987 budget - just five years ago. It was \$1 trillion then. It's \$1.5 trillion now.

We can't afford it.

Last year, the income tax produced less than \$500 billion. Borrowing and other revenues made up the difference. If we cut spending by \$500 billion, we can cut taxes by \$500 billion.

That will encourage savings, investment, consumption, and jobs.

I will keep America first militarily and make sure that our foreign policy is designed to serve the interests of American taxpavers and workers, rather than the goals of international banks, multinational corporations, and foreign governments.

I favor capital punishment. The answer to violent crime is not more prisons, but more executions. I will veto funds for those judges who thwart capital punishment or release dangerous felons.

As the former director of the United States Office of Economic Opportunity, I am the only non-incumbent candidate who has ever headed a major Federal agency-and the only Federal executive who, in office, launched a major effort to eliminate programs and cut spending in areas for which he was directly responsible.

The Taxpayers Party platform is based on the Bible and the Constitution of the United States, which establishes that all powers not explicitly delegated to the Federal government are reserved to the states and the people - that means you.

We are pro-jobs, pro-growth, and pro-life.

I will appoint no Federal judge who fails to publicly proclaim his acknowledgement that every unborn child is a human person created in God's image-entitled to full constitutional protections.

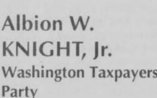
As Chairman of The Conservative Caucus and the U.S. Taxpayers Alliance, I've worked for limited government, traditional family values, and victory over Communism. I have fought against New World Order transfers of resources and authority to the World Bank, the IMF, and the United Nations. I have led national campaigns to block treaties which undermine U.S. liberty and security (Panama Canal, SALT II, INF, etc.).

As President, I would work to repeal quotas, to restore parental control of education, to cut off tax dollars for Planned Parenthood, to defeat gun control schemes, to end foreign aid, and to stop Federal subsidies for homosexuality.



Howard PHILLIPS Washington Taxpayers Washington Taxpayers Party

Campaign Address: Taxpayers for Phillips 9520 Bent Creek Lane Vienna, VA 22182 Telephone: 1 (800) 2-VETO-IRS









John HAGELIN Natural Law Party

Campaign Address: Dr. John Hagelin for President Committee 51 W. Washington Street Fairfield, IA 52556 Telephone: (515) 472-2040

Mike TOMPKINS Natural Law Party The Natural Law Party was established to "bring the light of science into politics"—to introduce the most advanced, scientifically proven solutions to the nation's pressing problems.

Dr. John Hagelin, Presidential candidate, is a Harvard-trained quantum physicist and a world authority in unified field theories.

Economy: Cost-effective solutions to national problems of rising crime, spiralling health care costs, rehabilitation, etc., will eliminate the budget deficit and retire the national debt, while lowering taxes significantly. Reduced taxes will stimulate the economy, cut unemployment, and provide the basis for long-term economic growth and prosperity.

Energy and environment: Under appropriate government policies, environment and economy are not at odds. The Natural Law Party will support the development of new jobs and industries in energy conservation, renewable energy, sustainable agriculture, and related fields that will further the interests of both the economy and the environment.

Health care: Extensive research shows that prevention oriented health education and prevention oriented natural medicine will provide better health and cut health care costs by more than half. The resulting savings of hundreds of billions of dollars will allow government to ensure high quality health care to the 35 million Americans who currently do not qualify for Medicaid and cannot afford the high cost of private insurance.

Education: The Natural Law Party promotes educational programs that directly unfold intelligence, creativity, moral reasoning, and higher states of consciousness. Because such education is highly relevant to the student's own life, it will put an end to the growing attrition from our nation's schools and colleges. This will eliminate functional and technological illiteracy, and will substantially boost our national productivity and international competitiveness.

Crime, violence, drugs, and the inner city: The Natural Law Party supports effective job training, technical training, and management training programs, combined with practical programs to develop an individual's intelligence and full creative potential. The Natural Law Party also promotes proven programs to dissolve accumulated stress in the inner city environments. Such programs, including Transcendental Meditation, have been shown to relieve not only the physiological symptoms of stress, such as high blood pressure, but to reduce symptoms of societal stress, such as crime, violence, accidents, and hospital admissions, and to promote positive trends throughout society.

Defense and foreign policy: The Natural Law Party offers a scientifically proven peace creating technology, which will help to ensure increasingly peaceful and harmonious relationships among the family of nations. This technology will allow defense spending to be responsibly cut, and can thereby ensure a steadily growing "peace dividend" that can be used for more life-supporting programs at home and abroad.

The Natural Law Party believes that U.S. foreign policy should shift immediately from one based principally on military aid to a foreign policy based on the exportation of knowledge. American expertise in areas such as business administration and agriculture, supplemented where necessary with economic support, will allow many developing countries to become financially self-sufficient, eliminate hunger and poverty, and create a more affluent and prosperous world.

United States Senator





Patty MURRAY

Democrat

Campaign Address: People for Patty Murray P.O. Box 3662 Seattle, WA 98124 Telephone: (206) 621-0611 Patty Murray will bring the voice of working people to the U.S. Senate. She has a proven record as an effective legislator, committed to making government work for *all* people. As a State Senator, she fought to pass legislation ranging from education to family leave, from safe neighborhoods to health care. As a U.S. Senator, she offers the voice for real change in our national government.

Restoring the economy and reducing the \$4 trillion debt are critical issues. A *long-term* economic plan which includes a shift in R&D funding from military to civilian technologies, investment in infrastructure, education, and manufacturing must be implemented. We must reduce the military budget by at least \$100 billion over the next five years, increase job training, reform the tax system, and reduce skyrocketing health care costs.

The success of the economy is dependent on our ability to provide jobs and educated workers for the future. Government, industry and academia must join forces to provide leadership committed to educational excellence.

The federal government must implement health care reform. Patty Murray will work to reform the health care system to provide strict cost-containment mechanisms and increase access. Health care decisions must be taken out of the hands of insurance companies, and returned to individuals and their health care providers.

Patty Murray will strive for workplace policies where people are not forced to choose between their job and their loved ones in times of crisis.

The environment and economy should not be in opposition to each other. Our future success is dependent on our ability to balance the health of both. Patty Murray will work to find that balance.

Patty Murray believes that with common sense, courage and leadership, real people can meet the challenges of the future. She is a voice for real change.



United States Senator



Rod CHANDLER

Republican Campaign Address:

Chandler 92 P.O. Box 5755 Bellevue, WA 98006 Telephone: (206) 454-1166 Rod Chandler has a clear agenda for change. As our next United States Senator, Rod will work to control spending, reform health care, create jobs and change the liberal ways of Congress.

Control Spending

Rod supports the Balanced Budget Amendment to the Constitution and the Line-Item Veto. He has voted consistently for across-theboard-spending cuts. Rod also sponsored the Sunset Act for government programs (except Social Security) that would make them justify their existence every five years or go out of business.

Reform Health Care

Rod is fighting for dramatic health care reforms that retain our rights to choose our own doctors, control costs, expand access, and limit lawyers' fees in medical malpractice cases. He does not support creating another huge, inefficient government bureaucracy to run our health care system.

Create Jobs

Rod's economic blueprint for change will create jobs. He supports an investment tax crèdit and a capital gains tax cut to foster growth. Rod is an activist for agriculture, electronic, aerospace and forest product exports. And, he favors balancing environmental regulation with concern for people and their jobs.

Change Congress

Rod supports national term limits of 12 years. He also believes we must require Congress to live under the same laws it imposes on the rest of our families and businesses.

Rod Chandler's life has prepared him to turn the U.S. Senate into a place of action. He was born in a rural community, started his own small business, and together with his wife, Joyce, raised two children.

In 1974, he ran a grassroots campaign for the state House, and won. Eight years later, he won a hard fought campaign for Congress. Now, Rod wants to fight for us in the United States Senate.

Rod Chandler, he stands out because he stands up for change.

United States Representative First Congressional District





Maria CANTWELL

Democrat Campaign Address: Maria Cantwell for Congress P.O. Box 144 Mountlake Terrace, WA 98043 Telephone: (206) 485-6780

It's time to quit talking and get serious about the economic health of this country. Maria Cantwell is committed to realistic measures to reduce the federal deficit and grow the American economy.

Cantwell is also committed to and has been a leader in the State

Gary NELSON

Republican Campaign Address: Gary Nelson for Congress

20224 Ballinger Way N.E. Seattle, WA 98155 Telephone: (206) 363-1111

A family man, Gary with his wife of 33 years, JoAnne, have raised three sons in the community. Like most parents, he wants to see children better prepared for the real world. This means restructuring the education system and giving parents and teachers a greater say about how, where and what children will learn. Legislature for efforts to reform our health care system. Congress must enact basic health care for all citizens. Cantwell will work for education improvements and better job training opportunities to prepare the next generation for the global economy. Just as she did in Olympia, Cantwell will be an outspoken advocate in Congress for mass transit and for help for needed transportation projects in our suburban communities.

No young legislator has been so universally praised by the media, her constituents and colleagues. Just look at what some of them had to say about Cantwell.

"...perhaps the brightest and best in the Legislature" Seattle Times columnist

"...young ideas with classic commitment" KIRO-TV

"...a tough negotiator" Seattle P-I

Maria Cantwell demonstrated in Olympia that she can get things done and make change happen. Her leadership took the state's landmark efforts to manage growth and transportation needs from a dream into a reality that is law today. She led state efforts to provide responsible economic growth and jobs for the next generation.

Cantwell will push for campaign reform, and work to reduce the size of the Congressional staff.

Cantwell has made a contract with 1st district voters. She'll make things happen on key issues such as health care and the deficit or she won't continue to run for reelection. Cantwell is the candidate who is running to do the job, not just to hold political office.

A *businessman*, Gary is well prepared to help craft an economic plan that will provide incentives for the private sector to create new jobs and protect existing ones. A plan that will improve Americans' standard of living with sustainable and higher paying jobs.

A *citizen-legislator*, Gary has served on the Planning Commission, the City Council, in the State House of Representatives and currently in the State Senate, where he is the Law & Justice Committee chair.

He is best known for his sponsorship of laws to protect victims of stalkers, domestic violence, sexual predators and child assault, as well as increasing penalties for crimes of violence. Most important, he has proven he has the will to do what's right.

A community volunteer, Gary has a long standing commitment to helping people. His 30-year history includes involvement with seniors, youth, the hungry, the physically and the mentally challenged.

Gary knows first-hand how devastating long-term illness can be to a family. He is dedicated to creating a national health care policy that will make medical care affordable to everyone.

A veteran who served on active duty in the U.S. Air Force, Gary is committed to providing jobs for veterans and out-of-work Americans due to defense cut-backs.

A *native* and lifelong resident of Washington, Gary is concerned about preserving the quality of the environment. One way is to make the polluters — not the taxpayers — pay for the cost of clean-up.



United States Representative First Congressional District



Patrick L. RUCKERT Independent

Our nation and the world face the greatest crisis of the twentieth century: economic collapse and escalating international chaos verging on a new world war. Republicans and Democrats neither recognize the crisis nor offer solutions. We Independent candidates do.

The depression will end only with a large-scale infrastructure construction program and by ending the Federal Reserve's control over credit. As Lyndon LaRouche advises, we must turn the Fed into a National Bank to issue cheap credit for manufacturing and agriculture.

Nearly one trillion dollars will create six million jobs in the following areas:

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Building hospitals and schools.

Launching a Mars colonization program, revolutionizing our industrial technologies and increasing the productivity of the entire economy.

This program will expand the tax base sufficiently to eliminate the deficit over the coming years. In a depression, budget cuts and more taxes will not.

Internationally, America can do what is right, *and* in our interest, by rejecting colonial-type debt collection schemes of the International Monetary Fund and free trade frauds like NAFTA. Real development of the "Third World" and former East Bloc is a priority. We must repudiate our government's hypocritical grandstanding war threats against defeated Iraq, while tolerating genocide against Croatia and Bosnia.

We must eliminate white-collar drug crime. The Contras' drugtrafficking was sanctioned by the government. Banks caught laundering money get their wrists slapped, while those who tell the truth about this are called "extremists," labelled "anti-semitic," and jailed.

Cultural degeneracy and environmental extremism must be fought with morality and hope.

Vote for the good, not the lesser of two evils. Vote Independent.

with perfect orderliness, efficiency and without problem. When our lives are in harmony with natural law then we enjoy harmony and order in every area of life. But there is a growing stress and tension prevailing in our country today, causing all the serious problems such as crime and ill health.

As a first step, the Natural Law Party will examine and adopt proven programs to immediately reduce stress and create harmony in our nation.

Once this foundation of harmony and reduced stress is laid, we will immediately implement any scientifically successful program that will solve problems and create a good influence in every area of society. This approach will save the taxpayers billions of dollars annually, allowing for lower taxes, a more balanced budget, and stimulated economic growth.

I will support: prevention-oriented health care and preventionoriented health education; crime prevention, effective drug and alcohol rehabilitation programs, prison rehabilitation; effective education, job training and re-training; and comprehensive programs for environmental protection and restoration. The success of these programs will allow national administration to be greatly simplified.

Tam a lifelong eastside resident. After graduating from Bellevue High School I completed a BA degree in education at Western Washington University and a minor degree in environmental education from Huxley College of Environmental Studies in Bellingham. I am a financial manager for my husband's business, a sailing instructor and a prevention-oriented health care volunteer. I live in Kirkland. I enjoy sailing, camping, hiking, cross-country skiing, and gardening.



Anne FLEMING

Natural Law Party

Campaign Address: Committee to Elect Anne Fleming 12233 80th Avenue N.E. Kirkland, WA 98034 Telephone: (206) 823-6214

I have a vision for a better life for all the people of this country, my community, and my family—a crime-free, disease-free, and problem-free life that is in harmony with natural law.

Natural law is the intelligence that nature uses to govern itself,

United States Representative Seventh Congressional District



Jim McDERMOTT

Democrat Campaign Address: Friends for Jim McDermott 2129 2nd Avenue Seattle, WA 98121 Telephone: (206) 448-1992

In just two terms in Congress, Jim McDermott has set himself apart from the crowd, raising a clear and effective voice for change. Throughout his career, he has never wavered in his commitment to better health care, housing, education, decent jobs, and care for our most vulnerable citizens.

As a physician and legislator, Jim is uniquely qualified to fight for accessible, affordable health care and has become a leading authority in Congress on health care reform. Jim also is recognized nationally for his work on AIDS, enacting legislation to provide housing assistance for people with AIDS and pushing the Bush Administration to face this epidemic honestly and compassionately.

A forceful spokesman for protecting our environment, Jim has sponsored legislation to preserve our declining forest resources and help timber communities adjust to this change. He is fighting to protect the City's water supply in the Cedar River Watershed and to prevent offshore oil drilling on our coasts. He added provisions to the House energy bill that promote use of mass transit, conservation, and development of new energy sources. And he has worked to bring mass transit funds to the Puget Sound region to help break our transportation gridlock.

Jim is committed to reproductive choice for women, and has worked to promote equal opportunity for women and to improve research and treatment of women's health needs. National policies to help children and families, such as family and medical leave, better day care, and foster care reform have his vigorous support.

Restoring public confidence in our government and hope in our future demands leaders of courage, integrity, and vision. Jim McDermott is that kind of leader.

the country-describes where America must stand on the economy, foreign and domestic policy, and government reform.

Hampson would abandon trickle-down as a first step to economic recovery, and advocates a realistic foreign policy, vigorous research and defense industrial base, free market health care reform, free and fair trade, free speech, and more.

In contrast, the incumbent is one of the biggest spenders in Congress (as he was in our state legislature), supported higher individual taxes and the pay raise, routinely approves drastic cuts in defense and opposed U.S. involvement against Iraq, cut funding for the supercollider and space station, proposes a national health care system and supported the means-tested Catastrophic Health Care Act, shrugs at Boeing's competition from Airbus, penalized the National Endowment for the Arts, and would make flag-burning illegal.

Our nation must elect representatives with real vision, who advocate social freedom and responsibility yet understand fiscal and geopolitical reality; who will lead toward real solutions and change not more partisan bickering and national drift. The incumbent's vision is vintage career politics — 3 attempts at governor (so far), appointment to our district's open Congressional seat in 1988, and 95% party-line voting since then.

Glenn Hampson is an experienced civic leader and former Congressional staff member, a former children's editor for Nintendo, and Houghton-Mifflin, and economics editor for the World Bank. Hampson, 30, a 10-year resident of Seattle, is originally from eastern Washington, and earned history and science degrees from the University of Washington.



Glenn C. HAMPSON

Republican

Campaign Address: Committee To Elect Glenn C. Hampson, United States House of Representatives P.O. Box 45397 Seattle, WA 98145 Telephone: (206) 523-7467

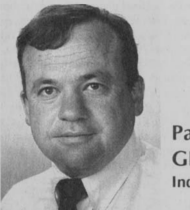
Glenn Hampson represents real change for Congress, and a voice for real Republicans who never abandoned social responsibility freedom of choice, expression, religion, and lifestyle, help for the sick, elderly, disabled, and poor, and strong support for our environment.

Hampson's 200-page platform-possibly the most substantive in



United States Representative

Seventh Congressional District



Paul GLUMAZ Independent

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United States Representative Ninth Congressional District





Mike KREIDLER Democrat

Campaign Address: Mike Kreidler for Congress Committee P.O. Box 4839 Federal Way, WA 98063 Telephone: (206) 839-7384

Mike Kreidler will bring leadership and integrity to a new Congress.

Leadership on Health Care. Mike has been at the forefront of efforts to reform and improve health care in Washington. As an

Optometrist with Group Health Cooperative with a Masters in Public Health, Mike brings to Congress broad expertise on health care and cost containment issues. In the Senate, he fought to reach agreement on cost containment. However, these efforts were killed by insurance and other special interests.

Leadership on the Economy. Mike is a strong supporter of new investment strategies to create well paying manufacturing and high tech jobs. Mike proposes a new economic industrial policy which encourages public and private investment, worker training, and fair trade.

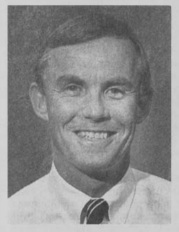
Leadership on the Environment. As Chair of the Senate Ecology Committee, Mike made the clean up of Puget Sound a top state priority. He also championed the state's hazardous waste clean up. Mike has been endorsed by the bi-partisan League of Conservation Voters.

Leadership in Education. Mike knows quality education is the key to our personal and economic well being. As a former School Board member he helped lead the state's effort to move decision making from the State to local districts.

Leadership on Choice. Mike is the pro-choice candidate.

Integrity in Public Service. Lt. Col. Mike Kreidler — a twenty year U.S. Army Reservist — was called to active duty for Operation Desert Storm. Mike's hospital unit processed troops going to the Middle East. When Mike left the Senate, Lela, Mike's wife was appointed. She became the first Mexican American to serve in the Washington State Senate.

Mike was born and raised in Pierce County. He received his Doctor of Optometry from Pacific University and his Masters of Public Health from UCLA. Mike and Lela have three children.



Pete von REICHBAUER

Republican

Campaign Address: Peter von Reichbauer Campaign Committee P.O. Box 3737 Federal Way, WA 98063 Telephone: (206) 941-9480

Pete von Reichbauer has not been afraid to rock the boat. He will take on the leaders of Congress and even his own party when they are wrong.

Pete will vote to cut Congress' own budget by 50% and will vote "no" on any pay raise for Congress until the federal budget is balanced. Pete favors term limits for full-time elected officials.

Unlike his opponent, Pete has voted against all personal state income tax proposals. In the other Washington, Pete will *not* vote for a new tax. He *will* vote to give the President line-item veto authority to cut wasteful federal spending. He *will* support a balanced budget constitutional amendment that preserves social security benefits for seniors.

Pete was rated the state senator "most conscientious in responding to constituent concerns by mail or phone" in a 1992 University of Puget Sound poll of top Olympia observers. Pete now wants to represent the ninth congressional district in this same spirit - putting people ahead of politics.

Pete's community activities include: St. Francis Hospital Board (8 years); Boys and Girls Club Board (16 years); Past Kiwanis President; and Vice-Chairman of the U.S. Olympic Committee.

Pete wants his teenagers to have the same job opportunities in the 1990s that he had in the 1960s when he graduated from Clover Park High School. Pete served in the U.S. Army, works in the private sector, and is in the Washington Army National Guard. As a member of Congress, Pete von Reichbauer pledges to focus on the needs of the next generation, and not on the wants of the next election.

Please vote for Pete von Reichbauer. When we talk, Pete listens...works for jobs...and for us.



United States Representative Ninth Congressional District



Brian WILSON

Independent

Campaign Address: Brian Wilson for Congress 1346 6th Street N.E. Auburn, WA 98002 Telephone: (206) 351-5026

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Timothy J. BRILL

Independent

Campaign Address: Timothy Brill for Congress P.O. Box 503 Graham, WA 98338 Telephone: (206) 846-1058

Our career politicians blame each other for the increasing failures of the government they created: more bureaucracy, more regulations, more spending, more debt, and a more bleak future for us a National Bank to issue cheap credit for manufacturing and agriculture.

Nearly one trillion dollars will create six million jobs in the following areas:

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working citizens. Our canny politicians then criticize each other with mocking generalized terms, but fail to take any *action* against government waste and abuse.

It is time to stop learning this same lesson over and over again. It is time to take *action* to reduce this government morass.

The government debt, waste and abuses created by our politicians is criminal. Our federal bureaucratic agencies need to be reformed. By escaping citizen accountability, the tax dollar waste within government agencies is rapidly increasing. We need to limit the size of government by attrition of current employees. We should privatize all federal programs which can serve the public better if run as a private program. We need to reduce spending on all major budget programs. Taxation and bureaucratic regulations are stifling entrepreneurship. We must reduce the tax and legal burdens on small business. We need to reverse their regulatory trend and make government accountable to we ordinary citizens.

I will introduce legislation that will hold government bureaucrats legally responsible for their actions and expenditures. I will champion individual control of personal decisions and private money. I support citizen rights instead of government rights.

My anguish over the realization of my government's indifference has compelled me to participate in a solution. I am Timothy J. Brill, Independent citizen candidate for the U.S. House of Representatives, 9th District, Washington. I will serve to get back our government, to take *action* against the government's self-serving trend, and to tell you the truth when the political machine attempts to deceive you: so that we can tell our children, "we learned, and we are correcting the problems caused by those before us."

Governor



Mike Lowry will govern for all the state's hard working citizens and business people, not the special interests.

That's why Lowry alone in the governor's race refuses to take big money contributions. His limit: the \$1,500 recommended by the League of Women Voters.

His aim: To make our state, its environment, its economy better for ourselves and our children.

Lowry's method: To use leadership skills and ideas he honed as a state budget expert, a local government leader, an exceptional member of Congress and for the past four years a teacher ranked outstanding at Seattle University — all to bring diverse people together to get the job done.

To the governorship Lowry brings a special point of view:

He is the candidate with deep roots on both sides of the Cascades.

The Renton Democrat is a Washington State University graduate, born and reared in rural Eastern Washington, where he maintains strong ties and got his values of honesty and straight talk. Lowry is equally at home discussing wheat markets, timber harvesting or the Export-Import Bank program that he saved in Congress that finances Washington aerospace and other export sales, upon which thousands of Washington jobs depend.

Lowry's priorities: To make our schools second to none so that all students receive the training they need to reach their highest goals. To institute forthwith a health care program affordable and available to all citizens. To restore, guard and enhance our environment, including salmon and steelhead runs. To relieve unfair tax burdens on small businesses and low and middle income citizens. To make state government lean, vigorous, quick in delivering services. To create a business climate that nurtures our natural resources, high technology and emerging industries. For responsive government beholden only to the citizens, vote for Mike Lowry, Democrat, governor.



Mike LOWRY

Democrat

Campaign Address: Mike Lowry for Governor P.O. Box 4246 Seattle, WA 98104 Telephone: (206) 441-MIKE



Governor



Ken EIKENBERRY

Republican Campaign Address: Eikenberry '92 414 Olive Way, Suite 10 Seattle, WA 98101 Telephone: (206) 623-7167 When I was a young man growing up in Wenatchee, the State of Washington had an open admissions policy at state colleges and universities. Essentially, any young person who wanted to go to college was allowed to do so, at a reasonable cost. It was a gateway to the middle class for children that came from less than well-to-do-families.

Because of the open admissions policy, I was able to attend a community college, and later work my way through Washington State University and the University of Washington Law School.

I do not know the course my life would have taken had it not been for open admissions, but it is safe to say that I would not have become an FBI agent, legislator, prosecutor or Attorney General. I doubt that I would be running for Governor.

Washington State abolished its open admissions policy a few years ago. It was a mistake. Reinstituting open admissions is one of my top priorities as Governor.

I fervently believe that we can keep taxes down, and still find money for the important things through better management and by cutting waste in government.

The state should contract with private industry to provide state services whenever possible.

We should put a cap on the size of the state workforce, and gradually reduce it through attrition.

Criminals should be required to work to help reduce prison costs.

Through better management, we can avoid new taxes, solve our deficit problem, and still find funds for better schools, improved health care, law enforcement and the protection of our natural resources.

Lieutenant Governor





Richard KELLEY

Democrat Campaign Address: Kelley For Lieutenant Governor P.O. Box 4862 Seattle, WA 98104 Telephone: (206) 343-8857 After 32 years as an office holder and lobbyist, the Republican incumbent deserves a comfortable retirement. The voters deserve a leader for their Lieutenant Governor.

Richard Kelley, 42, will be that leader. He knows we need to reform our scandalous campaign finance system. We need to protect a woman's right of choice. We need to invest in a statewide rapid rail system to protect our environment, while creating jobs and building our tax base to fund education, healthcare and housing.

Kelley will not accept contributions from lobbyists, or any contribution above the League of Women Voters' proposed limit.

He has outstanding training and experience. He worked his way through Harvard, and later earned an M.P.A. and a Ph.D. in Government from the University of Washington. He has taught Government and Public Finance at several colleges. He served as Seattle's Deputy Mayor, but most of his public service has paid him little or nothing. In 5 years as member and Chair of the State Personnel Board, he arbitrated over 100 labor disputes. For the past 6 years, he has been President of Critical Ventures, a low-income housing organization. He has been married 12 years, and has two children.



Joel PRITCHARD Republican Lt. Governor Joel Pritchard is a proven leader with experience as a U.S. Congressman, state legislator, and state-wide elected official. As Lt. Governor he has presided over the state senate in an effective and non-partisan manner, and served as acting Governor over 240 days during the past 4 years.

During the past two years, Joel Pritchard in cooperation with *Washington Literacy, the Washington State Library, and the Daily and Weekly Newspapers* of Washington, founded *Washington Reads*, a statewide effort to honor the 10,000 plus adult literacy volunteers serving our state.

Lt. Governor Pritchard is Chairperson of *Washington 2000*. The objective of the Lt. Governor and the *Washington 2000* Advisory Board, is to challenge every city, town, and neighborhood in Washington state to adopt the national education goals agreed to by the nations governors and the President and develop a community wide strategy to achieve them.

He is a strong advocate of **Campaign Finance Reform**. He supports efforts to reduce the amount of money spent in campaigns; limiting the size of contributions, and forbidding state officials from soliciting political contributions from state employees.

Joel Pritchard practices the high standards we expect of our elected officials. He has earned your vote for re-election.



Lieutenant Governor



Tom ISENBERG Libertarian Party Telephone: (206) 329-5669 As a Libertarian, I believe that Big Government is a cancer masquerading as a cure. Republicans and Democrats alike continually impose new taxes, waste, and laws. Their policies may benefit different pressure groups lobbying for handouts or regulations that restrict competition, but always at the expense of our taxpayers, consumers, small businesses, and charities.

Libertarians are different. We stand against government rigging the marketplace, criminalizing peaceful behavior, or redistributing your earnings. Libertarians stand for creating jobs and cutting prices by restoring honest competition; aggressively cutting taxes and wasteful programs; holding polluters fully liable for their damages; getting serious with violent criminals; empowering all families with educational choice; and restoring the civil and economic liberties we've already lost.

Big Government is rapidly eroding our prosperity and our freedoms, so please don't waste your vote on the two parties responsible. The more votes Libertarians get, the more the Demopublicans will change to earn your support again. Libertarians don't have to win, we just have to give them a good scare. With hundreds of elected office-holders nationwide, the Libertarians are already America's third-largest and fastest-growing party! Together we can restore prosperity, tolerance, and common sense. For free information call 800-682-1776.

A N In

Candidate did not submit a statement or a photograph.

Absolutely NOBODY Independent

Secretary of State





Jeanne DIXON

Democrat Campaign Address: Jeanne Dixon Campaign 4916.5 Erskine Way S.W. Seattle, WA 98116 Telephone: (206) 937-9714

Elect Jeanne Dixon (D) to Secretary of State position—2nd in succession to Office of Governor.

One primary function of Secretary of State is the corporation



Ralph MUNRO

Republican Campaign Address: Citizens for Ralph Munro 1721 Thurston Avenue N.E.

Telephone: (206) 534-9911

Olympia, WA 98506

Maurice

WILLEY

Libertarian Party

Campaign Address:

4755 S. Bond Street

Seattle, WA 98118

Telephone: (206) 725-9423

Division. As in her 1988 Governorship campaign against White-Collar crimes, Jeanne opposes State mismanagements allowing the Secretary of State office's back doors open to illegal entries of corporations using alias names without proper payments of required fees, fines, taxes or unpaid judgements—permitting unfair competitions violating WA Constitution Article 12, Section 7, and other corporation restrictive statutes! Should this back door remain unlocked and open 4 more years of

these illegal entry violations affecting our citizens' welfare and economy? Certainly not!!!! Then —

Jeanne Dixon is the only candidate qualified for this position now offering to stop corporate-monopoly illegal accesses, and demand retroactive fines due the State and citizens.

Jeanne Dixon has the necessary corporation, partnership business experiences and 49-year knowledgeable administrative, financial background in self-proprietorships and civic participations to interpret financial annual stockholders statements and directorships to "follow-themoney" through corporation records necessary to properly administer these Secretary of State's responsibilities.

Please help! Guard your heritage and Constitutional rights!

Vote for Jeanne Dixon. Strike against continued "Rodney King" injustices, Government White-Collar crimes!

As Washington's chief elections officer, Ralph Munro has modernized voter registration with innovative programs like "Motor Voter," saved our new 9th Congressional District, and led efforts to make polling places accessible. He is committed to changing the initiative-created Presidential Primary so it becomes the true voice of the people it was intended to be.

Ralph Munro works tirelessly to make government more responsive. He was the driving force behind the "one-stop" business license system, and developed a program that helps victims of domestic violence maintain their confidentiality. As chair of the Productivity Board, Ralph Munro encourages ideas that cut the cost of government. Whether coordinating our Centennial Celebration, building the

Whether coordinating our Centennial Celebration, building the Washington State Vietnam Veterans Memorial, or promoting trade and goodwill with countries around the world, especially our Pacific Rim neighbors, Ralph Munro knows how to work with people to get things done. He has received numerous awards for public service, including the prestigious Warren G. Magnuson award.

Through his accomplishments and vision for Washington's future, Ralph Munro continues to live up to his pledge to "help make our state as good for our children as it has been for us." His record merits your vote.

This office has one function I will take a special interest in: cochairing the State Productivity Board. The purpose of this body is to promote efficiency and productivity in state government. Since its creation in 1983 it has only managed to save fourteen million dollars. This is disgraceful. I will bring a new aggressiveness to seeking out ways to improve government efficiency, with an emphasis on contracting out private service delivery. As part of the Libertarian message emphasizing individual choice and tolerant diversity, I will also place an emphasis on further improving the registration of voters. I am also interested in keeping the election process open to all individuals, not just the select candidates of the major party machines.

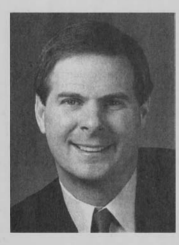
Next, as the registrar of corporations and charitable organizations, I will seek ways to make these faceless and anonymous organizations more accountable for their actions. Too many irresponsible acts are committed in the name of absent and uninvolved shareholders. It is time to place more emphasis on real individual conscience, and less on the fictional concern of corporations.

Finally, I absolutely support a woman's right of reproductive choice and the decriminalization of all crimes not involving force, fraud or exploitation of minors.

The above statements are an exact reproduction of those submitted by the candidates. The Office of the Secretary of State has no editorial authority.

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State Treasurer



Dan GRIMM

Democrat

Campaign Address: Dan Grimm for State Treasurer P.O. Box 95422 Seattle, WA 98145-2422 Telephone: (206) 522-3275 Dan Grimm is the only candidate for State Treasurer with a proven record of managing state finances. During his first term, he earned taxpayers more than \$1 million each working day of the year.

Interest earnings were \$935 million, with another \$190 million saved from bond refinancing. This was accomplished with an office budget that increased less than inflation and by a staff the same size it was when Dan Grimm took office.

His leadership brought the state an improved credit rating, which means even more savings for taxpayers.

A state savings bond program implemented by Dan Grimm provides tax free income for Washington families which must deal with the high cost of higher education.

Dan Grimm's courage in attacking the status quo led the way to improve management at the State Investment Board and greater security for \$22 billion in pension and other trust funds.

Grimm has also shown leadership by adopting an ethics policy for himself and his staff that goes well beyond the requirements of Public Disclosure law.

A long time resident of Puyallup, Dan still lives there with his daughter Whitney K, who is in the first grade.



Claude L. OLIVER

Republican Campaign Address: Claude Oliver for Washington State Treasurer P.O. Box 3380 5903 W. Clearwater Kennewick, WA 99301 Telephone: (509) 783-0659 As State Treasurer, Claude Oliver will bring proven management skills to Olympia. The State Treasurer is Chairman of the State Investment Board, (SIB), which has been rocked by scandal revealing mismanagement and conflicts of interest.

Claude Oliver will: • Initiate independent Special Investigation of the State Investment Board. • Seek *legislation* establishing **professional and ethical** investment standards, mandating full **audits** and **disclosures** annually. • Seek *legislation* barring campaign contributions from State money managers. (Current Treasurer has received thousands since 1988 — \$18,500 May, 1992.) • Create **The Washington Financial Resources Board.** Let's bring together the best financial minds at **no cost** to the taxpayer to establish a "**Blue Print**" for State fiscal planning.

Professional Nine years commercial loan officer; Eleven years Benton County Treasurer. Claude is known for trend setting office efficiencies and willingness to follow through when others quit.

Claude Oliver obtained \$14.6 million in back taxes from Hanford, U.S. Department of Energy and is leading the National initiative to secure over \$50 million due Benton, Grant and Franklin Counties and Washington State from Hanford community impact entitlements.

Streamlined county tax receipt processing, gaining 300% efficiency. *Personal* Married 25 years to Diane Oliver, has two children in high school; and coaches youth baseball.

State Auditor





Brian SONNTAG

Democrat

Campaign Address: Sonntag for State Auditor P.O. Box 111912 Tacoma, WA 98411 Telephone: (206) 756-8075

"Hire" Brian Sonntag, your State Auditor. Sonntag will bring accountability to your government.



Sam

REED

Republican Campaign Address: Citizens for Sam Reed P.O. Box 522 Olympia, WA 98507 Telephone: 1 (800) 487-8363

State government is going broke - despite \$2,104 in state and local taxes coming out of your pocket each year. Is your money

Sonntag will audit the performance of every state department, agency, and bureaucrat to ensure the best service for our tax dollars.

Brian Sonntag, as County Clerk and County Auditor in Pierce County is a proven, effective administrator, who has "opened the doors of government."

Sonntag was appointed by Booth Gardner to the Governor's Advisory Committee on Intergovernmental Relations, and represented County Auditors on the State Election Code Task Force.

Brian Sonntag is supported by business, labor, elected officials, and citizens throughout Washington ... Washington State Labor Council, State Teamsters, Congressman Norm Dicks, House Majority Leader Brian Ebersole, Washington State NOW/PAC, State Council of Firefighters, Machinists #751, and campaign co-chairs Snohomish County Clerk Kay Anderson, Kitsap County Commissioner John Horsely, and Stan Naccarato.

"The issue for the office of State Auditor is Accountability. We need to ensure state government is working effectively, efficiently, and manages your tax dollars wisely. **Brian Sonntag** will provide the professional leadership we need," say Bob Graham, State Auditor; Dan Grimm, State Treasurer; Liz Luce, Clark County Auditor; Sylvia Skratek, State Senator. "Together we'll make state government work for us."

"Together we'll make state government work for us."

being spent efficiently and effectively? Sam Reed says no. As your next state auditor, Sam Reed will:

Change the auditor's office from an obscure bureaucracy into what Washington's founders intended it to be - the taxpayers' champion.

Change the office to audit state government for performance, not just balance its books.

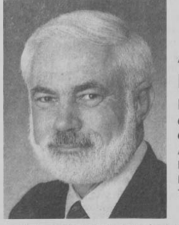
Change the auditor's relationship with local officials to help them become more efficient users of your local tax dollars.

Sam Reed will bring *real change* to the State Auditor's Office....an end to a 60-year, one-party dynasty.

Sam Reed has the experience to make the changes he advocates. As Thurston County Auditor, Sam Reed has received widespread recognition for his accomplishments. He has won six prestigious National Achievement Awards from the National Association of County Officials and seven Awards of Excellence from the international Government Finance Officers Association.

Reed is a Certified Professional Finance Officer with a Masters Degree from WSU. Married for 29 years, he has two children.

Vote Sam Reed....an award-winning auditor....because making' Olympia efficient is too important for anything less.



Arthur D. "Art" RATHJEN

Libertarian Party

Campaign Address: Committee to Elect Art Rathjen P.O. Box 4412 Federal Way, WA 98063 Telephone: (206) 527-6149

Independent: As State Auditor, Art Rathjen will be independent of those he is auditing, unlike old party politicians who would have an inherent conflict of interest in auditing the agencies run by their political cronies.

Being Auditor is a public trust, the taxpayers' defense against fraud or misuse of our tax dollars. *Independence* is required!

Principled: Libertarian Art Rathjen believes, like Thomas Jefferson, in limiting government to its legitimate function: helping individuals defend themselves, their rights, and their property; that people should be free to achieve their full potential and pursue happiness without limits, so long as they respect the equal rights of others.

This viewpoint is *independent* from the old party politicians and bureaucrats who advocate *bigger* government, *more* regulations.

Qualified: Washington has had only three Auditors since 1905. Unlike both old party candidates for Auditor, Art Rathjen is *not* a career politician. He's an experienced engineering manager, *qualified* to lead the Auditor's Office in continuous improvement of productivity and quality of services.

Art has a Master of Science in Electrical Engineering and a BS in Psychology, is a Viet Nam veteran, lives with his wife and son in Seattle, and enjoys skiing, mountaineering, volunteer trail building, and sea kayaking.

Attorney General





Christine GREGOIRE

Democrat Campaign Address: People for Chris Gregoire for Attorney General P.O. Box 2114 Olympia, WA 98507-2114 Telephone: (206) 956-3326 Christine Gregoire has the experience to be our next Attorney General. She is the only candidate who has worked in the Attorney General's office. Gregoire worked her way up to become the first woman Deputy Attorney General, running operations in eastern and western Washington. Along the way, she earned a reputation as a "savvy legal strategist" and "a tough negotiator" leading the state's efforts on landmark cases.

She has fought for us before the U.S. Supreme Court, Congress, and our legislature and has successfully taken on the federal government at Hanford and the Navy's Everett Homeport. She will be the people's lawyer our state needs and deserves.

Christine Gregoire is a first-time candidate. She is running because the job of Attorney General is too important to be left to politicians only seeking higher office. Only Gregoire is offering an agenda that covers the full scope and duties of the state's top lawyer. Known for her integrity, Gregoire is the only candidate who is not drawing a taxpayer-paid salary while campaigning for the job.

A graduate of the University of Washington and Gonzaga Law School, Gregoire lives in Olympia with her husband, Mike, and their two daughters.

As Staff Counsel to Senator Warren Magnuson's Commerce Committee, he helped write the law against flammable children's clothing.

Elected King County Prosecutor, he set up a Special Assault Unit to fight child abuse and protect battered women that became a national model.

He led Governor Gardner's Community Protection Task Force, formed in the aftermath of several outrageous sex crimes, and won a victory for community safety from sex predators.

He has helped restore the Crime Victims Compensation Fund that's helped victims by making criminals pay for their crimes.

His hard work and ability won such wide respect that he was reelected three times without opposition.

As Attorney General, Norm Maleng will continue standing up for us. His priorities for the office are:

- Protection of children from abuse and neglect;
- · Forging a partnership with local law enforcement to combat crime;
- Cracking down on consumer fraud;

 Enforcing laws protecting our air, water, and natural beauty in a way that is predictable, consistent, and fair.

Put a tough fighter in our corner as Attorney General: Norm Maleng.

of Washington state. Homer believes that the law should not respect persons, so citizens of Washington can expect equal treatment under the law with special favors for no one during Homer's term of office. Having no desire to become a career politician, Homer has consented to serve the people of Washington for one term only.

Homer has been a resident of Washington since 1945, has been married 30 years, and has five children.

After attending Northwestern University and University of Connecticut, Homer received his bachelor's degree in electrical engineering from the US Armed Forces Institute.

Homer's military service includes 10 years in the Navy, three years in the Air Force, service in World War II, special advisory service to the Chinese Nationalist Army at Shanghai, and service in the Korean War.

As CEO of an independent courier service, Homer employed over 75 people locally and directed company operations in seven western states. For over 25 years at Boeing, he conducted quality control inspection for aerospace electronics and experimental guidance and telemetry systems. Homer was also a licensed real estate salesman and managed properties for 15 years.



Norm MALENG

Republican

Campaign Address: Citizens for Norm Maleng P.O. Box 4242 Seattle, WA 98104 Telephone: (206) 622-6004

Norm Maleng's record of getting tough on violent crime and drugs, and protecting those who need a helping hand, sets him apart.

Homer L. BRAND

Populist Party Campaign Address: Committee to Elect Homer Brand 12537 51st Place S. Tukwila, WA 98178 Telephone: (206) 432-9537

Homer Brand is committed to conscientiously performing the duties of Attorney General in accordance with the Constitution

Commissioner of Public Lands





Jennifer M. BELCHER Democrat

Ann

ANDERSON

Campaign Address:

Seattle, WA 98134

Commissioner of Public Lands

2203 Airport Way S., Ste. 110

Telephone: (206) 622-8061

Ann Anderson for

Republican

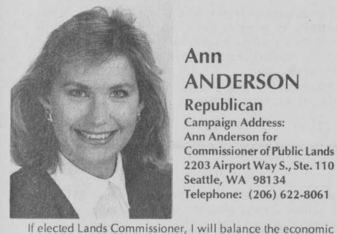
Campaign Address: Citizens for Jennifer Belcher 1820 State Avenue N.E. Olympia, WA 98506 Telephone: (206) 956-0193

Our Lands Commissioner must be prepared to make tough, educated decisions to protect both jobs and the environment. I have a strong record of protecting both-a record in the House of Representatives of nearly 100% on labor and environmental issues. Washington must be a leader in commodity production-and do it in an environmentally sound way

The Commissioner manages 5 million acres of forest, farm, and aquatic lands, and makes decisions that vitally impact our economy and quality of life. The next commissioner must ensure that our lands are properly managed to generate revenue for our schools and jobs for thousands of workers. She must be experienced enough to make those decisions so that we also protect other public resources such as fish and wildlife habitat and provide a variety of recreational opportunities.

As a state representative for the past 10 years and chair of the Natural Resources Committee, I've provided leadership on issues ranging from economic development assistance in timber communities to new forestry practices and protection of sensitive areas.

My endorsements for this office include the State Labor Council, WEA, Firefighters, Women's groups, Federation of State Employees, WEnPAC. I'll work with you to make those tough decisions.



lands for tomorrow.

Education. State timber sales benefit the public school construction fund — and our state's children! As a mother, former teacher, and legislator I believe that education funding is a top priority of government and that it is possible to protect our environment and generate badly needed funds to build and remodel our schools. My expertise and working knowledge of the forest products industry will help me accomplish this challenge.

Environment and Economy. Healthy farms and forests lead to a healthy environment and a prosperous economy. The balance that's needed between our economy and our environment can be achieved. But, balance can only be achieved through sound management policies that refuse to pander to extremists on either side of the debate.

Leadership and Experience. In a state senate, I have been recognized by my colleagues as a tough negotiator and an effective leader for my work in support of small business, reforming education, protecting property rights and passing the 1991 Clean Air Act, a model for the rest of the country.

I would appreciate your vote in this critical race.



William L. **McCORD**

Libertarian Party Campaign Address: 14417 S.E. 41st Street Bellevue, WA 98006 Telephone: (206) 746-2855

Bill McCord, rooted in four generations of Washingtonians, is outside the two-party monopoly, has no direct nor indirect ties to

needs of today while protecting the environmental integrity of our

the natural resource industries overseen by DNR. His active history in environmental issues exceeds his opponents' contributions, having helped pass the State Environmental Policy Act, establish the Department of Ecology, and test the law as a citizen litigant. Throughout this involvement, he's emphasized the interdependence of environment and economics, not accepting simplistic doctrines that make industry and environment incompatible. He will impartially mediate disputes that pit employment opportunities against sound environmental policy.

Neither a career politician nor a career bureaucrat, Bill McCord has a science degree, over ten years professional experience in laboratory and field sciences, business experience, and currently works as an educator/counselor.

Bill McCord will restore scientific accountability and fiscal soundness to DNR. With over twenty years of citizen activist experience, he has the skills to mediate disputes over natural resources with an even and impartial hand. With substantial experience in science, environmental law, and business, he will initiate profitable understory growth/harvest programs, stimulating entrepreneurs to create new business and employment opportunities.



Superintendent of Public Instruction



Judith BILLINGS

Nonpartisan Campaign Address: Friends of Education for Judith Billings P.O. Box 2937 Olympia, WA 98507 Telephone: (206) 754-3559 Judith Billings is our state's most effective advocate for all children. As Superintendent of Public Instruction, Judith is leading the movement to reform education and adequately fund schools.

Judith's leadership has resulted in: reduced class size for elementary schools, early intervention services for kindergarten through grade six, more dropout prevention and drug abuse education, and the largest increases in funding for education programs in twelve years.

Judith has also pushed hard to move decision making from the state to local districts.

Perhaps Judith's most valuable accomplishment has been in convincing educators and politicians that together we must deal with the whole child. To learn well, children must be healthy, loved and free from violence. Each child's individual intellectual, social and physical needs must be met for that child to learn and prepare for a productive life.

Judith has spent thirty years in education — at the local, state and federal levels, including thirteen as a classroom teacher with at risk children. She is also an attorney. She is endorsed by the State Labor Council, the Washington Education Association and leading business people and educators.

Judith and her husband, Don, live in Pierce County. They have four children and seven grandchildren.



Teresa "Terry" BERGESON

Nonpartisan

Campaign Address: The Terry Bergeson Campaign P.O. Box 19577 Seattle, WA 98109 Telephone: (206) 728-9713 The quality of education will determine the quality of our State's future. I have a vision of what schools can and must be and the experience to lead education into the 21st Century. As SPI, I will build consensus on education reform and unify parents, educators, students, business and community leaders around the plan we build to achieve it.

The goal is clear. We must prepare our children to live, learn, and work successfully in our changing world. They must learn the traditional basics of *reading*, *writing* and *mathematics* and the new basics of *thinking*, *relating* and *planning*.

Education must change to meet this goal. I am running to lead the change, to cut SPI bureaucracy, to help local districts, and to free educators to teach.

During my 28 years as a teacher, guidance counselor, organizational leader, and administrator, I have seen the power of public schools to change children's lives. Despite the challenges, if we work together creatively, we can motivate and equip *all* children to succeed.

In its endorsement, the *Seattle Times* stated, "Bergeson has the dynamic personality of both a leader and consensus builder. . . . Terry Bergeson offers the best hope of making statewide school reform possible."

Insurance Commissioner





Deborah SENN

Democrat

Campaign Address: Deborah Senn for Insurance Commissioner 1207 Pine Street Seattle, WA 98101 Telephone: (206) 467-4113

Deborah Senn is endorsed by U.S. Representatives Norm Dicks, Jim McDermott, Al Swift, and Jolene Unsoeld; Mayors



Richard G. "Dick MARQUARDT Republican

Dick Marquardt continues to win national acclaim as a fighter for consumer rights. A long-time Seattle resident, Dick served as Sheri Barnard, Gene Liddell, and Norm Rice; the Washington State Labor Council; and numerous others.

Attorney Deborah Senn has been an effective advocate against utility rate hikes. She's fought for victims of domestic violence and child abuse, for fair wages for school employees, and to end employment discrimination. This is the kind of background that deserves our trust. Now, she'll use the Insurance Commissioner's existing powers to fight for affordable health insurance.

Until Deborah Senn raised the issue, the incumbent neglected health insurance reform. As Commissioner, Senn will combat skyrocketing costs, arbitrary exclusions for pre-existing conditions, and loss of coverage when people change jobs.

The incumbent has been in office for 16 years. He accepts contributions from insurance company executives. Deborah Senn will not accept such contributions.

The incumbent's inaction has caused the loss of over 100 million of your tax dollars to bail out insolvent insurance companies. Deborah Senn will require insurers to be financially sound.

If you're paying more for insurance and getting less coverage, or if you cannot afford insurance - Vote for Deborah Senn, a leader for change.

a State Senator and was Selective Service chief before being elected Insurance Commissioner.

His years of dealing with people's insurance problems have convinced Dick that universal health care must be adopted, but he's committed to improving our present insurance system now. Washington is the first state to look at insurance companies' refusal to pay for "experimental" procedures, and Dick is seeking continuous coverage for people changing from one insurance plan to another.

Richard G. "Dick" "I am proud of my staff, particularly their work on consumer protection," Dick says. "My investigative team has won national praise for ferreting out white collar crime."

Dick has been a leader in protecting senior citizens from health insurance sales and policy abuses. His Senior Health Insurance Benefits Advisors (SHIBA) volunteer program has been copied by practically all other states, but it began here in Washington.

Dick banned misleading TV celebrity insurance pitches, and stopped more than a dozen junk mail insurance marketing schemes. Keep experience and integrity in the Insurance Commissioner's office. Keep Dick working for you in Olympia.



Brian McCULLOCH Independent Campaign Address: P.O. Box 60194 Seattle, WA 98160-0194

Telephone: (206) 546-5744

"Can you risk not being paid promptly and fairly by an insurance company when you are sick or hurt, your car is wrecked or stolen, your home or business is damaged, a loved one dies or when you retire? No Washingtonian should be required to do so, yet that is what has happened and will happen unless you elect a knowledgeable, decisive Insurance Commissioner.

I will apply my 22 years of experience as a professional insurance consultant and executive to protect you from financially weak insurers and unfair claims practices. I am on record repeatedly having warned the incumbent about unsafe and unsound firms. Elect me and I will make sure that we will not again be faced with covering \$200 million in lost premium taxes used to bail-out bankrupt companies or sending subsidies to other states such as California.

Insurance is a big and complex business. Its regulation has a greater, direct impact on your pocketbook than any other state agency. You need an expert on your side. As the independent candidate, I am not beholden to any political party or special interest. My commitment, as your *Insurance Commissioner*, is to protect your rights as policyholders and taxpayers."



Justice of the Supreme Court

Position 1



Barbara MADSEN

Nonpartisan Campaign Address: Friends of Barbara Madsen P.O. Box 2487 Renton, WA 90856 Telephone: (206) 622-4887 Judge Barbara Madsen will protect the liberties guaranteed all our citizens. The Supreme Court needs her outstanding leadership, as well as her acute ability to listen and render fair judgements.

Proven leadership for our future

Judge Madsen, elected Presiding Judge of Seattle Municipal Court, will bring fresh perspective to the Supreme Court. Madsen, selected by her colleagues to lead Washington's busiest court these past three years, has been serving the public as a Court Commissioner, Magistrate and Judge since 1985.

Balanced experience

A 1977 Gonzaga Law School graduate, Madsen has practiced in Eastern and Western Washington, serving as a defense attorney and a prosecutor. Appointed Special Prosecutor for two consecutive terms, Madsen developed the child abuse component of Seattle's Family Violence Project. She prosecuted sensitive political matters and serious domestic violence and child abuse cases.

Bringing compassion to Washington's highest court

Barbara Madsen, a working mother of four, combines common sense and legal training in her judgements. Her balanced legal background as well as experience in the most culturally diverse court in Washington makes her sensitive to issues confronting us all. In these times of wavering public confidence, we need the strong, honest and compassionate voice of Judge Barbara Madsen.



Elaine HOUGHTON

Nonpartisan

Campaign Address: Committee to Elect Elaine Houghton 950 S. Fawcett Tacoma, WA 98402 Telephone: (206) 627-6627 "For her courage, conscience and compassion, with these gifts she truly has made a difference." Those words were inscribed on the award when I became the first woman named Washington Trial Lawyer of the Year in 1991. I hold those words dear because they speak to both my skill as lawyer and my commitment to helping people.

I have committed my career to righting injustice. The injustice of a child's brain destroyed because a manufacturer chose not to warn parents of the product's danger. The injustice of a young woman stabbed and left brain-damaged after her employer refused to respond to employee fears of an unsafe parking lot except to say "wear tennis shoes."

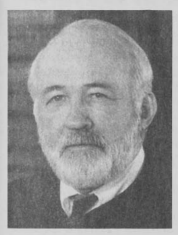
I am proud of my work and the recognition that work has received. Martindale-Hubble, a 125 year old legal rating publication, gave me its highest rating (AV), which is limited to the top 10% of all lawyers.

And retired Supreme Court Justice Vernon Pearson has honored me with his endorsement: "The Citizens of this State deserve a Justice with the energy, intellect and ability of Elaine Houghton. She has proven commitment to justice for all citizens."

Justice of the Supreme Court

Position 2





James M. DOLLIVER

Nonpartisan Campaign Address: Committee to Re-elect Justice James M. Dolliver P.O. Box 4037 Seattle, WA 98104 Telephone: (206) 464-4224 Judicial elections are the means whereby citizens hold judges accountable for their conduct in office. I am proud of my work on our state's highest court and stand on my record.

During my sixteen years on the Washington Supreme Court I have worked successfully to streamline judicial administration and to reduce the backlog of cases to be decided.

I believe citizens need a first-hand understanding of our judicial system. When I became Chief Justice, the Supreme Court began to hold sessions throughout our state, not just in Olympia.

For me, education is a top priority. I have served as an adjunct law professor and a trustee of the Washington Center for Law-Related Education and the University of Washington Law School Foundation. I am a trustee of the University of Puget Sound and serve on the Board of Visitors of its law school.

My commitment to public service extends beyond the legal community. I have been active with my church, the Boy Scouts, the Nature Conservancy, the Washington State 4-H Foundation, the United Way and many other civic organizations.

I believe I have been a good judge: honest, independent, hardworking and fair. I am ready and willing to serve.

Kevin Patrick DOLAN Nonpartisan The legal system should be used for our protection and benefit, not to line the pockets of lawyers, government or big business. Our individual constitutional rights should be preserved, not taken away. Instead the Supreme court is actively pursuing a policy of restricting our rights.

The court should be working to weed out friviolous lawsuits and expensive legal ploys designed to drag out lawsuits and generate more legal fees. Instead, the court's decisions are protecting and perpetuating the current system.

Members of the Supreme court are seriously out of touch with what we need and want from the legal system. Most were appointed, not elected, and have served without opposition for as long as twenty one years. We did not intend these positions to be lifetime appointments.



Superior Court Judge

Position 8 - King County



Marilyn SELLERS

Nonpartisan Campaign Address: The Friends of Marilyn Sellers 2840 Bank of California Building 900 4th Avenue Seattle, WA 98164 Telephone: (206) 621-7583 Following graduation from Seattle's Franklin High School and the University of Washington, Marilyn moved to New York City where, beginning as a secretary, she entered the highly competitive field of publishing. In this arena she worked her way up to managing editor of Ballantine Books, a prestigious New York publishing house.

Marilyn moved back to her native Seattle when she found herself a divorced single parent of a two year old. No jobs being available in the publishing field, she embarked on a career in real estate. When her son reached majority, Marilyn reentered the University of Washington and obtained her law degree.

Marilyn has her own successful law office, ably representing clients in divorces, custody battles, adoptions, and domestic violence.

Hands-on experience of life is Marilyn's primary asset, providing the insight and understanding that come only from actually having experienced adversity. She understands not only the law, but also the individuals to whom it applies.

Marilyn states: "I approach this new challenge with the intent of bringing to the bench my experience of adversity as well as successes. I have lived that sense of powerlessness I see in the eyes of litigants in court."



Jay V. WHITE

Nonpartisan

Campaign Address: Jay White for Judge 1201 3rd Avenue, Suite 2850 Seattle, WA 98101 Telephone: (206) 789-4483 Twenty-year Legal Career: "As a neighborhood lawyer, I understand how the legal process affects individuals." Ballard lawyer since 1985, with diverse practice, including business and family law; Houghton Cluck Coughlin & Riley, 1975-84; Law Clerk to Court of Appeals Judge, 1971-75. University of Washington, J.D. 1971. Amherst College, B.A. 1967.

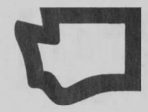
Community Service: Pro Bono Award for volunteer legal services, Seattle-King County Bar Association, 1989; Ballard Bell Centennial Foundation, 1987-92; Board of Managers, Ballard Boys and Girls Club, 1986-89; Community Service Award, Ballard Chamber of Commerce, 1989.

Experienced with the Judiciary: "In deciding cases, it is important not only to be fair and decisive, but also to ensure people know their position was heard and that they understand the court's reasoning." Experienced King County Superior Court arbitrator. Supreme Court's Ethics Advisory Committee, 1988-91.

Personal: Married 25 years, Nancy White, M.D.; two children, 16 and 11, in Seattle public schools.

Endorsed: King County Women's Political Caucus, King County Labor Council, Joint Council of Teamsters, King County and Seattle Police Officers Guild. Highest ranked of the candidates for Position 8 by Seattle-King County Bar Association: "Well Qualified." Washington Women Lawyers: "Highly Qualified." Municipal League: "Outstanding."

Superior Court Judge Position 9 - King County





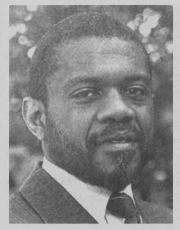
Jo Anne ALUMBAUGH

Nonpartisan Campaign Address: Jo Anne Alumbaugh for Superior Court Judge 2226 3rd Avenue Seattle, WA 98121 Telephone: (206) 728-4288 King County Superior Court has one of the largest caseloads of any court in the state. I have experience as a judge on this bench and have a reputation for hard work and efficient use of time and limited resources.

I am an experienced trial court judge and a graduate of the National Judicial College. My previous judicial experience has included four years as Superior Court Judge in Kittitas County and pro tem judge on the district and city court level. I have also served as a pro tem judge on the Court of Appeals, Division II.

For the past three years, I have actively worked as a protem judge in King County Superior Court, hearing a variety of cases, both civil and criminal. I also serve as a protem mental illness commissioner at Harborview, protem commissioner at exparte and at family law, and on the mandatory arbitration board.

I have tried cases of aggravated murder, assault, rape, drug trafficking, and vehicular homicide in addition to civil cases of divorce and child abuse. I am the only candidate for this position with a superior court judging background. King County needs experienced judges on the bench.



William GARLING

Nonpartisan Campaign Address: William Garling for Judge Campaign 464 12th Avenue, Suite 440 Seattle, WA 98122 Telephone: (206) 328-8554 William Garling, a 42-year old Assistant Attorney General, has the experience, fair-mindedness and temperament to serve with distinction as a Superior Court Judge. A sixteen-year resident of King County, William Garling has earned his "Well Qualified" rating from the Seattle King County Bar Association.

As an Assistant Attorney General for 12 years, William Garling has worked to protect the public interest. His duties have included consumer advocacy for fair utility rates, extensive courtroom work to preserve the integrity of the workers compensation system, and service as counsel to the state's Horse Racing Commission.

Garling's ample trial experience is augmented by two years as a public defender and five years as a Pro Tem Municipal Court Judge and Superior Court Arbitrator.

If elected, he intends to push for devoting more judicial resources to juvenile courts and the needs of children. As a husband and father, Garling knows why attention paid at an early age merits the highest priority.

William Garling's endorsers include Attorney General Kenneth Eikenberry, Mayor Norm Rice, the King County Labor Council, the Seattle Police Officers Guild, the King County Democratic Central Committee, Dorothy C. Bullitt, William H. Gates and over 200 other community leaders.



State Senator Eleventh Legislative District



Margarita PRENTICE

Democrat Campaign Address: Citizens for Margarita Prentice 8615 14th Avenue S. Seattle, WA 98178 Telephone: (206) 762-5699 Since election to the State Legislature, Margarita Prentice has become one of its most effective lawmakers. A Registered Nurse for 38 years, Margarita has the skill and insight to lead the state in Health Care Reform. Health care is a right! Washington State Nurses Association, Home Health Care Association, and Washington Health Care Association have all named Margarita Legislator of the Year.

Margarita protected us from pesticides, defeating legislation which would have gutted current protections. Safety in the workplace is a right! Margarita's leadership on labor issues led to recognition as Legislator of the Year by the Washington State Labor Council.

Every child needs the right start for the future. A good education is a right! The Washington Education Association endorses Margarita.

Margarita works with local communities and law enforcement to reduce crime and violence. Safety from crime is a right! The Washington State Council of Police Officers, Washington State Patrol Troopers Association, and the Washington State Council of Firefighters have all endorsed Margarita.

Margarita has demonstrated courage and tenacity during her years in the Legislature. Margarita will continue to represent your interests in the Senate with the same level of energy and commitment. We need Margarita in the Senate!



Mike SCHILLINGER

Republican

Campaign Address: Committee to Elect Mike Schillinger P.O. Box 1601 Renton, WA 98057-1601 Telephone: (206) 772-9058 Mike Schillinger has done more than talk about campaign reform. Mike, as a first time candidate, has refused all special interest and PAC money and instead financed his campaign with small individual contributions.

Mike will be a common sense senator. There to insure a citizen, and not a politician, is making the government work for the people.

Mike wants to complete many of the new 11th District community projects, first south bridge, 1-5 corridor, and 405 "S" curves and wants them done right.

He is an advocate that supports reducing government bureaucracy, encourages local school control, requires fiscal responsibility and balanced budgets.

Mike is married, the father of three of the greatest children in Washington, who believes in family values, and has concern for his community. "It would be an honor for me to serve you as your state senator."

State Representative Eleventh Legislative District





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lune LEONARD

Democrat Campaign Address: June Leonard Campaign 8615 14th Avenue S. Seattle, WA 98108 Telephone: (206) 762-5699

Ranked as one of the top legislators in South King County, Leonard currently serves as Chair of the Human Services Committee. As a past Executive Director of Renton Area Youth Services, June has put that experience to work in spearheading efforts to provide effective services that ensure education and opportunity for all children. Leonard has a proven record in support of the environment, tax reform, education and families. In a recent South King County newspaper Leonard received straight A's for integrity from survey respondents, the only perfect rating.

Marie E. GARDNER Republican

Candidate did not submit a statement or photograph.



Velma VELORIA

Democrat

Campaign Address: Committee to Elect Velma Veloria 1511 S. Ferdinand Street Seattle, WA 98108 Telephone: (206) 762-7855

Velma Veloria has spent the past twenty years fighting to improve the lives of working people and make government more responsive to the communities it represents.

As a union shop steward and as a labor representative for Renton nurses, Velma came to understand the needs of working people. As a medical technologist and medical office manager, she has seen our health care crisis firsthand.

As her top priority, Velma will advocate for quality, affordable health care for all Washington residents.

Velma Veloria has the experience, the skills and the vision that our communities in the 11th District need.



Gary MOSELEY Republican

Described as an "outstanding leader," Gary has proven his commitment to serving people in the community. He is on the Board of Directors of the West Seattle Anti-Crime Council and Friends of Lincoln Park Community Council. Past services include: Explorer Scout Advisor, PTA President, and Counselor to Troubled Youth.

"Many important issues currently face our community. Health Care, Welfare and Criminal Justice Reform will be on my agenda. I am uniquely gualified to successfully represent the people within my district."

With your vote and Gary's strong, proven record the 11th District will be well represented.



State Representative

Thirty-Second Legislative District



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Nancy S. RUST

Democrat

Campaign Address: Committee to Elect Nancy Rust 18747 Ridgefield Rd. N.W. Seattle, WA 98177 Telephone: (206) 542-4329

Nancy Rust is for government that protects our environment. As chair of the house environment committee she's made Washington a model for environmental legislation.

Nancy is for government with a heart and soul. She's backed education funding and programs for children as top priorities.

Nancy is for government under control. She's worked for preventive programs that will save dollars in the future in all areas of government.

Nancy and her husband, Dr. Richard Rust, have lived and worked in the community for over 35 years. They have six grown children.

Nancy is an effective leader who deserves to be reelected.



Terry ROBERTS

Republican Campaign Address: **Citizens for Terry Roberts** 14011 Roslyn Place N. Seattle, WA 98133 Telephone: (206) 364-5015

Terry Roberts is a hard worker, dedicated to improving the quality of life in the 32nd District and the State of Washington.

He will work towards the goals of cutting government waste, reducing the tax burden on individuals and businesses and addressing the special problems of education and growth management.

Terry will use proven values in solving the problems faced in today's world. Terry is an honest candidate. He will listen to all of the people in his district. He believes that he and the voters, working together, can bring about new responsiveness and integrity in government.



Grace E. COLE

Democrat

Campaign Address: Committee to **Re-elect Grace Cole** 3026 N.E. 163rd Street Seattle, WA 98155 Telephone: (206) 362-7409

As assistant majority whip, Grace Cole is a dynamic force in Olympia. She has worked to improve education by reducing class size, increasing teacher salaries, and expanding the levy base. To strengthen families, she has worked for family leave, drug abuse prevention, and early intervention for at-risk families. For seniors, property tax relief, chore services and in-home care.

A long-time resident of Shoreline, Grace served on the Shoreline School Board, Shoreline Youth Services, was co-founder of the Center for Human Services.

Grace will continue to work for health care reform, environmental protection, and fair taxes.



Pat OLSON

Republican Campaign Address: **Olson for Legislature** 9709 9th N.W. Seattle, WA 98117 Telephone: (206) 784-6172

Pat is an effective, vibrant, hardworking person who cares about people. Pat knows the needs and is committed to families and elderly. She is a mother of four; grandmother of eight; with an 89-year old father.

Pat knows the needs and is committed to education. She has been in education as principal, teacher, librarian for 25 years.

Pat knows the needs and is committed to small businesses. She set up a 125person daycare. She attended SPU and UW for BA, MA, PhD work and Business Certificate.

Pat knows the needs and is committed to the 32nd District.

State Representative Thirty-Third Legislative District





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Lorraine HINE

Democrat **Campaign Address: Committee to Elect** Lorraine Hine 22007 Marine View Dr. S.

#103 Des Moines, WA 98198 Telephone: (206) 878-9496

A tough, fair negotiator, Lorraine Hine earns the respect of her colleagues, both Democrat and Republican. She has a strong history of working with residents, businesses and local officials to make government work better for the people of the 33rd District. A strong community leader, Lorraine helped secure critical funding for local law enforcement, parks, community services and neighborhood streets.

'Excellent schools, streamlined government, improved health care and an efficient, coordinated transportation system are the keys to building strong communities and a healthy economy throughout our area. I will continue working hard to meet these important challenges."



lim MCCUNE Republican

Jim has a reputation for hard work and success as a small business owner/ operator (25 years). He serves on the board of a large corporation. He has coached youth basketball and soccer for ten years, and has promoted quality education with parental involvement. He will support legislation that builds strong family values and choice in education. Jim favors tougher laws against child pornography and violence directed against women. He believes in fiscal responsibility, and would support small business growth. He sponsors affordable Health Care for families and seniors. He supports completing the 509 freeway and opposes a 3rd runway.



Greg FISHER

Democrat **Campaign Address: Greg Fisher Committee** 22007 Marine View Dr. S.

#103 Des Moines, WA 98198 Telephone: (206) 878-9496

What separates Representative Greg Fisher from many elected officials is his ability to work with people of diverse political philosophies. He doesn't care about your party affiliation as much as your willingness to be part of a problem's solution.

Greg has fought to reform our schools, modernize our transportation system and preserve our environment. He has led the legislative battle against Sea-Tac expansion, sponsored legislation saving taxpayers millions and pushed for performance audits of state bureaucracies.

Greg Fisher is a new breed of leader. He is a reformer who will buck the system even when it's unpopular with special interests.



Shirley THOMPSON

Republican **Campaign Address: Citizens to Elect** Shirley Thompson 20718 15th Avenue S. SeaTac, WA 98198 Telephone: (206)824-7677

Shirley Thompson has the integrity and real-life experience we need in the state legislature.

As a popular Boeing Company facilitator teaching employee interpersonal communications skills, and a respected member of the SeaTac City Council, Shirley has a proven record of professional accomplishment and first-hand knowledge of how to make government responsive to people.

Shirley believes educating our children must be our top priority and will fight in the legislature for our schools.

Shirley will fight to return control of government back to the people. You can count on her to be accessible, to listen to you and respond.

The above statements are an exact reproduction of those submitted by the candidates. The Office of the Secretary of State has no editorial authority.

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State Representative Thirty-Fourth Legislative District



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Michael HEAVEY

Democrat

Campaign Address: Re-elect Mike Heavey Campaign 9403 44th Avenue S.W. Seattle, WA 98136 Telephone: (206) 937-2233 Mike Heavey is a leader, serving as Assistant Majority Leader after his first term and currently as Chair of the Commerce and Labor Committee. Very few have possessed the skills and dedication necessary to advance this quickly.

Over the next two years, health care reform, education reform, growth management, Sea-Tac airport expansion, and rapid transportation are a few of the important issues which will be addressed. Mike Heavey understands these issues and has proven that he can get the job done.

Mike Heavey will continue to listen, to lead, and to fight for us in the Legislature.



Joe HARDENBURGH Republican

Government must encourage business to expand and grow in order to maintain and promote the relatively healthy economy Washington State has enjoyed in recent years. No state income tax and a balanced budget are critical to our continued success. We must learn to live within our fiscal means and control the growth of the state employee rolls.

A larger portion of our state's budget should be directed to support education. We need to devote our efforts to teaching people how to succeed rather than subsidizing failure.



Georgette W. VALLE

Democrat

Campaign Address: Committee to Re-elect Georgette Valle 1434 S.W. 137th Seattle, WA 98166 Telephone: (206) 248-0334 As Vice Chair of Environmental Affairs, Georgette places high priority on clean air, water quality and pollution prevention legislation.

Georgette's successful efforts in high education and K-12 are: college saving bonds, mentor teachers, teacher evaluations, dropout tracking, teen suicide prevention, school and hospital seismic safety, and 1992 school reform.

Georgette's nursing home legislation convinced a convalescent center to return fees to a senior citizen when her spouse died.

Island residents have spurred Georgette's legislative efforts to create a more accountable governance for their citizens. Her property tax reform will benefit all citizens.

Georgette is married to Odd Valle, retired dentist.



Tim GOJIO

Republican Campaign Address: Friends of Tim Gojio 5002 S.W. Prince Street Seattle, WA 98116 Telephone: (206)935-4451 Tim Gojio has the experience and the vision to make state government more effective and smarter. Tim has served as a staff assistant to King County Executive Tim Hill, as a civil rights lobbyist in Washington D.C., and as an attorney for the Washington State Senate.

It's time that children get a quality education from their local school, with parents involved in a meaningful partnership with teachers. It's time that government focuses on results, outcomes and a vision for the state, and not on more taxes and bigger bureaucracies. It's time for a change. Vote for Tim on November 3rd.

State Representative Thirty-Sixth Legislative District





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Helen SOMMERS Democrat Helen Sommers earned an M.A. in Economics from the University of Washington and works in King County's Finance Division. She chairs the House Capital Facilities Committee, responsible for the state's \$1.7 billion capital budget. She has broad legislative experience, having chaired the Revenue, Higher Education, and House-Senate Legislative Budget Committees. A 1992 University of Puget Sound Law School survey named Helen among the top three legislators in "integrity and commitment to ethical conduct," and one of the three representatives highest in "intellectual capacity." The Municipal League rated Helen as "outstanding."



Robert Wallace BLAKE

Republican Campaign Address: Blake for State Legislature 900 Warren Avenue N. Seattle, WA 98109 Telephone: (206) 284-2890 Robert Blake is an MIT graduate with a record for problem-solving in hightech industry. A seventeen-year Queen Anne city activist, Blake has had a working career in seven states and five foreign countries. He has managed an airline in the Middle East, an airport in New York, and been resident at Boeing for a major airline customer. He is a thirteen-year MIT Educational Counselor, working with Seattle schools. In the legislature, he will bring a record of fiscal responsibility, and special knowledge in transportation and education.

Vote for Blake for change for the better in Olympia.



Jeanne KOHL

Democrat

Campaign Address: Committee to Retain Rep. Jeanne Kohl P.O. Box 3864 Seattle, WA 98124 Telephone: (206) 728-1776 Jeanne Kohl's leadership in bringing people together to find solutions to problems earned her the appointment to this seat last January.

Jeanne demonstrated leadership in the House by fighting for health care and education reform and against attacks on the Growth Management Act. She is the only Democrat on a new House Task Force on Sexual Harassment.

She is a UW lecturer, married, mother of 5 children.

Endorsed by Seattle Times, Sierra Club, Governor Booth Gardner, Mayor Norm Rice, Senator Ray Moore, Representative Helen Sommers, Councilmember Larry Phillips, WA State Labor Council, KCWPC, NARAL, WEA. Rated "outstanding" by Municipal League.



Rueben A. FLORES

Republican Campaign Address: Committee to Elect Rueben Flores to the State Legislature 3451 37th Avenue W. Seattle, WA 98199 Telephone: (206) 283-1996 Rueben A. Flores, has been an active and well respected member of the Seattle community since 1971. He has devoted himself to making Seattle a better place to live for everyone. A successful small business owner, he has over 20 years of management experience, including leadership positions in the public, nonprofit and private sectors. His community service activities have included: the Seattle Human Rights Commission, United Way of King County, Leadership Tomorrow, Board of Trustees at Central Washington University, and the Washington State 4-H Foundation.

A consensus builder Rueben believes in programs that support our youth and protect our elderly.



State Representative Thirty-Seventh Legislative District



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lesse WINEBERRY

Democrat Campaign Address: Jesse Wineberry **Campaign Committee** P.O. Box 22439 Seattle, WA 98122

Representative Jesse Wineberry is working for the 30,000 families of the new 37th District.

Wineberry's top priority is the revitalization of Central and Southeast Seattle with education, job training and employment opportunities.

Jesse is pro-choice and is working to pass health care reform, improve our public schools, and eliminate drugs and violent gangs in our community.

Rated Outstanding by the Sea-King County Municipal League, Jesse is endorsed by Seattle Mayor Norm Rice, The National Organization for Women, Washington and King County Labor Councils, Washington and Seattle Education Associations, King County and 37th District Democrats, and many more.



Ted DANIELS Republican

Ted Daniels has lived and worked in the 37th District for 20 years. Over this time, he has accumulated a vast amount of experience in the public and private sector. With this collective experience he possesses a unique perspective on the problems facing the district. He believes that new ideas, and new approaches are necessary for a real re-birth of our valued neighborhoods, schools and children.

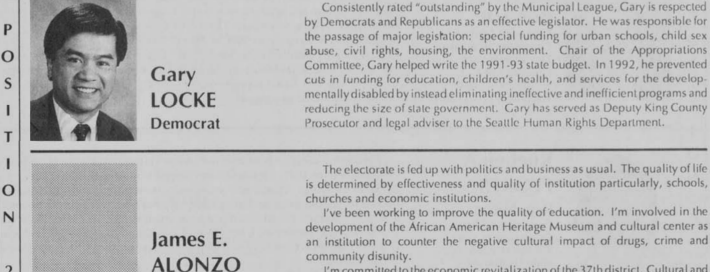
"The absolute preservation of our business community is essential. The development of incentives that encourages new business starts must be fought for." Vote for Ted Daniels. Choice.

Robert **SCHOENFELD** Natural Law Party

Campaign Address: Committee to Elect **Robert Schoenfeld** P.O. Box 28341 Seattle, WA 98118 Telephone: (206) 781-5726

Robert wants to see the quality of life improved for all of us. He wants to see the cost of Healthcare brought down through prevention-oriented health education programs. He wants to see public schools that develop the intelligence and creativity of each student. He wants to see a reduction in crime through effective crime prevention and rehabilitation programs. He wants to see our woodlands protected to insure clean air and pure water for future generations. He wants to see a strong economy through encouraging entrepreneurial businesses and lower taxes.

Now is the time for creative and dynamic leadership.



Republican

The electorate is fed up with politics and business as usual. The quality of life is determined by effectiveness and quality of institution particularly, schools, churches and economic institutions.

I've been working to improve the quality of education. I'm involved in the development of the African American Heritage Museum and cultural center as an institution to counter the negative cultural impact of drugs, crime and community disunity.

I'm committed to the economic revitalization of the 37th district. Cultural and economic development and prosperity is the best hope to turn the tide of crime. I will address the issue of Aids.

The above statements are an exact reproduction of those submitted by the candidates. The Office of the Secretary of State has no editorial authority.

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State Representative Forty-Third Legislative District



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Cal ANDERSON

Democrat Campaign Address: Committee to Elect Cal Anderson 825 15th Avenue Seattle, WA 98122-4517 Telephone: (206) 328-8005 Cal Anderson is an accessible and responsive Representative who works hard for the 43rd District.

Cal Anderson has earned a reputation for *leadership* on *tough* issues — gun control, death with dignity, a woman's right to reproductive freedom, care for people living with HIV/AIDS, and passage of the Lesbian/Gay Civil Rights Bill.

If re-elected, Cal will continue to work to improve state funding for schools, push for solutions to our growing transportation problems, and will continue his efforts to promote human/civil rights.

Cal is a life-long Washingtonian and is a decorated Vietnam veteran.



Mike MEENEN

Republican Campaign Address: Mike Meenen for State Representative 5015 19th Avenue N.E. Seattle, WA 98105 Telephone: (206)524-4847 If you want - more taxes - more government - more unemployment - more spending - more regulations - more entitlements, then vote for the other guys! But if you don't, then vote for this team. They are pro family and pro life and are dedicated to the Republican platform.

Mike is a Boeing engineer, ex Air Force pilot, Viet Nam vet, married for 28 years, four children.

Les is a customer service rep for a local manufacturer, an ex Marine, married for 35 years, three children. Note: Write in Les Clement for Position 2.



Pat THIBAUDEAU

Democrat Campaign Address:

Citizens to Elect Pat Thibaudeau 817 E. Shelby Seattle, WA 98102 Telephone: (206) 323-4905 Pat Thibaudeau is running because health care needs to be available to all our people. Children need to be protected from abuse and educated for the 21st Century. That world needs clean air and clean water.

Her background includes leadership as an advocate for abused children and comparable worth legislation, in the arts, the 43rd district Democrats, the Seward PTSA, and Initiative 120.

As a partner in a small government relations firm, Pat has achieved great a respect in her knowledge of the budget and ability to effectively pass legislation important to the residents in our district.

Stephen D. MICHAEL

Republican Campaign Address: Steve Michael, '92 707 E. Pike Street Seattle, WA 98122 Telephone: (206) 322-6659 Steve Michael is a new leader for a new generation.

As a founding member of the ACT UP/Presidential Project, Steve helped forge the national debate on AIDS, Lesbian/Gay rights and Universal Health Care. His leadership recognized by media and presidential aspirants.

Steve will transform national activist leadership into results at home. He will fight to install computers on every desk in every public school, preserve our environment, and lead the battle against the insurance industry for universal health care.

Steve is Gay. He knows discrimination. Hate crimes must be punished severely.

No more politics as usual!



State Representative Forty-Sixth Legislative District



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Marlin APPELWICK

Democrat Campaign Address: Marlin Appelwick Election Committee P.O. Box 25756 Seattle, WA 98125 Marlin Appelwick has been rated "outstanding" by the Seattle Municipal League five consecutive times. He played key roles in juvenile justice reforms, court reforms, funding legal services for the poor, the Creasap evaluation of Seattle Schools, sex predator legislation, and the omnibus drug act.

Marlin chairs the Judiciary Committee and is active on the Appropriations and Revenue Committees. Marlin is committed to quality in education, environmental protection, an efficient and compassionate government, and just laws.

Marlin and his wife, Linda, are raising their two young children in Lake City. Both are active in the community and their church.

Frank H. KLESCHEN, Jr. Republican Campaign Address:

The Committee to Elect Frank H. Kleschen, Jr. aka The Frank Kleschen for the 46th Team 5832 N.E. 75th St., Ste. E203 Seattle, WA 98115-6307 Telephone: (206) 527-0460 "Frank's vision for The People of The 46th Legislative District speaks of new, fresh, innovative, creative, imaginative, action-oriented, positive ideas.

"Frank addresses the major issues confronting the next biennial sessions: The Balanced Budget; A Health Care Plan for All Washingtonians; A Vibrant Economy; Quality Education; The Crime Crisis; A Transportation System into The 21st Century; and proper disposition of Sand Point's Naval Station Puget Sound property.

"But, where does Frank stand? He states, 'Staunchly conservative on some matters; somewhat liberal on others; but, mostly moderate.'

"Most importantly, it is felt that Frank Represents All of The People!"



Ruth STUBBS Independent Problems of drugs, crime, homelessness, the break-up of families, skyrocketing health-care costs, and unemployment, cannot be remedied as local or even state concerns. America is in a depression and the effects are everywhere. My opponents offer no serious solutions.

We must implement the LaRouche recovery program: massive infrastructure projects for water, power, transportation, etc. Shut down the Federal Reserve and charter a National Bank to provide credit for productive uses. This would create 100,000 jobs in Washington state alone, in such projects as a Maglev train system from B.C. to Portland, and the NAWAPA water-from-Alaska project.

State Representative Forty-Sixth Legislative District





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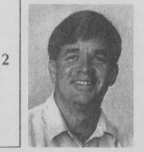
Ken JACOBSEN

Democrat Campaign Address: People for Ken Jacobsen 7307 40th N.E. Seattle, WA 98115 Telephone: (206) 527-1896 First, thank you — it is a great honor and privilege to serve as your elected representative. I look forward to working for you in the next legislature.

We face the most difficult decade since World War II. A weak economy, a deteriorating educational system, a threatened environment and an unaffordable healthcare system all demand our immediate action. As your representative, I have demonstrated the vision, energy, experience and initiative to meet the challenges ahead. With your help, we can revitalize our economy, improve educational opportunities, preserve our environment and provide a comprehensive healthcare system for all.



Clark FULMER Republican Clark Fulmer is a candidate with diverse backgrounds, mortgage banking and general contracting. Clark feels that the people of this state have seen enough career politicians in our state legislature. Now it's time for term limits. Let's protect ourselves from stagnation. Ten years of service at one position is adequate for our citizen legislature. Then at term conclusion it is time to yield to fresh ideas, new approaches and refreshed attitudes. One of the many attributes Clark Fulmer possesses is the art of listening. If we can't hear the peoples voices, how can we broadcast the will of the people?



James D. WYRICK Independent As an associate of Lyndon LaRouche, I am committed to destroying the influence of the Trilateral Commission and Anti-Defamation League.

We must abolish the Federal Reserve Bank and reestablish a "Hamiltonian" National Bank of the United States which will issue crèdit to federal and statesponsored infrastructure development, into rebuilding public health to defeat AIDS, etc., into public education, and into a new NASA Moon-Mars exploration program. This will create at least 100,000 jobs in Washington state and expand our tax base.

I will fight for this program and not be deterred by slanders or political deals.

WASHINGTON STATE 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 1992 State General Election was October 3, 1992.

Where to register:

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

any correspondence returned by the Post Office as undeliverable, your registration will be cancelled 60 days upon receipt of the returned correspondence.

If you move, you must transfer your registration:

Whenever you move, you must change your voter registration. You may update your voter registration if you have changed your name. These changes can be made before a voter registrar or through the mail. If mailing, include your registration number (if known), your old and new names and/or addresses, printed and written signatures. Mail to the **Division of Records and Elections**, **553 King County Administration Building, Seattle, WA 98104.**

To vote with your new information, you must update your registration 30 days before an election.

ELECTION DAY AND VOTING

Where to vote:

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

When to vote:

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

How to vote:

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

Absentee voting:

1. Regular Absentee Ballot: If you cannot vote in person, you may vote by absentee ballot. You may request an absentee ballot, in person, by mail or by telephone, as early as 45 days before the election, but no later than the day before the election. Registered voters may request an absentee ballot by telephone for themselves and other members of their immediate family by calling their county auditor.

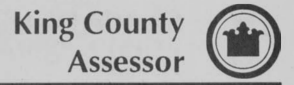
Exception: If you are confined to the hospital and were admitted no earlier than five days before the election, you may apply for an absentee ballot up to and including the day of the election.

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

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

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

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





Scott NOBLE Democrat

Campaign Address: 204 Denny Way Seattle, WA 98109 Telephone: 441-4606 I am very confident about the strength of our region and our economy, but we have <u>major</u> <u>problems with property assessments</u>; we need to correct them now. Faith and confidence in the property assessments has been shaken with huge increases while the real estate market goes down.

Property assessments are opinions of value. Today, chances are an untested computer formula has determined your property value. <u>There is no</u> <u>accountability or quality control</u>. We cannot afford to delay getting back on the right track. The assessment problem will not go away by itself. If we continue to ignore the problem and not fix it, the mistakes will only get worse.

The assessments can be corrected. I know, I am a real estate analyst. For over two years, I have focused my efforts on the solutions. My work has come to the attention of local and state legislators and banking authorities.

I recognize that residential land values are unbelievable in many areas. You (and many others) realize <u>something is haywire</u>. Today's real estate market and another round of record numbers of assessment appeals confirm this fact. There is a <u>need to set the record straight</u> to ensure the ability of present and future homeowners to buy and stay in their homes.

We cannot repeat mistakes of valuing land too highly. (High valuation of land was part of the savings and loan fiasco.) Residential land values are too high now, these inconsistent values must be changed.

Because of my knowledge and experience, I will see that property is valued fairly and will return to accepted methods of appraisal.

I know the values of public service. I am a Vietnam Veteran, and serve as an officer in the Selected Naval Reserve. I was recalled to active duty in support of Operation Desert Storm and the Mt. Pinatubo evacuation.

Allow me to return to you fair, true, and equitable property assessments. I ask for your vote ... I will get the job done ... and get the job done right.

Thank you for your consideration, and support.



Norward J. BROOKS Republican

Campaign Address: 100 Mercer ST Seattle, WA 98109-4098 Telephone: 283-6907 Like you, I am concerned about the property tax system. That's why I am working to give you fair tax rates, better taxpayer services and protect your property rights. Here's how I am making government work for you right now...

As your Assessor, I pledge that you, as a taxpayer, will get a fair and accurate appraisal of your property.

• I am re-evaluating and updating the current computer software to guarantee accurate appraisals the first-time around.

• And, if you challenge your property value and win the appeal, I have changed the office policy so your case will be closed and not continually challenged by the system.

• To improve competence of the appraisers, I am setting up formal training programs to <u>make</u> sure your property's value is professionally determined.

• To enhance the efficiency of the office, I will light for computerized tools to help the appraisers <u>collect accurate data</u> while in the field and allow me to <u>hold them accountable for the accuracy of your assessment.</u>

As a proven taxpayer advocate, I will put my experience to work for you.

• I will lobby for a property tax system that will limit large annual tax increases.

• If your property is designated a wetland, green belt or open space, <u>your property will be immediately re-valued.</u>

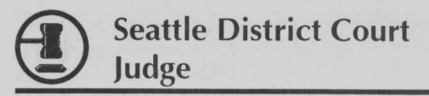
• And, for those who are 61 and over, I will push to revise the eligibility requirements of the senior exemption program so that more senior property taxpayers can enjoy increased tax relief.

My experience as Comptroller of the City of Seattle; Commissioner of the Washington Employment Security Department; and, Director Administrative Data Processing at the University of Washington, complimented with my education consisting of a Bachelor of Science Degree in Mathematics, Master of Business Administration specializing in finance, and a Doctor of Philosophy in Higher Education Administration provide me with the best experience and education to run an efficient assessor's office where the taxpayer comes first.

As a taxpayer, you deserve no less.

Please vote for me, Norward Brooks, for your King County Assessor. I am making government work for you. Thank you.

The above statements are an exact reproduction of those submitted by the candidates. The Division of Records and Elections has no editorial authority.



Linda Lau has experienced the court system from a variety of perspectives. For nearly three years she was a King County Deputy Prosecuting Attorney where she prosecuted criminal cases in the district and juvenile courts and handled employment cases in the civil division. Linda Lau has effectively prosecuted thousands of cases including domestic violence and drunk driving offenses. Since 1987, she has been practicing law with a private law firm where she is a partner. Her practice emphasizes commercial litigation, employment law and criminal defense. Linda Lau is also committed to the community. She was a volunteer attorney for political refugees and P for the Northwest Women's Law Center. She is a Seattle Mental Health Institute board member and 0 prepares meals for the needy. Linda Lau is also an experienced Protem Judge having substituted in the Seattle District Court for over S two years. She has won the respect of judges and attorneys for her integrity and fairness. Accordingly, she has received the highest ratings from the Asian Bar Association and the Washington Women's Lawyers. She is unanimously endorsed by the King County Labor Council, Hispanic Bar Association, King I Linda County Women's Political Caucus and the Seattle City Council Members. Т LAU CAMPAIGN ADDRESS: 1036 Washington PL E, Seattle, WA 98112 TELEPHONE: 726-8053 1 0 N 5 UNOPPOSED

King County

BALLOT TITLE PROPOSITION NO. 1 METRO ASSUMPTION

Shall King County, effective January 1, 1994, assume the rights, powers, functions and obligations of the Municipality of Metropolitan Seattle (METRO), with said assumption contingent upon voter approval of King County Charter Amendment No. 1, providing for a thirteen member metropolitan county council with regional committees to review and recommend county-wide policies and plans, allowing cities to propose regional ordinances, and providing unincorporated area residents with alternative initiative and referendum procedures for ordinances effective only in unincorporated areas, all as provided in Ordinance No. 10531?

Explanatory Statement

The Municipality of Metropolitan Seattle (METRO) provides public transportation and water pollution abatement services within its service area, and has boundaries which are the same as those of King County. METRO is currently governed by a 44 member council, comprised primarily of persons elected to other local governmental positions. In September of 1990, the United States District Court ruled that the statutory method by which

In September of 1990, the United States District Court ruled that the statutory method by which the METRO council members are selected violates the "one person, one vote" principle embodied in the Fourteenth Amendment to the United States Constitution. On June 17, 1992 the court entered an order and injunction ordering that, effective April 30, 1993, only the directly elected King County Executive and King County Councilmembers may vote as members of the METRO Council.

If approved by the voters, Proposition No. 1 would authorize King County, effective January 1, 1994, to assume all of the rights, powers, functions and obligations of METRO, provided that the voters also approve proposed King County Charter Amendment No. 1, which provides for a thirteen member metropolitan county council with regional committees to review and recommend county-wide policies and plans, allows cities within the county to propose ordinances of regional significance, and provides unincorporated area residents with alternative initiative and referendum procedures for ordinances effective only in unincorporated areas. The current 44 member METRO council would be abolished, and King County, in accordance with its charter as amended, would thereafter be vested with all the statutory rights, powers, duties and obligations currently vested in the METRO council.

Statement for

Debate over Metro-King County reform has dragged on for 20 years, culminating in a constitutional crisis. Let's put the confusion behind us so we can tackle tough, county-wide issues like traffic, growth and environmental protection.

Join the League of Women Voters, the Municipal League and all of us in voting YES for King County Proposition One and YES for King County Charter Amendment One.

These measures unify King County and Metro, the county-wide government for transit and water quality. Both must pass for reforms to occur. Each brings improvements that are long overdue.

<u>Proposition One brings Metro the accountability demanded in</u> <u>lederal court:</u> Metro services will be preserved, but the lederated, 45member Metro Council will be dissolved. Metro will be governed instead by directly elected county officials. With nearly 4,000 employees and billion-dollar responsibilities, Metro needs this direct voter oversight.

<u>Charter Amendment One increases local control:</u> This measure guarantees cities an appropriate voice in county-wide policies while improving representation for unincorporated communities.

This plan is endorsed by our leading civic groups and by elected representatives for suburban cities, Seattle and King County.

Vote YES for King County Proposition One and YES for Charter Amendment One.

Rebuttal of statement against

This is the first Metro-King County ballot proposal to win support from city officials throughout King County.

It was developed in a two year process that was intently scrutinized by civic organizations, legal experts, citizen activists and the news media.

Judge Dwyer's ruling addresses a critical, but narrow, legal issue. This plan improves our entire system of county-wide government, and will bring improvements to both Metro and King County.

Vote YES Proposition 1

STATEMENT PREPARED BY: TERRY LUKENS, GREG NICKELS, NORM RICE

Statement against

This ill-conceived proposal to hand all METRO functions to the King County Council is **the third County Council attempt to take over** METRO. With this repeat of the previous power grab (with minor modifications), the County Council seeks a formula to put it over. "If at first (and second) you don't succeed..."

A thirteen-member Council supposedly would handle the increased responsibility with better accountability. Our former threemember Board of County Commissioners was much more accessible/ accountable than the present nine-member Council. **Bigger is worse, not better!**

King County manages its Building and Land Development division (BALD) atrociously - fees of \$90/hour, plus huge base fees like \$888 for a short plat environmental checklist review. But permit waiting time gets longer. Conversely, METRO has a good record.

Judge Dwyer's ruling did not require a METRO merger. In the alternative described in his later ruling (which is better than the proposed merger), present METRO structure would remain, with County Councilmembers and Executive entitled to vote. Others on the METRO Council would serve in an advisory capacity. Voting members would seldom vote against their METRO Council peers to avoid later retribution.

Vote NO on METRO/King County Council merger.

Rebuttal of statement for

Proponents claim METRO services will be preserved, admitting METRO won't. You can't have it both ways.

In the early 1980s, five sewer districts were merged with adjoining ones because King County could not manage them effectively. Can they now do better than METRO, which has done very well?

King County could give METRO "one man, one vote" but wants all of the marbles. Let the legislature do it.

Vote NO on Proposition One (METRO merger).

STATEMENT PREPARED BY: MAXINE KEESLING, RICHARD A. PARGETER, PAUL SNYDER



King County

BALLOT TITLE

PROPOSED CHARTER AMENDMENT NO. 1

Shall the King County Charter be amended to 1) provide for a thirteen member metropolitan county council with regional committees to review and recommend county-wide policies and plans, 2) allow cities to propose regional ordinances and 3) provide unincorporated area residents with alternative initiative and referendum procedures for ordinances effective only in unincorporated areas, all contingent upon voter approval of King County Proposition No. 1 authorizing the county's assumption of the rights, powers, functions and obligations of the Municipality of Metropolitan Seattle (METRO)?

Explanatory Statement

If approved by the voters, proposed Charter Amendment No. 1 would amend the King County Charter to provide for a thirteen member metropolitan county council instead of the current nine member council, and would establish regional committees comprised of metropolitan county councilmembers and other local elected officials to review and recommend county-wide policies and plans. The proposed amendment would also allow cities within the county to propose ordinances of regional significance to the metropolitan county council. It would also provide unincorporated area residents with alternative initiative and referendum procedures for ordinances effective only in unincorporated areas. These provisions would take effect January 1, 1994.

Under the proposed amendment, elections for the four new councilmembers would be held in conjunction with the primary and general elections in 1993, with terms commencing on January I, 1994. Two of the new positions would have initial terms of two years, and two would have full four-year initial terms.

The proposed amendment would be effective only if the voters also approve King County Proposition No. 1, authorizing King County to assume the rights, powers, functions and obligations of the Municipality of Metropolitan Seattle (METRO).

Statement for

We can create a stronger county government that's more accountable to the public by voting YES for King County Charter Amendment One and YES for King County Proposition One.

These ballot measures will unify King County and Metro, the county-wide sewer and transit agency, bringing Metro services and taxing authority under direct voter control.

Charter Amendment One will also expand the County Council to 13 members to assume the duties of the 45-member, unconstitutional Metro Council and the current, nine-member County Council.

Charter Amendment One will also create Regional Policy Committees where county and city officials will jointly develop regional plans and policies.

It will also revise the county charter to make it easier for citizens in unincorporated areas to initiate and challenge county laws which only apply in their communities.

Both ballot measures must pass for reforms to occur. These Metro-King County improvements are long overdue.

We need one county government, not two.

Join the League of Women Voters, the Municipal League, the Suburban Cities Association, King County representatives and the Mayor of Seattle in voting YES for King County Charter Amendment One and YES for King County Proposition One.

Rebuttal of statement against

Metro-King County reform <u>DECREASES</u> the number of "politicians" making county-wide decisions.

There are 45 Existing Metro and County Councilmembers. A YES vote subtracts <u>32</u> "Politicians"

This leaves 13 Directly Elected Councilmembers

By any arithmetic that's less government, and it saves taxpayer's money.

Your YES vote brings greater local control over two existing county-wide governments - Metro and King County - and gives voters direct control over \$1.5 Billion in public services.

STATEMENT PREPARED BY: SHEILA KOLLMORGEN, MONICA ZUCKER, LINCOLN FERRIS

Statement against

DO POLITICIANS NEED MORE JOBS?

This charter amendment increases the size of the County Council from 9 to 13 members. Do we really want to create more jobs for more politicians?

REGIONAL GOVERNMENT WILL BE VERY COSTLY TO TAXPAYERS

The cost to taxpayers will be very high. Taxpayers will have to pay for the expanded size of the County Council, additional staff to serve the larger County Council, and new staff to serve the regional committees.

REGIONAL GOVERNMENT DESTROYS LOCAL CONTROL

Power will be shifted away from local communities to appointed regional committees. Regional government means big, powerful, centralized government. Do we really want to undermine the influence of our local communities?

REGIONAL GOVERNMENT UNDERMINES PEOPLE'S RIGHTS

The appointed regional committees are unfairly structured. The unfair, bureaucratic structure will deny representation to many citizens. Accountability will be lacking. People should be represented by locally elected officials, not a costly new layer of bureaucracy. Please vote "NO" on Charter Amendment #1.

Rebuttal of statement for

CHAOS! Absolute chaos will prevail if this badly flawed, everexpanding regional government is imposed. In effect, bewildered citizens will have to face not one county government, not two governments, but many governments, all squabbling, fighting, and competing for a share of county control. This new, costly, unconstitutional form of government will not be accountable to anyone. Join with organizations such as the Washington Taxpayers Association and Voters Against Tax Abuse in voting "NO."

STATEMENT PREPARED BY: VALERIE CUNNINGHAM, LLOYD GARDNER, KENT PULLEN

King County

Explanatory Statement

BALLOT TITLE PROPOSITION NO. 2 REGIONAL JUSTICE CENTER

To finance construction of a Regional Justice Center providing additional law, safety and justice space, and to fund site acquisition for a second justice center, jail remodelling, and operation of a drug treatment program, shall King County increase its regular property tax levy by not more than 50.302 (thirty and two-tenths cents) per \$1,000 of assessed valuation for five consecutive years, with collection beginning in 1993, all as provided in King County Ordinance No. 10534?

(This shall not be construed to constitute an excess levy and shall be subject to otherwise applicable statutory limits.)

If approved by the voters, Proposition 2 would authorize King County, exclusively for the purpose of providing funds to finance the construction of a Regional Justice Center providing additional space for law, safety and justice purposes, acquire a site for a second justice center, remodel existing jail facilities and operate a drug treatment program, to increase its regular property tax levy by not more than \$0.302 (thirty and two-tenths cents) per thousand dollars of assessed valuation for a period of five consecutive years, with collection of the increased levy beginning in 1993. This increase would be in excess of the 106% limitation on levy increases provided for by state law. At the end of the five year period, the authorization for the increased levy would cease.

The proposed increase in the annual regular property tax levy will be authorized if a majority of the votes cast are in favor of the proposition.

Statement for

For the past decade, citizens have said "get tough on crime." There are more police patrolling our streets and they have the latest in crime fighting hardware and software.

Now our prison and jail populations are at all time highs. Programs to divert low-risk prisoners, like electronic home detention, have already been implemented.

We now face the danger that prisoners could be set free. It has happened in other counties, but it does not have to happen here.

To preserve the integrity of our Law, Safety and Justice system, more courts and detention space are needed now. A "YES" vote on Proposition Two will provide funds to build a <u>Regional Justice Center</u> in South King County. It will provide desperately needed courts and jail space as well as business and marriage licensing services.

The decision to build this facility was made after years of public review and literally hundreds of public meetings in every area of King County. It will protect the integrity of the justice system by assuring police that they will have a place to book prisoners.

The price is just \$45 a year for five years on a home assessed at \$150,000. Vote "YES" on Proposition Two.

Statement against

Voters are being asked to say yes to proposition 2, funding for the Phase I Regional Justice Center. The King County Council passed ordinance 10406 approving and adopting site 19.

Site 19 had potential contamination that warranted testing, which concluded that soil and ground water contained carcinogenic chemicals beyond the Model Toxic Control Act levels. Contamination extent is unknown until demolition of buildings is completed. This cannot happen until the County becomes the property owner. Building on this site is asking taxpayers to sign a blank check for cleanup cost estimated to run into the millions.

Length of cleanup ranges from 2 to 10 years. During this time construction and facility operations will be ongoing. Is King County leaving themselves and taxpayers open for potential litigation stemming from health concerns derived from contamination on behalf of inmates and facility employees?

During this time of economic uncertainty you are being asked to contribute your hard earned dollars for a project showing potential cost overrun. Cost started at 124 million escalated to 162 million. Yes on proposition 2 allows the County a loose belt while we taxpayers tighten ours.

Rebuttal of statement against

Site selection for the Regional Justice Center (RJC) involved hundreds of public meetings and extensive environmental review. Environmental experts have studied the site and identified cleanup costs. <u>All costs</u> to build the RJC are included here - THERE ARE NO HIDDEN COSTS. The health and safety of workers and inmates will not be risked.

Don't be swayed by NIMBY arguments disguised as environmental concerns. Vote YES on Proposition 2. We must provide for Public Safety NOW!

STATEMENT PREPARED BY: LOIS NORTH, CHARLES JOHNSON, NORMAN CHAMBERLAIN

Rebuttal of statement for

Proposition 2 supporters are instilling fear over releasing prisoners due to lacking jail space. Currently there are 6,050 outstanding felony warrants.

Criminals remain free, sentenced criminals are given a few days to tie up loose ends. According to Presiding King County Superior Court Judge Charles Johnson, "Judges do that regularly, because most people will return." Recently, during a five week span, 59 people failed to return.

Can we afford Proposition 2, funding a faulty system?

STATEMENT PREPARED BY: CHERYLE NOBLE, CYNDI HALLIN, MELISSA HARRY



City of Seattle

INITIATIVE NO. 38

BALLOT TITLE

INITIATIVE NO. 38

Shall Seattle Municipal Code Section 12A.20.050, known as the Drug-Traffic Loitering Ordinance, be repealed; and shall The City of Seattle abandon any similar efforts to restrict the movement and freedom of association of citizens?

Statement For

The passage of Initiative 38 will restore the basic civil rights of the people of Seattle which have been dangerously undermined by the city's Drug Traffic Loitering Ordinance. The law, promoted as a means to rid Seattle of drugs and to make the city safer for its citizens, has not done so. Instead, it has targeted people of color for harassment and arrest, while resulting in lew convictions.

According to data compiled by the Seattle City Attorney's office and the Police Department and reported by the American Civil Liberties Union of Washington, 76.6% of those arrested under the drug loitering law were people of color. Only 11% of those arrested were convicted. 50.5% were never charged with any crime and were released without charge. The ordinance has been ineffective in reducing drug trade or abuse. Instead, the Drug Loitering Law has authorized the police to harass the African American, Latino American and Native American communities, including giving police the right to arrest someone for "engaging passersby in conversation" or "circling an area in a motor vehicle" while beckoning to a pedestrian to stop. Voting YES on Initiative 38 will repeal the Drug Loitering Ordinance and its frightening impact on the civil rights of racial minorities.

The New Alliance Party, under the leadership of its chairwoman and presidential candidate, Dr. Lenora Fulani, led the NAP petitioning drive to put Initiative 38 on the ballot. The City of Seattle, in an effort to prevent the voters from deciding the fate of the Drug Traffic Loitering Ordinance, changed the requirements for placing a referendum on the ballot in the midst of the petitioning drive. The petition, signed by 26,000 Seattle voters, was rejected. But a lawsuit by the New Alliance Party and several individual plaintiffs against the city resulted in a federal court judge ordering this initiative on the November ballot.

Dr. Fulani's concern and the concern of many other civil liberties and human rights activists is to make certain that minority communities are not targeted for harassment and run through the criminal justice system in a serious violation of our civil rights and at enormous taxpayer expense. Dr. Fulani and NAP believe there

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can be no compromise on this fundamental issue. Any willingness to compromise on civil rights means that abortion rights, lesbian and gay rights, human rights and democratic rights are all in danger.

Vote Yes on Initiative 38. Protect our civil rights.

Rebuttal of Statement against

Opponents of I-38 want to scare us into believing the Drug Loitering Law is effective. It isn't.

They give no number of cases which actually went to trial. Why? Because the majority don't. Why? No evidence. Instead they suggest the prior records of those arrested is proof of guilt.

But having a past record is not evidence of a new crime. It does not make someone a dealer, anymore than standing on a streetcorner does. The loitering law is a distraction from meaningful efforts to address the City's drug problem!

The City says 1-38 would undermine "public safety measures." Untrue. 1-38 is intended to prevent harassment of racial minorities. It will not undermine other law enforcement measures.

The American Civil Liberties Union, Mothers Against Police Harassment and King County Rainbow Coalition urge you to vote yes on I-38. They are joined by a broad range of citizens and nonpartisan community groups.

STATEMENT PREPARED BY: HARRIET HOFFMAN, DR. LENORA **B. FULANI**

The law as it presently exists:

The Seattle Municipal Code prohibits "drug-traffic loitering" within the City of Seattle. Under Municipal Code Section 12A.20.050, a person is guilty of drug-traffic loitering if he or she remains in a public place and intentionally solicits, induces, entices, or procures another person to engage in unlawful conduct in violation of state drug laws. Among the circumstances which may be considered in determining whether a person intends prohibited conduct are that he or she:

Is seen by the officer to be in possession of drug paraphernalia; OT

Is known by the officer to have been convicted of illegal drug activity in the last two years; or

Repeatedly beckons to, stops or attempts to stop passersby or engages passersby in conversation; or

Repeatedly stops or attempts to stop motor vehicles by hailing or gesturing; or

Circles an area in a motor vehicle and repeatedly beckons to, contacts, or attempts to stop pedestrians; or

Is the subject of any court order directing the person to stay out

Statement Against

Mayor Norm Rice, King County Democrats and Republicans, Crime Prevention Groups ALL say: Vote NO on I-38

Seattle's Drug Traffic Loitering law is a vital tool in the fight against street drug dealing, violence and fear. 1-38 would repeal this effective law, and make it easier for drug dealers to operate on our streets.

"The ordinance has effectively curtailed much of the city's street drug activity without infringing on anyone's constitutional rights. Failure to renew the ordinance would be a serious mistake, and almost certainly lead to an increase in street drug sales." - Seattle P-I

Current law is Effective and Fair

Since the law was enacted in 1990, Seattle neighborhoods report fewer street dealers and better public safety. The law has resulted in charges against over 120 suspected drug dealers - those suspects have combined criminal records of over 640 prior convictions, including almost 200 felony convictions. Without the law, many of these suspects would have avoided prosecution. Of those cases that have gone to trial, the great majority have resulted in convictions.

The Washington Supreme Court has ruled that similar laws are clearly constitutional. And during the recent reauthorization of the law, the City Council added even more safeguards and accountability.

The law is not being used to harass people, but it is removing habitual criminals engaged in drug trafficking from our streets.

We reject the premise of 1-38 that we must choose between fighting drug dealing and protecting civil liberties. We can and must do both

Broad Community Coalition OPPOSES 1-38

1-38 is opposed by a wide range of community leaders and

activity.

of a specified area as a condition of release, probation or parole or other supervision, or any order in a criminal or civil case involving illegal drug activity; or

Has been evicted as the result of his or her illegal drug activity and ordered to stay out of a specified area affected by drug-related

Drug-traffic loitering is a gross misdemeanor.

The effect of the initiative if approved:

If approved by the voters, Initiative 38 would have two effects. First, it would repeal the City of Seattle's Drug-traffic Loitering Ordinance, Seattle Municipal Code Section 12A.20.050. Second, the initiative would require that the City "abandon any similar efforts to restrict the movement and freedom of association of citizens."

organizations, including: King County Democrats and Republicans, Black Law Enforcement Officers Association of Washington, Mayor Norm Rice, and many residents and neighborhood businesspeople who have seen the positive impact the law has had in their community.

"Drug traffic loitering law has passed its test ... It has been an effective tool in attacking street-corner drug trafficking from the north to the south end."

- Seattle Times

In addition, I-38 is so vague and poorly written that it could undermine other important public safety measures, such as those prohibiting prostitution loitering, aggressive panhandling, and blocking the streets and sidewalks. 1-38 could even undermine "no contact" orders which protect domestic violence victims.

Please Vote No on I-38!

Rebuttal of Statement for

Look at the Facts

Contrary to the misleading arguments used by the sponsors of I-38, Seattle's ordinance has been a fair and effective tool against drugs and violence.

· As the Seattle P-I has so clearly stated, "there is no evidence that the law has been used in a discriminatory manner." . Of the 74 cases resolved so far, only 12 suspects were found innocent. . For 1992, over 80 percent of suspects arrested have been charged slightly better than the rate for all arrests. . Local residents and businesses have testified that the law has made a tremendous positive impact in their neighborhoods.

Scattle is doing more than ever to protect civil rights and promote police-community partnerships.

Unlike the New York-based New Alliance Party, we know Seattle doesn't have to choose between public safety and civil rights. We can have both, and we must have both.

STATEMENT PREPARED BY: NORM RICE, MARK SIDRAN, DELORES SIBONGA



Seattle School District No. 1

BALLOT TITLE PROPOSITION NO. 1 GENERAL OBLIGATION BONDS FOR CAPITAL IMPROVEMENTS

To construct capital improvements, equip the District's educational facilities, acquire interests in land and make other capital improvements deemed necessary by the Board, shall Seattle School District No. 1 issue \$695,000,000 of general obligation bonds, maturing within a maximum term of 15 years, and shall annual property tax levies in excess of regular property tax levies be authorized to pay principal and interest on such bonds, as described in Resolution No. 1992-25?

Explanatory Statement

The Seattle School District proposes voter authorization of issuance of up to \$695 million in general obligation bonds to finance the District's Capital Improvement Program adopted by Resolution 1992-17 of the Seattle School Board. The bonds, to be issued in stages, would have a maximum term of 15 years.

The bond proceeds would be utilized to construct, replace and/or improve approximately 38 elementary and secondary schools; add multipurpose rooms, classrooms, or auditoriums to approximately ten schools; provide space at two high schools for enhanced vocational programs; improve Memorial Stadium; consolidate administrative and support functions; provide childcare space at elementary schools; provide other space which may be used by senior citizen, recreation, and other community/school programs; equip all program facilities; acquire any necessary interests in land; and pay for costs related to the foregoing, all as provided in District Resolution 1992-25.

The proposed bond issue would result in a property tax levy of approximately \$1.73 per \$1,000 of assessed valuation in 1993. Together with the District's school maintenance and operation levy, total voter-approved school levies in 1993 would be approximately \$3.38 per \$1,000, up from \$2.88 per \$1,000 in 1992.

Statement for

Educational excellence is vital to the future of our children and our city. To provide quality education, we need quality school buildings. A recent national study showed an 11 percent increase in test scores for students in better buildings.

More than a third of our schools are 60 years old, or older. They suffer from deteriorating wiring, pipes, roofs, walls and heating systems that cost too much to maintain. Rooms are small. Inadequate electrical systems limit the use of computers and other new technology. Over 200 "portables" are in use. Earthquake safety is inadequate. Growing enrollment means that some parts of town don't have classroom space for the children who live there.

Proposition 1 will take advantage of the lowest interest rates in 17 years, and will provide more than 2,000 construction and related jobs.

Seattle's total school tax rate will still be among the lowest in the Puget Sound area. For \$76 a year more than the average homeowner is paying today, we can rebuild or expand 50 schools and eliminate portables.

Hundreds of businesses, citizens, and organizations have endorsed Proposition 1. Please join us and give Seattle's children a chance to learn, and succeed, in 21st Century Schools.

Rebuttal of statement against

CIP I was completed without exceeding the voter-approved bond authorization. During this period, District activities added 525 Seattle residences. CIP II will affect under 100 homes.

The bonds fund 50 schools and 2 related projects. All but three schools being rebuilt were constructed before 1932. An experienced new management team, private sector managers, and citizen advisors will oversee construction.

Because other school taxes expire, the average annual increase is \$76, or \$6.33 per month.

STATEMENT PREPARED BY: DOROTHY HOLLINGSWORTH, DEAN THORNTON, ELLEN ROE

Statement against

The unprecedented cost of this bond is too enormous for taxpayers and the Seattle School District to handle. Passage of this bond will cost owners of a \$153,000 home around \$285.00 each year for 15 years.

October 2, 1985 SSD admitted that they were wrong in cost estimates for CIP Phase 1 prior to the bond election. They stated, "Staff did not have the technical competence to make accurate cost estimates on very complex and large building projects." (SSD estimated cost CIP 1: \$88,820,000 - actual: \$143,000,000, still incomplete) Even with expensive outside consultants, incredible financial mismanagement occurred.

SSD states that CIP 2 only finances 37 projects. If CIP2 is funded, another \$700,000,000 CIP 3 bond will be requested, bringing this building plan cost, with interest, to over 2 billion!

Proposition 1 includes \$26,000,000 to needlessly demolish 585 homes, expanding school sites, even against homeowners will. Removed from tax rolls, millions could be lost in property taxes.

Why should every school built before 1988 be remodeled, replaced, many expanded, as SSD plans? They must establish reasonable priorities before seeking additional funding.

NO more unlimited discretion! Demand accountability before funding. No more blank checks!

Vote NO on this Grandiose, Bureaucratic, Boondoggle!

Rebuttal of statement for

Buildings aren't the primary ingredient for quality education. • True educational woes aren't facility related. • Europeans demonstrate that century old schools don't degrade education. • If buildings have structural deficiencies, fix them. Renovation makes sense, not demolition. • Building maintenance neglect wasn't due to insufficient funding. Since 1984 taxpayers have authorized \$386,984,787 in maintenance/operations levies. • Only \$52,086,338 went towards maintenance. • Recession suffering taxpayers can't allow this \$2 billion lottery fantasy, it hurts real people, needlessly confiscating homes.

STATEMENT PREPARED BY: LINDA JORDAN, MARY HAGGERTY, FRED BUCKE

Highline School District No. 401



BALLOT TITLE

PROPOSITION NO. 1 SCHOOL IMPROVEMENT BONDS -\$150,000,000

Shall Highline School District No. 401 issue \$150,000,000 of its general obligation bonds maturing within 20 years to pay all or part of the cost of constructing new elementary schools and renovating existing middle and high schools of the District and carrying out other capital purposes and levy excess property taxes to pay and retire the bonds as provided in Resolution No. 862?

Explanatory Statement

The Highline School District has gradually increased in population since the early 1980s. The district is expected to increase more rapidly in the future, indicating a need for approximately 3 additional elementary schools within the next 3-4 years. In addition many of the district's current facilities have outlived their useful life and now need to be replaced and/or renovated to help house the increasing population. The Highline School District is submitting a \$150,000,000 construction bond, for an approximate cost of \$1.82 per \$1,000 of assessed value, to address the needs for increased population and modernization of outdated and deteriorating structures. All new or remodeled buildings will incorporate the latest earthquake resistant technologies as well as energy efficient heating and electrical systems. The improvements follow the Capital Facilities Plan which was developed by the district with input from architectural, electrical, mechanical and structural consultants, as well as public comments from community meetings. The first sale of bonds is anticipated to follow the November 3, 1992 election. Subsequent sales will take place as deemed necessary by the board and dictated by the construction schedule.

Statement for

This bond will improve or replace 15 schools. \$50,000,000 matching state funds will improve even more. The schools were built before 1960, without earthquake reinforcement, heat or smoke alarms, fire sprinklers, or adequate electrical capacity. Airplane noise, leaking roofs and poor insulation damage the learning environment. Conservative projections based on birth rates show a need for 100 additional, permanent classrooms by 1996. One way to handle growth is with portables, but they are more expensive than old buildings and no safer.

New buildings are safer because they are: • Built to tougher earthquake, fire standards • Built with separate bus and car access for pedestrian safety • Wired to current codes and projected loads

They are less costly to operate because they are: • Energy efficient (\$150,000 total savings yearly) • Need less maintenance and repair (more money for education) • Sized for anticipated growth • Ready for technology (computers, video equipment)

Timing is good. Interest rates are lower than they've been in 17 years and the bond rating is high. More will be spent on construction and less on interest. Voters get maximum leverage for their investment. A vote FOR this bond NOW is a vote for the continued safety and quality education of our children.

Rebuttal of statement against

Construction costs are not covered by the maintenance levy. Class sizes are determined by teacher contracts, not construction bonds. Further, if class sizes are reduced, MORE classrooms will be needed! Schools are at capacity now and using portables.

The District published a detailed Capital Facilities Plan reaching to 2001. Plans developed from architectural analyses and experience constructing new buildings, including Seahurst. The District learned their lessons and did their homework. Students need new buildings NOW.

Statement against

Voters, reject this bond and send it back to the District for justification.

<u>TOO FAT</u>: Decisions for new construction derive from assuming worst case conditions of District buildings. Costs include items already paid for by the maintenance levy. Calculations are based on averages that make conclusions suspect. Further, class size will not be reduced.

EXCESS CAPACITY is the reason for this bond. We don't need to act now. We can take lots of time to consider alternatives.

<u>SCHOOL CLOSURES</u>: The District hasn't yet decided which schools to close. There will be fewer neighborhood schools. The District has a Strategic Plan for the future but won't let us see it until after the election.

NO CONFIDENCE: The District badly mismanaged the 1986 bond we voted for. They earned no blank checks and must present an integrated plan and demonstrate success before getting any more money.

MORE TAXES: This bond will not pay for all of the construction. The District will ask for another bond in about 5 years. We did not get what was promised in 1986. This bond includes some of that work. We will be in debt well into the next century if this bond is approved.

Rebuttal of statement for

If this bond were necessary, it isn't, the \$50,000,000 State matching funds ought to be applied to taxpayer debt. They say 15 schools cost \$150,000,000 - <u>NOT \$200,000,000</u>. The District thinks matching funds are like found money to be used however it chooses.

Sure, some relatively older schools concern us, just as our houses do, because most of our homes were also built before 1960. We properly maintain them so they will be safe and strong.

STATEMENT PREPARED BY: JERRE MCQUINN, CAROL MOHLER, DAVE HAWTHORNE

STATEMENT PREPARED BY: PAUL WILLOUGHBY

The Division of Records and Elections is not authorized to edit statements, nor is it responsible for their contents.



Highline School District No. 401

BALLOT TITLE

PROPOSITION NO. 2 SCHOOL BUSES SPECIAL TAX LEVY

Shall Highline School District No. 401 levy excess taxes on all taxable property within the District for the Transportation Vehicle Fund for purchasing school buses of approximately \$.37 per \$1,000 of assessed value (based on 100% of true and fair value) to provide \$2,000,000 for 1993 collection, as provided in Resolution No. 861?

Explanatory Statement

Highline School District #401 currently operates a fleet of 102 school buses, 43% of which were built before 1977. These vehicles do not meet the 1977 National Safety Standards which include bus rollover protection, passenger seating and crash protection, and flammability standards of interior materials. The state legislature is now requiring more safety standards effective September 1, 1992. These include updated mirrors, crossing arms, and roof emergency vents. The Highline School District is submitting a 2 million dollar levy to fund the purchase of buses that will meet those safety standards. New buses will also solve the problem now faced of being unable to find parts for the older buses; cutting down the expensive operating costs and eliminating old engines that generate excessive amounts of air pollutants. In addition purchase of new buses would allow the school district to fully utilize the state school bus depreciation system. That system and passage of the Bus Levy would allow a reduction in the transfer from the district's General Fund by at least \$135,000 each year for the next three years.

Statement for

This levy will replace at least 16 of the oldest school buses in the fleet. They were built between 1962 and 1966 and are <u>expensive to</u> operate due to the high cost of parts. (Many are custom made.) New buses are <u>less expensive</u> to operate, with projected yearly savings of \$160,000. Money saved will be available for the educational program. The school district receives additional funds from the State of Washington because the State reimburses the district for depreciation on buses purchased new. Funds from this levy will also make payments on existing buses purchased on conditional sales contracts.

Continued operation of worn-out buses requires frequent and expensive overhauls and generates air pollutants. Breakdowns cause repeated disruptions. While existing buses are safe, new buses provide greater passenger protection with high padded seats and backs; protection from fuel spillage and fire; rollover protection; crush resistance; bus window retention and release; and other safety improvements.

This is a one time assessment of approximately 37 cents per \$1000 of assessed property value. A small investment now will significantly reduce transportation costs for the school district and will enhance the safety of the students.

Statement against

NO STATEMENT SUBMITTED.

STATEMENT PREPARED BY: JERRE McQUINN, CAROL MOHLER, DAVE HAWTHORNE

Shoreline Park & Recreation District



BALLOT TITLE PROPOSITION NO. 1 SHORELINE RECREATION FIVE YEAR OPERATING LEVY

Shall the Shoreline Park and Recreation District, for the purpose of funding District operations and services including arts/cultural activities, sports/recreational activities and Shoreline Community activities, be authorized to levy a regular property tax of \$0.15 per thousand dollars of assessed valuation for each of five consecutive years beginning in 1993 all as provided in District Resolution 92-02?

Explanatory Statement

The Shoreline Parks and Recreation District is proposing a five year operating levy. More than \$500,000 will be collected annually, with the purposes of providing for additional recreational and cultural programs.

Your elected Shoreline Parks and Recreation Board of Commissioners will allocate the funds collected from this levy. The projects to be undertaken are those of highest priority based upon the identified need to provide Shoreline residents with a wellrounded park and recreation program, including: Providing participatory and spectator arts and cultural events and opportunities; Providing indoor/outdoor team and individual athletic and recreational opportunities; Providing for events and activities organized and supported by community and neighborhood groups.

The proposed levy would result in a regular annual tax rate of \$0.15 per \$1000 of assessed valuation in 1993. The levy would be a regular property tax levy for the operation of the district. The first levy is not subject to the 106% limitation on levy increases provided for by state law, but is subject to that limit for the remaining four levies.

Statement for

"Enhancing the quality of life in the Shoreline area by providing support for athletic, cultural and community programs," the Shoreline Recreation Levy will provide funding for programs to Shoreline residents, including:

Arts/Culture

Sponsoring visual and performing art events and classes

Capturing "local heritage" through historical materials and artifacts

• Supporting the Shoreline Museum and Shoreline Arts Council and other cultural projects

Sports/Recreational

- Improving the quality of field and park maintenance
- · Providing additional "drop-in" activities

• Promoting weekend "open gym" and "late night" programs Community Activities

- · Providing additional support for senior citizen activities
- · Organizing family and teen nights

Sponsoring events and activities for children, teens, families, and senior citizens

This levy will help give local control of park and recreation needs to Shoreline residents. <u>The levy is a cost effective way</u> to increase the quality of life in Shoreline by "INVESTING IN OURSELVES" and retaining local control.

The Shoreline Recreation Levy has been endorsed by: Shoreline School Board, Shoreline Chamber of Commerce, Shoreline Rotary, Shoreline Lions, Achievers Kiwanis, Shoreline YMCA, Shoreline Senior Citizen Center, Shoreline Historical Museum Board, Shoreline Arts Council, Shoreline Recreational Council representing 16 sports groups, Shoreline Families For Kids, King County Executive Tim Hill and King County Council members Audrey Gruger and Larry Phillips.

STATEMENT PREPARED BY: MARQUITA MOSS, BILL SCHNALL, PATTI GIBONEY

Statement against

NO STATEMENT SUBMITTED.



COMPLETE TEXT OF King County Proposition No. 1

ORDINANCE NO. 10531

AN ORDINANCE providing for the consolidation of the Municipality of Metropolitan Seattle and King County pursuant to Chapter 36.56 RCW, and for the submission to the qualified voters of King County of a proposition ratifying said consolidation and establishing a date of election.

BE IT ORDAINED BY THE COUNCIL OF KING COUNTY:

SECTION 1. Findings and declaration of purpose. The council makes the following findings:

A. It is in the best interests of the citizens of King County for the functions of King County and the Municipality of Metropolitan Seattle (METRO) to be consolidated.

B. This consolidation is being endorsed by a regional panel of elected representatives from King County, Seattle and the suburban cities as part of a broader plan to reorganize and improve the governance of both Metro and King County.

C. Implementation of this consolidation plan is also being recommended by the same regional panel of elected representatives as their preferred alternative to the remedy ordered in <u>Cunningham et al v. METRO</u> (No. C89-1587D).

<u>SECTION 2.</u> Pursuant to the provisions of Chapter 36.56 RCW, and upon both: (i) the approval of this ordinance and its ratification by the qualified voters of King County, and (ii) voter approval of the proposed amendment of the county charter set forth in Ordinance No. 10530, King County shall on the date established in Section 5 of this ordinance assume all rights, powers, functions and obligations of the Municipality of Metropolitan Seattle, the Metropolitan Council shall be abolished and the legislative and executive authority of King County as provided for in the King County Charter shall be vested with all rights, powers, functions and obligations otherwise vested by general state law in said Metropolitan Council.

<u>SECTION 3.</u> Ninety days in advance of the date for the assumption by King County of the rights, powers, functions and obligations of METRO, the county council shall by ordinance establish the metropolitan services department, which shall provide those mass transit and water quality services authorized in Chapter 35.58 RCW.

<u>SECTION 4.</u> Revenues and expenditures for metropolitan municipal corporation purposes shall be preserved and accounted for as first tier enterprise funds separate from other county funds, and shall be specifically pledged to services authorized by chapter 35.58 RCW, or as otherwise provided by state or federal law.

SECTION 5. The effective date of the assumption by King County of the rights, powers, functions and obligations of METRO provided for in this ordinance shall be January 1, 1994; provided, however, that planning activities necessary to effectuate said assumption, including planning activities carried out by King County alone, or by both King County and METRO pursuant to duly negotiated interlocal agreements, and the expenditure of county funds for such planning activities prior to the effective date of assumption are hereby authorized.

SECTION 6. Upon approval of this ordinance and its ratification by the qualified voters of King County, in the manner specified in Chapter 36.56 RCW, and upon voter approval of the proposed amendment of the county charter set forth in Ordinance No. 10530, this ordinance shall be construed to have met the requirements of Chapter 36.56 RCW and shall be deemed to have effectuated the assumption by King County of the rights, powers, functions and obligations of METRO.

^{*}<u>SECTION 7.</u> It is hereby found that an urgent need exists for the consideration by the electors of King County of the proposition set forth in this ordinance. Pursuant to RCW 29.13.010, it is hereby deemed that an emergency exists requiring the submission to the qualified voters of the county at a special county election to be held therein on November 3, 1992, in conjunction with the statewide general election to be held on that same date, of the proposition set forth in this ordinance. Pursuant to Chapter 36.56 RCW, this ordinance shall be referred to the qualified voters of King County at the general election of November 3, 1992, and the manager of the division of records and elections shall provide notice of this proposed ordinance in accordance with the state constitution and general law.

Notwithstanding any other provisions of the King County Code, this proposed ordinance shall be submitted to the voters of King County for ratification with the following ballot title:

"Shall King County, effective January 1, 1994, assume the rights, powers, functions and obligations of the Municipality of Metropolitan Seattle (METRO) as authorized by state law, with said assumption being contingent upon voter approval of Proposed King County Charter Amendment No.

providing for a thirteen member metropolitan county council, regional committees to review county-wide policy plans, and modified referendum and initiative requirements, all as provided in Ordinance No. 10531?"

<u>SECTION 8</u>. Severability. If any provision of this ordinance or its application to any person or circumstance is held invalid, the remainder of the ordinance or the application of the provision to other persons or circumstances is not affected.

INTRODUCED AND READ for the first time this 17th day of August, 1992.

PASSED this 24th day of August, 1992.

KING COUNTY COUNCIL KING COUNTY, WASHINGTON Ronald Sims (signed), Acting Chair

ATTEST:

Gerald A. Peterson (signed), Clerk of the Council APPROVED this 4th day of September, 1992. Tim Hill (signed), King County Executive



COMPLETE TEXT OF Proposed King County Charter Amendment No. 1

ORDINANCE NO. 10530

AN ORDINANCE proposing an amendment to Articles 2, 3, 4, and 6 of the King County Charter concerning the legislative branch and elections; providing for thirteen county council members and for regional committees to recommend and review ordinances adopting county-wide policies; establishing special referendum and initiative requirements for ordinances affecting only unincorporated areas of the county; granting cities the power to initiate ordinances; and submitting the same to the voters of the county and establishing a date of election; amending provisions of Article 2, Sections 210, 220, 10, 230, 10, 230, 20, 230, 30, 230, 40, 230, 50; adding new section 350, 20, amending provisions of Article 4, Section 460 and amending provisions of Article 6, Section 650.

BE IT ORDAINED BY THE COUNCIL OF KING COUNTY:

<u>SECTION 1</u>. There shall be submitted to the qualified voters of the county for their approval and ratification or rejection at the next general election to be held in the county the following amendment to the King County Charter:

Article 2. Section 210. Composition.

The legislative branch shall be composed of the <u>metropolitan</u> county council.

Section 220. The Metropolitan County Council.

220.10. Composition and Terms of Office.

The <u>metropolitan</u> county council shall consist of ((<u>nine</u>)) <u>thirteen</u> members. The county shall be divided into ((<u>nine</u>)) <u>thirteen</u> districts, and one council ((<u>man</u>)) <u>member</u> shall be nominated and elected by the voters of each district. The term of office of each council ((<u>man</u>)) <u>member</u> shall be four years and until his <u>or her</u> successor is elected and qualified.

Section 230. Ordinances.

230.10. Introduction and Adoption.

Proposed ordinances shall be limited to one subject and may be introduced by any council ((man)) member ((or)); by initiative petition or by institutional initiative. At least seven days after the introduction of a proposed ordinance, except an emergency ordinance, and prior to its adoption or enactment, the county council shall hold a public hearing after due notice to consider the proposed ordinance. Except as otherwise provided in this charter, a minimum of ((five)) seven affirmative votes shall be required to adopt an ordinance.



COMPLETE TEXT OF Proposed King County Charter Amend. No. 1 (con't.)

New Section. Section 230.10.010. Each metropolitan municipal function authorized to be performed by the county pursuant to RCW ch. 35.58 shall be operated as a distinct functional unit. Revenues or property received for such functions shall never be used for any purposes other than the operating expenses thereof, interest on and redemption of the outstanding debt thereof, capital improvements, and the reduction of rates and charges for such functions.

230.20. Executive Veto.

Except as otherwise provided in this charter, the county executive shall have the right to veto any ordinance or any object of expense of an appropriation ordinance. Every ordinance shall be presented to the county executive within five days after its adoption or enactment by the county council. Within ten days after its presentation, the county executive shall either sign the ordinance and return it to the county council, veto the ordinance and return it to the county council, veto the ordinance and return it to the county council with a written and signed statement of the reasons for his <u>or her</u> veto or sign and partially veto an appropriation ordinance and return it to the county council with a written and signed statement of the reasons for his <u>or her</u> partial veto. If an ordinance is not returned by the county executive within ten days after its presentation it shall be deemed enacted without his <u>or her</u> signature. Within thirty days after an ordinance has been vetoed and returned or partially vetoe and returned, the county council may override the veto or partial veto, by enacting the ordinance by a minimum of ((six)) <u>nine</u> affirmative votes.

230.30. Emergency Ordinances.

Any proposed ordinance may be enacted as an emergency ordinance if the county council finds as a fact, and states in the ordinance, that an emergency exists and that the ordinance is necessary for the immediate preservation of public peace, health or safety or for the support of county government and its existing public institutions. A minimum of ((seven)) <u>nine</u> affirmative votes shall be required to enact an emergency ordinance; and unless it is an emergency appropriation ordinance, it shall not be subject to the veto power of the county executive.

230.40. Referendum.

Except as provided herein, an enacted ordinance may be subjected to a referendum by the voters of the county by filing with the county council prior to the effective date of the ordinance petitions bearing signatures of registered voters of the county equal in number to not less than eight percent of the votes cast in the county for the office of county executive at the last preceding election for county executive. In addition, except as provided herein, an enacted ordinance which pursuant to state law is effective only in unincorporated areas of the county may be subjected to a referendum by the voters of the unincorporated areas of the county by filing with the county council prior to the effective date of the ordinance petitions bearing signatures of registered voters residing in unincorporated areas of the county equal in number to not less than eight percent of the votes cast at the last preceding election for county executive, provided however that the number of required signatures shall be calculated based only upon votes cast within areas which on the date such petitions are required to be filed are unincorporated areas of the county. Each petition shall contain the full text of the ordinance to be referred. The ordinance to be referred shall be placed on the ballot at the special or general election occurring more than forty-five days after the petitions are filed, provided that in the case of an ordinance effective only in unincorporated areas of the county, the proposed ordi-nance shall be voted upon only by the registered voters residing in unincorporated areas of the county.

An appropriation ordinance; an ordinance necessary for the immediate preservation of the public peace, health or safety or for the support of county government and its existing public institutions; an ordinance proposing amendments to this charter; an ordinance providing for collective bargaining; an ordinance approving a collective bargaining agreement; an ordinance providing for the compensation or working conditions of county employees; or an ordinance which has been approved by the voters by referendum or initiative shall not be subject to a referendum.

230.50. Initiative.

Ordinances except ordinances providing for the compensation or working conditions of county employees may be proposed by filing with the county council petitions bearing signatures of registered voters of the county equal in number to not less than ten percent of the votes cast in the county for the office of county executive at the last preceding election for county executive. In addition, an ordinance which pursuant to state law is effective only in unincorporated areas of the county, except an ordinance providing for the compensation or working conditions of county employees, may be proposed by filing with the county council petitions bearing signatures of registered voters residing in unincorporated areas of the county equal in number to not less than ten percent of the votes cast at the last preceding election for county executive, provided, however that the number of required signatures shall be calculated based only upon votes cast within areas which on the date such petitions are required to be filed are unincorporated areas of the county. Each petition shall contain the full text of the proposed ordinance.

The county council shall consider the proposed ordinance. If the proposed ordinance is not enacted within ninety days after the petitions are presented, it shall be placed on the ballot at the next regular or special election occurring more than one hundred thirty-five days after the petitions are filed or at an earlier election designated by the county council. However, if the proposed ordinance is enacted at any time prior to the election, it shall not be placed on the ballot or be voted on unless it is subjected to referendum.

If the county council rejects the proposed ordinance and adopts a substitute ordinance concerning the same subject matter, the substitute ordinance shall be placed on the same ballot with the proposed ordinance; and the voters shall first be given the choice of accepting either or rejecting both and shall then be given the choice of accepting one and rejecting the other, provided that in the case of an ordinance effective only in unincorporated areas of the county, the proposed ordinance shall be voted upon only by the registered voters residing in unincorporated areas of the county. If a majority of the voters voting on the first issue is for either, then the ordinance receiving the majority of those voting on the first issue is for either, then voters is an advected approved. If a majority of the votes cast on the second issue shall be deemed approved. If a majority of the solution on the first issue is for rejecting both, then neither ordinance shall be approved regardless of the vote of the second issue.

New Section. Section 230.50.10. Institutional Initiative.

Any city or town located within the county may, after securing the consent, by motion or resolution, of at least one half of the cities within the county, propose an ordinance of county-wide significance directly to the metropolitan county council, except an ordinance which is not subject to a referendum under the provisions of Section 230.40 of this charter. Such proposed legislation shall be in ordinance form. The metropolitan county council shall take action on such proposed legislation within ninety (90) days of its filing with the county council.

New Section. Section 270. Regional Committees

270.10. Regional Committees.

Three regional committees shall be established by ordinance to develop, recommend and review regional policies and plans for consideration by the metropolitan county council: one for transit, one for water quality and one for other regional policies and plans.

Section 270.20. Composition of regional committees.

Each regional committee shall consist of twelve voting members. Six members shall be metropolitan county councilmembers appointed by the chair of the council, and shall include councilmembers from districts with unincorporated residents. The remaining six members of each committee except the water quality committee shall be local elected city officials appointed from and in proportion to the relative populations of: (i) the city with the largest population in the county and (ii) the other cities and towns in the county. Committee members from the city with the largest population in the county shall be appointed by the legislative authority of that city. Committee members from the other cities and towns in the county shall be appointed in a manner agreed to by and among those cities and towns representing a majority of the populations of such cities and towns, provided, however, that such cities and towns may appoint two representatives for each allocated committee membership, each with fractional (1/ 2) voting rights.

The special purpose districts providing sewer service in the county shallappoint two members to serve on the water quality committee in a manner agreed to by districts representing a majority of the population within the county served by such districts. The remaining four local government members of the water quality committee shall be appointed in the manner set forth above for other regional committees. Allocation of membership of each committee's members who are city and town representatives shall be adjusted January 1 of each even-numbered year beginning in 1996 based upon current census information or, if more recent, official state office of financial management population statistics.

The Division of Records and Elections is not authorized to edit or correct spelling in the above text.



COMPLETE TEXT OF Proposed King County Charter Amend. No. 1 (con't.)

In the event any areas are annexed pursuant to powers granted to metropolitan municipal corporations under state law, the populations of any cities and towns in such annexed areas shall be considered as if they were within the county for all purposes in this section with regard to regional committee participation on policies and plans which would be effective in such annexed areas.

270.30. Powers and Duties.

Each regional committee shall develop, review and recommend ordinances and motions adopting, repealing, or amending county-wide policies and plans relating to the subject matter area for which a regional committee has been established. The regional policies committee may, by majority vote, request that the county council assign to the committee proposed policies and plans concerning other regional issues including but not limited to public health, human services, regional services financial policies, criminal justice and jails, and regional facilities siting.

The metropolitan county council shall assign each such proposed ordinance or motion to a regional committee for review. When a proposed policy or plan is referred to a regional committee for review, a time limit for such review shall be 120 days or such other time as is jointly established by the metropolitan county council and the committee, which shall be confirmed in the form of a motion by the metropolitan county council. If the committee fails to act upon the proposed policy or plan within the established time limit, the metropolitan county council may adopt the proposed policy or plan upon eight affirmative votes. The committee may request, by motion to the county council, additional time for review.

A proposed policy or plan recommended by a regional committee may be adopted, without amendment, by the metropolitan county council by seven affirmative votes. If the metropolitan county council votes prior to final passage thereof to amend a proposed policy or plan that has been reviewed or recommended by a regional committee, the proposed policy or plan, as amended, shall be referred back to the appropriate committee for further review and recommendation. The committee may concur in, dissent from, or recommend additional amendments to the policy or plan. After the regional committee has had the opportunity to review all metropolitan county council amendments, final action to adopt any proposed policy or plan which differs from the committee recommendation shall require eight affirmative votes of the metropolitan county council.

The council shall not call a special election to authorize the performance of an additional metropolitan municipal function under state law unless such additional function is recommended by a regional policy committee, notwithstanding the provisions of Section 230.50.10 of this charter. Such recommendation shall require an affirmative vote of at least two-thirds of the membership of each of: (1) metropolitan councilmembers of the committee; (2) members from the city with the largest population in the county; and (3) other city or town members of the committee. Nothing in this section prohibits the metropolitan county council from calling a special election on the authorization of the performance of one or more additional metropolitan functions after receiving a valid resolution adopted by city councils as permitted by RCW 35.58.100 (1) (a) and RCW 35.58.100 (1) (b), or a duly certified petition as permitted by RCW 35.58.100 (2).

270.40. If any provision of section 270 of this charter is declared invalid, the metropolitan county council shall initiate a process with representatives of cities and towns within the county to develop a proposed charter amendment providing for effective city, town, and unincorporated area participation in regional decisions.

Article 3 New Section Section 350.20.30. Metropolitan Services Department Transitory Provisions.

The metropolitan services department shall be independent of all other executive departments and administrative offices of county government. The metropolitan services department shall operate the metropolitan services in order to perform the metropolitan functions of public transportation and water pollution abatement performed by the Municipality of Metropolitan Seattle (METRO) prior to county assumption of METRO's metropolitan functions, and shall perform all additional metropolitan functions hereafter authorized under authority of RCW 35.58. Upon county assumption of the rights, powers, functions and obligations of METRO, the metropolitan services department shall take jurisdiction of all the assets and property, real

and personal, of METRO.

The metropolitan services department shall initially have the same organizational and reporting structure as has METRO immediately prior to county assumption of METRO's functions. Notwithstanding any other provision of this charter, for a period of two years after January 1, 1994, the county council shall not abolish, combine, or divide the administrative divisions of the metropolitan services department, nor shall it transfer the personnel or powers or duties or property of that department from one division to another, either within the metropolitan services department or to another executive department or administrative office of county government. Thereafter, any organizational changes shall not adversely affect the provision of metropolitan function services.

Article 4. Section 460. Consideration and Adoption of Appropriation Ordinances.

Prior to the adoption of any appropriation ordinances for the next fiscal year, the county council shall hold a public hearing to consider the budget presented by the county executive and shall hold any other public hearing on the budget or any part thereof that it deems advisable. The county council in considering the appropriations ordinances proposed by the county executive may delete or add items, may reduce or increase the proposed appropriations and may add provisions restricting the expenditures of certain appropriations; but it shall not change the form of the proposed appropriation ordinances submitted by the county executive. The appropriation ordinances adopted by the county council shall not exceed the estimated revenues of the county for the next fiscal year for each fund including surpluses and reserves, but the county council may increase the amount of the estimated revenues contained in the budget presented by the county executive by reestimating the amount by motion passed by a minimum of ((six)) nine affirmative votes or by creating additional sources of revenue which were not included in the proposed tax and revenue ordinances presented by the county executive.

Article 6. Section 650. Council ((men)) members.

650.10. Districts.

The county shall be divided into ((nine)) thirteen districts numbered one through ((nine)) thirteen.

New Section, Section 650.40 Transitional Provisions.

650.40.10. Districting in 1993.

Notwithstanding any other provision of this charter, the districting committee called for in Section 650.30 of this charter also shall be appointed and shall perform its duties in 1993 according to the months and days specified in Section 650.30 to prepare a districting plan for thirteen council districts.

650.40.20. Initial elections and terms of office for districts ten, eleven, twelve and thirteen.

Notwithstanding any other provision of this charter, the initial primary and general elections for council districts ten, eleven, twelve, and thirteen shall be held in 1993, with members elected at such general election to commence their term of office January 1, 1994. Councilmembers elected at that election to represent districts ten and twelve each shall serve an initial term of two years. Councilmembers elected at that election to represent districts eleven and thirteen each shall serve full terms. Districtsten, eleven, twelve and thirteen shall not be deemed vacant during 1993. All subsequent elections shall be held according to the existing provisions of this charter.

SECTION 2. It is hereby found that an urgent need exists for consideration by the electors of King County of the proposition set forth in this ordinance. Pursuant to RCW 29.13.010, it is hereby deemed that an emergency exists requiring the submission to the qualified electors of the county at a special election to be held therein on November 3, 1992, in conjunction with the statewide general election to be held on the same date, of the proposition set forth in this ordinance. The manager of the division of records and elections shall cause notice of this proposed amendment of the King County Charter to be published in accordance with the state constitution and general law, and shall place it upon the ballot of the countywide general election on November 3,1992. The ballot title for this proposed amendment shall be in substantially the following form:

Shall the King County Charter be amended to provide for (1) a thirteen member metropolitan county council beginning in 1994, (2) with regional committees made up of councilmembers and local government representatives to review county-wide policies and (3) unincorporated area initiative and referendum procedures, such amendment to be contingent upon voter approval of the county's assumption of the rights, powers, functions, and obligations of the Municipality of Metropolitan Seattle (METRO), all as provided for in Ordinance No. 10530?

SECTION 3. Severability. If any provision of this ordinance or its application to any person or circumstance is held invalid, the remainder of



COMPLETE TEXT OF Proposed King County Charter Amend. No. 1 (con't.)

the ordinance or the application of the provision to other persons or circumstances is not affected.

SECTION 4. Effective date. Upon approval by the voters at the November 3, 1992 county-wide general election of the amendment to Articles 2, 3, 4 and 6 of the charter as provided in Ordinance No. 10530, and the approval by the voters of the proposed assumption by King County of the rights, powers, functions and obligations of the Municipality of Metropolitan Seattle pursuant to RCW Ch. 36.56, such amendment shall take effect on January 1, 1993; provided, however, that new sections 230.50.10, 270 and 350.20.30 and amendments to sections 220.10, 230.10, 230.20, 230.30, 230.50 and 460 of the charter shall take effect on January 1, 1994.

In the event that the amendment to Articles 2, 3, 4 and 6 of the charter is approved by the voters at the November, 1992 general election, and the proposed assumption of the rights, powers, functions and obligations of the Municipality of Metropolitan Seattle is approved by a majority of voters voting thereon countywide, but not by separate majorities within Seattle and within the remainder of the county, then new section 650.40.010 providing for preparation of a districting plan shall take effect on January 1, 1993, and remaining sections of such amendment shall take effect upon the earlier of either the effective date of legislation passed on or before May 31, 1993 by the Legislature of the State of Washington conferring the powers of the Municipality on King County or the date of voter approval at a special election in 1993 of the assumption by King County of the functions of the Municipality; provided, however, that new sections 230.50.10, 270 and 350.20.30 and amendments to sections 220.10, 230.10, 230.20, 230.30, 230.50 and 460 of the charter shall take effect on January 1, 1994.

INTRODUCED AND READ for the first time this 17th day of August, 1992.

PASSED this 24th day of August, 1992. KING COUNTY COUNCIL KING COUNTY, WASHINGTON Ronald Sims (signed), Acting Chair ATTEST:

Gerald A. Peterson (signed), Clerk of the Council APPROVED this 4th day of September, 1992. Tim Hill (signed), King County Executive



COMPLETE TEXT OF King County Proposition No. 2

ORDINANCE NO. 10534

AN ORDINANCE providing for the submission to the qualified electors of King County at a special election to be held in conjunction with the general election on November 3, 1992 of a proposition authorizing an increase in the regular property tax levy in excess of the 106% levy limitation for five consecutive years beginning in 1992, with collection beginning in 1993, at an additional levy rate of not more than \$.302 per \$1,000 of assessed valuation, pursuant to RCW 84.55.050, as amended, for the purpose of paying for planning, site acquisition, design, construction, equipping and furnishing of the Phase I Regional Justice Center; remodelling of the King County Correctional Facility; preliminary planning and site acquisition for the Phase II Regional Justice Center; and operation of the Intensive Drug Treatment Program

BE IT ORDAINED BY THE COUNCIL OF KING COUNTY:

SECTION 1. The Council makes the following findings:

A. The rated capacity of King County adult detention system is 1623 inmates per day. King County's adult inmate population reached record levels in the first quarter of 1992, consistently exceeding 2000 inmates per day. These population levels have made it much more difficult to administer the detention program consistent with council adopted standards, have

resulted in rapidly escalating costs merely to keep up with demands created by such inmate numbers and have resulted in costly and time consuming litigation. Without additional facilities, the anticipated growth in the inmate population in the near future will lead to unacceptably crowded conditions in the existing facilities.

B. Jail crowding currently hampers the operation of the adult criminal justice system by limiting the ability of judges and prosecutors to use detention as a deterrent and punishment for criminal behavior. As jail crowding worsens, public safety will be compromised by restricting the use of detention for only the most serious offenders and effectively eliminating detention as a penalty for many types of crimes.

C. Adding permanent and secure detention capacity is the most responsible solution for alleviating crowding at the King County Correctional Facility, to ensure that individuals are available for court and for providing capacity for the anticipated future growth in the inmate population.

D. Other law, safety and justice agencies including the superior court, the prosecuting attorney, the department of public safety, and the department of judicial administration also are facing space limitations which prevent operating in the most effective manner. Future growth in the workload of these agencies will require space well beyond the capacity of the King County courthouse.

E. To minimize future costs of operating the criminal justice system, it is preferable to locate detention, courts, and other criminal justice functions in the same facility or campus such as a regional justice center.

F. The region of south King County is growing rapidly in population and in its demand for law, safety and justice services. However, law enforcement personnel and citizens in south King County must travel to downtown Seattle to receive most law, safety and justice services. The distance and traffic congestion usually encountered on such trips are costly barriers to obtaining access to the law, safety and justice system. Locating a Regional Justice Center in south King County will substantially reduce these barriers.

G. It is in the public interest that the county construct a Regional Justice Center in south King County. This facility will provide additional detention capacity, courtrooms, and office space for law, safety and justice functions necessary to meet the growth in workload through the year 2000. Subject to modification required as part of the design process, the facility will include 896 detention beds with space for offices, administrative and ancillary functions. In addition, the facility will include up to 24 courtrooms and necessary office and administrative space for the courts and their staff, the office of the King County prosecuting attorney, the department of public safety and the department of judicial administration. The facility may also include space for other county governmental functions as determined by the county council and included in the Phase I Regional Justice Center Facility Program Plan.

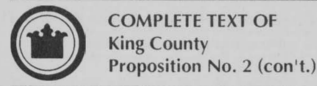
H. Since its opening in 1986, the population of the King County correction facility requiring medical and psychiatric treatment has grown until it constitutes a significant fraction of the facility's inmate population. The addition of the Regional Justice Center to the county's detention system will also add to this population and will require more space and equipment for the inmates needing such services. It is more efficient to provide intensive medical and psychiatric services in a single facility, rather than duplicating them at the Regional Justice Center. Remodelling the King County correctional facility to provide sufficient space for all inmates requiring such services.

I. The current space for detention administration within the King County correction facility is inadequate to meet the needs of a detention system, which is much larger than anticipated when the facility was originally designed. Remodelling of the facility to enhance the county's ability to allocate administrative functions between it and the Regional Justice Center will enhance the overall efficiency of the detention system.

J. The projected growth in the demand for law, safety and justice services also necessitates planning for the period beyond the year 2000. The region of east King County is experiencing substantial population growth and an increase in its demand for law, safety and justice services. To provide reasonable access to law, safety and justice services to this region, the county should proceed with preliminary planning and site acquisition for a Phase II Regional Justice Center to be located in east King County by the year 2000.

K. Since January 1991 King County has operated the Intensive Drug Treatment Program at the North Rehabilitation Facility and the King County Correctional Facility. Funded by a federal grant, this program provides intensive, comprehensive inpatient drug treatment for eligible inmates. The program includes individual and group counseling, addiction recovery,

The Division of Records and Elections is not authorized to edit or correct spelling in the above text.



assessment of mental and physical health needs, HIV/AIDS testing and counseling and educational and vocational assistance. An important focus of the program is to create and facilitate a direct link between inmates and community service agencies for continuation of treatment following release. Recognized as a national model, this program seeks to reduce drug abuse and recidivism among inmates, and, therefore, the number of such inmates in the King County correctional system. Federal funding for the program is scheduled to end in August 1993. It is in the public interest for King County to obtain alternate funding for the Intensive Drug Treatment Program as a component of its adult detention system.

L. The most appropriate method of financing the planning, design, site acquisition, construction, equipping and furnishing of a Regional Justice Center, associated remodelling in the King County correction facility, planning and site acquisition for a Phase II Regional Justice Center and operation of an Intensive Drug Treatment Program is to propose an additional regular property tax levy pursuant to RCW 84.55.050, in excess of the one hundred six percent (106%) property tax limit for a designated period.

M. While certain elements of the Project may be modified as a function of planning and design, the council is satisfied that sufficient information exists to warrant submission of the proposition set forth in this ordinance to the electors of King County on November 3, 1992.

SECTION 2. Definitions. As used in this ordinance, the words hereinafter defined shall have the meaning set forth in this section.

A. "County" means the County of King.

B. "Intensive Drug Treatment Program" means a program administered by King County, which provides intensive, comprehensive inpatient drug treatment for eligible inmates housed in the North Rehabilitation Facility and the King County Correctional Facility

C. "King County Correctional Facility" means the adult detention and correctional facility located on 5th Avenue between James Street and Jefferson Street in downtown Seattle.

D. "Levy" means the levy of regular property taxes in excess of the 106% limitation on levies, for the specific purpose and term provided herein and authorized by the electorate pursuant to state law.

E. "Levy Proceeds" means the principal amount of funds raised by the Levy, any interest earnings thereon and the proceeds of any interim financing following authorization of the levy

F. "Phase I Regional Justice Center Facility Program Plan" means the five volume document prepared by CGA Consulting Services, Inc. in February 1992, which has been approved as amended by the council and describes the types, sizes and interrelationships of all spaces and cost estimates for the Phase I Regional Justice Center and remodel of the King County correctional

facility. G. "Phase I Regional Justice Center" means the facility located in south King County as defined in the Phase I Regional Justice Center Facility Program Plan approved by the county council.

H. "Phase II Regional Justice Center" means the facility to be located in east King County, which will accommodate growth in the demand for law, safety and justice services for the year 2000 through the year 2010.

1. "Project" means the planning, site acquisition, design, construction, equipping and furnishing of the Phase I Regional Justice Center; remodelling of the King County correctional facility, both pursuant to the approved Phase I Regional Justice Center Facility Program Plan; and the preliminary planning and site acquisition of the Phase II Regional Justice Center; and operation of an intensive drug treatment program.

SECTION 3. Levy Submittal to Voters. To provide necessary funds for the Project, the budget of which has been approved by the county council to be \$165,979,551 plus necessary interest charges, the county council shall submit to the qualified electors of the county a proposition as authorized by RCW 84.55.050 to exceed the one hundred six percent (106%) levy limitation on regular property taxes contained in RCW 84.55.010, for property taxes levied in five consecutive years commencing in 1992, with collection beginning in 1993, for the sole purpose of raising an amount not to exceed \$174,500,000 in the aggregate by increasing the regular property tax levy rate during such five year period by an amount not to exceed \$.302 per one thousand dollars (\$1,000) of assessed value. Pursuant

to RCW 84.55.050, as amended, this levy shall be a regular property tax levy, which is subject to the statutory tax rate limit of 84.52.043, as amended, and to the limitations imposed pursuant to RCW 84.55.050, as amended.

SECTION 4. Deposit of Levy Proceeds. All Levy Proceeds collected as authorized herein shall be deposited into the King County Regional Justice Center Construction Fund.

SECTION 5. Financing. After voter approval and pending the collection of the Levy authorized herein, the county may provide by ordinance for the issuance of limited general obligation bonds or other securities in order to finance the Project or any portion thereof as permitted by law.

SECTION 6. Eligible Expenditures. If approved by the qualified electors of King County, all proceeds of the Levy authorized herein shall be used to pay the costs of the Project. Eligible expenditures shall include without limitation all necessary acquisition costs, engineering, planning, architectural, financial, legal, project management, relocation, environmental, inspection and testing, administration and other costs incurred incident to the Project.

Eligible expenditures shall also include the salaries, benefits, office supplies and equipment, medical supplies and equipment, contracted goods and services, administration and other costs incidental to operation of the Intensive Drug Treatment Program.

Eligible expenditures shall also include payment of any debt issuance costs and debt service to retire any debt incurred for the Project, as well as the funding, refunding, financing or refinancing of debt or the reimbursement of expenditures already incurred by the county with regard to the Project

SECTION 7. Project Modification. By ordinance, the county may alter, make substitutions to and amend such Project descriptions, including the Phase I Regional Justice Center Facility Program Plan, as it determines to be in the best interest of the county and consistent with the general descriptions provided herein.

SECTION 8. Disposition of Publicly-Owned Property. All real property and improvements to real property acquired with Levy Proceeds may be conveyed or disposed of by the county, if it is determined by the county to be in its best interests and in accordance with applicable law governing the disposition of public property.

SECTION 9. Levy; Election and Ballot Title. It is hereby found that an urgent need exists to fund the Project, and, pursuant to RCW 29.13.010, it is hereby declared that an emergency exists requiring the submission to the qualified electors of King County a proposition authorizing regular property tax levies in excess of the 106 percent levy limitation for the purposes described in this ordinance at a special election to be held therein on November 3, 1992, in conjunction with the statewide general election to be held on the same date.

The King County director of records and elections, as ex-officio supervisor of elections, is hereby requested to assume jurisdiction of and to call and conduct a special election and to submit to the qualified electors of the county the proposition set forth below.

The clerk of the county council is hereby authorized and directed, not less than 45 days prior to November 3,1992, to certify a proposition to the King County director of records and elections in substantially the following form:

KING COUNTY **PROPOSITION NUMBER 2** LAW, SAFETY AND JUSTICE LEVY

For the purpose of constructing a regional justice center to provide additional space for law, safety, and justice, including jail remodelling, site acquisition for a second justice center, and drug treatment program operations, shall King County be authorized to increase its regular property tax levy by not more than \$.302 per \$1,000 of assessed valuation for a period of five consecutive years with collection beginning in 1993, as provided in King County Ordinance No. 10534?

(This shall not be construed to constitute an excess levy and shall be subject to other applicable statutory limits.)

LEVY, YES LEVY, NO

SECTION 10. Ratification. Certification of such proposition by the clerk of the county council to the King County director of records and elections in accordance with law prior to the date of such election on November 3, 1992, and any other act consistent with the authority and prior to the effective date of this ordinance are hereby ratified and confirmed.

SECTION 11. Severability. If any provision of this ordinance or its application to any person or circumstance is held invalid, the remainder of



COMPLETE TEXT OF King County Proposition No. 2 (con't.)

the ordinance or the application of the provision to other persons or circumstances is not affected.

INTRODUCED AND READ for the first time this 20th day of July, 1992. PASSED this 24th day of August, 1992.

KING COUNTY COUNCIL KING COUNTY, WASHINGTON Ronald Sims (signed), Acting Chair

ATTEST:

Gerald A. Peterson (signed), Clerk of the Council APPROVED this 4th day of September, 1992. Tim Hill (signed), King County Executive



COMPLETE TEXT OF City of Seattle Initiative No. 38

NO. C91-1733 D

ORDER DIRECTING DEFENDANT KING COUNTY TO PLACE INITIATIVE ON NOVEMBER 3, 1992 BALLOT

The Court having heard from counsel for all parties concerning the procedures for placing a Seattle initiative on the ballot for November 3, 1992, and the County having been made a party to this suit,

IT IS HEREBY ORDERED THAT:

King County is directed to place Initiative No. 38 on the general ballot on November 3, 1992. The exact language of the Ballot Proposition to be placed on the ballot is attached to this order in Exhibit A. The statutory text of the initiative itself is attached in this order in exhibit A under the heading "Text of the Initiative."

EXHIBIT A

TEXT OF BALLOT PROPOSITION

Shall Seattle Municipal Code Section 12A.20.050, known as the Drug-Traffic Loitering Ordinance, be repealed; and shall The City of Seattle abandon any similar efforts to restrict the movement and freedom of association of citizens?

TEXT OF THE INITIATIVE

Be it ordained by the City of Seattle as follows:

 Seattle Municipal Code Section 12A.20.050, known as the Drug-Traffic Loitering Ordinance, is repealed; and

(2) The City of Seattle shall abandon any similar efforts to restrict the movement and freedom of association of citizens.



COMPLETE TEXT OF Seattle School District No. 1 Proposition No. 1

RESOLUTION NO. 1992-25

A RESOLUTION OF THE BOARD OF DIRECTORS OF SEATTLE SCHOOL DISTRICT NO. 1, KING COUNTY, WASHINGTON, DESCRIBING CER-TAIN CAPITAL IMPROVEMENTS TO BE MADE TO ITS FACILITIES; DECLARING THE ESTIMATED COST OF SUCH IMPROVEMENTS; PRO-VIDING FOR THE ISSUANCE OF NOT TO EXCEED \$695,000,000 PRIN-CIPAL AMOUNT OF GENERAL OBLIGATION BONDS PAYABLE FROM AD VALOREM TAXES LEVIED AGAINST ALL OF THE TAXABLE PROP-ERTY WITHIN THE DISTRICT; PROVIDING FOR THE SUBMISSION OF THE PROPOSITION OF INCURRING SUCH INDEBTEDNESS TO THE QUALIFIED ELECTORS AT A SPECIAL ELECTION TO BE HELD ON TUESDAY, NOVEMBER 3, 1992; REQUESTING THE MANAGER OF ELECTIONS AND RECORDS OF KING COUNTY, WASHINGTON AS EX-OFFICIO SUPERVISOR OF ELECTIONS FOR THE DISTRICT TO DECLARE AN EMERGENCY; AND PROVIDING FOR OTHER MATTERS PROPERLY RELATING THERETO

SEATTLE SCHOOL DISTRICT NO. 1 King County, Washington GENERAL OBLIGATION BONDS, SERIES 1992 PRINCIPAL AMOUNT OF \$695,000,000

BE IT RESOLVED BY THE BOARD OF DIRECTORS OF SEATTLE SCHOOL DISTRICT NO. 1, KING COUNTY, WASHINGTON, as follows:

WHEREAS, Seattle School District No. 1, King County, Washington (the "District"), is a duly incorporated first-class school district operating under and by virtue of the Constitution and the laws of the State of Washington;

WHEREAS, certain capital improvements to the educational facilities of the District are required to better serve the needs of the students of the District in order to provide the students attending and using the same with adequate, proper, and safe educational facilities;

WHEREAS, in order to provide funds to acquire, construct, equip, and install such capital improvements, the Board of Directors of the District (the "Board") hereby deems it necessary and advisable that the District issue and sell its unlimited tax general obligation bonds in the principal amount of not to exceed \$695,000,000;

WHEREAS, RCW 28A.530.020 requires that a special election be called for the submission of a proposition to the qualified electors within said District for their ratification or rejection prior to incurring said bonded indebtedness;

WHEREAS, the District will notify the Manager of Elections and Records of King County, Washington as ex-officio Supervisor of Elections for the District, in compliance with the chapter 29.13 RCW, of its intention to hold a special election on Tuesday, November 3, 1992, to submit the proposition of the issuance of unlimited tax general obligation bonds to the qualified electors of the District for their ratification or rejection;

WHEREAS, the District recognizes that school facilities should be neighborhood anchors and, in many cases, are ideal locations for the provision of community and educational services by public and private agencies, where outside funding is available;

WHEREAS, the District recognizes the need to involve all sectors of the community, through its Minority and Women's Business Program, in the proposed capital activities;

WHEREAS, the District is committed to joint City of Seattle-District planning to carry out the purposes of the Growth Management Act (chapter 36.70A RCW);

WHEREAS, the District recognizes the size of the capital improvement program will require external construction management expertise and oversight; and

WHEREAS, the District recognizes that a significant objective in the design of school facilities is to provide for efficient maintenance and operations;

NOW, THEREFORE, IT IS HEREBY FOUND, DETERMINED, AND ORDERED, as follows:

Section 1: The Board hereby determines that the welfare of the residents and students of the District requires the acquisition, construction, and installation of certain capital improvements and betterments to its educational facilities, together with all necessary appurtenances, fixtures, and



COMPLETE TEXT OF Seattle School District No. 1 Proposition No. 1 (con't.)

furnishings therefor.

Section 2: The proposed capital improvements for which the bonds are to be issued are as follows:

(a) The construction, replacement and/or capital improvements to approximately 38 elementary and secondary schools;

(b) The addition of multipurpose rooms, classrooms, lunchrooms and/ or auditoriums to approximately ten schools;

(c) The provision of space at two high schools for enhanced vocational educational programs;

 (d) Improvements to Memorial Stadium, including the addition of an allweather track;

(e) The consolidation of District administrative and support functions;
 (f) The provision of space to accommodate senior citizen SPICE Centers

at approximately six schools;

 (g) The provision of dedicated childcare space at all the elementary schools being improved or replaced;

(h) The acquisition of all necessary land and interests in land;

(i) Equipping the foregoing facilities of the District as deemed necessary by the Board; and

(j) Ancillary costs of engineering, architectural, construction management, attorneys' fees, bond costs, permits, accounting costs, easements and any other expenses or consultant fees incidental thereto, together with all necessary appurtenances, fixtures and furnishings thereto.

If, in the opinion of the Board, the needs of the District change in a manner that results in a circumstance wherein any portion of the above-referenced capital improvements is not required, the Board retains the right not to construct such capital improvements and to reallocate the money originally contemplated therefor to other capital improvements deemed more necessary by the Board.

Section 3: The total estimated cost of acquiring, constructing, and installing said capital improvements is hereby declared to be approximately \$695,000,000, which shall be paid, if authorized and empowered by a three-fifths majority approving vote of the qualified electors of the District, by the issuance and sale of unlimited tax general obligation bonds in the principal amount of not to exceed \$695,000,000.

In the event there are bond proceeds remaining after the capital improvements set forth in Section 2, subsections (a) through (j) above have been completed or duly provided for, the Board retains the right to make additional capital improvements to the facilities of the District as found necessary by the Board.

Section 4: The bonds provided for in Section 3 hereof, if approved and issued, shall be sold in such amounts and at such time or times as deemed necessary and advisable by the Board and as permitted by law, shall bear interest at such rate or rates (not to exceed the maximum provided by law at the time such bonds are sold) and in such manner as the Board shall determine at the time the bonds are sold, and shall mature in such amounts as determined by the Board within a maximum term of 15 years from the date of issue, but may mature at an earlier date or dates as authorized by the Board and as provided by law. Said bonds shall be unlimited tax general obligations of the District, and, unless paid from other sources, both principal thereof and interest thereon shall be payable out of annual tax levies to be made upon all the taxable property within the District without limitation as to rate or amount. The designation of the bonds may be changed to reflect the actual date of issuance. The exact date, form, terms, and maturities of said bonds shall be hereafter fixed by resolution of the Board.

In the event the proceeds of the sale of said bonds, plus any or all of the money described above, are insufficient to make all of the capital improvements hereinbefore provided for, the District shall use the available funds for paying the cost of those improvements for which bonds were approved and deemed most necessary and to be in the best interest of the District by the Board.

Section 5: A special election is hereby requested to be called, conducted, and held within the District on Tuesday, November 3, 1992, for the purpose of submitting to the qualified electors of the District, for their ratification or rejection, the proposal to acquire, construct, and install said capital improvements and to incur such indebtedness and issue said bonds. <u>Section 6:</u> The proposition to be certified to the Manager of Elections and Records of King County, Washington as ex-officio Supervisor of Elections for the District by the Secretary of the Board shall be in substantially the following form:

PROPOSITION NO. _____ SEATTLE SCHOOL DISTRICT NO. 1

GENERAL OBLIGATION BONDS FOR CAPITAL IMPROVEMENTS TO CONSTRUCT CAPITAL IMPROVEMENTS, EQUIP THE DISTRICT'S EDUCATIONAL FACILITIES, ACQUIRE INTERESTS IN LAND AND MAKE OTHER CAPITAL IMPROVEMENTS DEEMED NECESSARY BY THE BOARD, SHALL SEATTLE SCHOOL DISTRICT NO. 1 ISSUE \$695,000,000 OF GENERAL OBLIGATION BONDS, MATURING WITHIN A MAXIMUM TERM OF 15 YEARS, AND SHALL ANNUAL PROPERTY TAX LEVIES IN EXCESS OF REGULAR PROPERTY TAX LEVIES BE AUTHORIZED TO PAY PRINCIPAL AND INTEREST ON SUCH BONDS, AS DESCRIBED IN RESOLUTION NO. 1992-25?

To vote IN FAVOR OF the foregoing Proposition, mark a cross (X) in the "BONDS, YES" square.

To vote AGAINST the foregoing Proposition, mark a cross (X) in the "BONDS, NO" square.

BONDS, YES

BONDS, NO

Section 7: The special election will be held on Tuesday, November 3, 1992. Polls will be open from 7:00 o'clock A.M. and will remain open until 8:00 o'clock P.M., when they will close.

Section 8: The location of the polling places shall be as determined by the Manager of Elections and Records of King County, Washington as exofficio Supervisor of Elections for the District.

Section 9: In the event the above proposition is approved by the legally required three-fifths majority of affirmative votes of the qualified electors of the District, there shall be levied and collected annual tax levies in an amount sufficient in each such year during the life of said bonds, and until the full payment of both principal thereof and interest thereon, as will produce levy proceeds sufficient in amount to fully pay currently maturing installments of principal of and interest on said bonds as each becomes due. Said tax levies will be in excess of the regular annual tax levies permitted by law.

Section 10: It is hereby found and declared that an emergency exists due to the need for improvements to the District's facilities. In order to take advantage of current low interest rates, and thereby effect a savings to the taxpayers of the District, it is necessary for the District to conduct a special bond election at the next election date, which emergency requires the submission to the qualified electors of the District, for their ratification or rejection at said special election, of the proposition of whether or not the District shall issue said unlimited tax general obligation bonds. The Secretary of the Board is hereby authorized and directed to deliver a copy of this resolution to the Manager of Elections for the District. The delivery of this resolution, as the same may be amended from time to time, is intended to satisfy the requirements of RCW 29.13.020(2).

The Manager of Elections and Records of King County, Washington as ex-officio Supervisor of Elections, is hereby requested to also find the existence of such emergency and to deem the same to exist and to call and conduct said special election on Tuesday, November 3, 1992, and to submit to the qualified electors of the District the proposition as set forth above.

Section 11: A Notice of Special Election shall be published at least once, which publication shall take place not more than ten nor less than three days prior to the date of said election. Said publication shall be in a newspaper of general circulation within the District.

Section 12: All actions not inconsistent with the provisions of this resolution heretofore taken by the Board and its employees with respect to the special bond election herein authorized, are hereby in all respects ratified, approved and confirmed.

Section 13: All resolutions or parts thereof in conflict herewith are, to the extent of such conflict, hereby repealed and shall have no further force or effect.

Section 14: This resolution shall be of no force or effect in the District's proposition regarding its S695,000,000 bond issue on the September 15, 1992, ballot is certified as passed.

Section 15: This resolution shall take effect immediately upon adoption.

ADOPTED by the Board of Directors of Seattle School District No. 1 at a special meeting thereof, notice of which was given as required by law, held on September 16, 1992.



COMPLETE TEXT OF Seattle School District No. 1 Proposition No. 1 (con't.)

SEATTLE SCHOOL DISTRICT NO. 1 King County, Washington Ellen Roe (signed), President Alan Sugiyama (signed), Vice President Scott Barnhart (signed), Director Linda Harris (signed), Director Amy Hagopian (signed), Director Michael Preston (signed), Director Janice Shellgren (signed), Director ATTEST:

William M. Kendrick (signed), Secretary of the Board of Directors

COMPLETE TEXT OF Highline School Distrinct No. 401 - Proposition No. 1

RESOLUTION NO. 862

A RESOLUTION of the Board of Directors of Highline School District No. 401, King County, Washington, providing for the submission to the voters of the District at a special election to be held therein on November 3, 1992, in conjunction with the State general election to be held on the same date, of a proposition authorizing the District to issue its general obligation bonds in the principal amount of \$150,000,000, or such lesser maximum amount as may be legally issued under the laws governing the limitation of indebtedness, for the purpose of paying part of the cost of constructing new elementary schools and renovating existing middle and high schools of the District and carrying out other capital purposes as determined by the Board of Directors, the principal of and interest on such bonds to be payable from annual property tax levies to be made in excess of regular property tax levies.

WHEREAS, increasing enrollment demands and the existing condition of school facilities in Highline School District No. 401, King County, Washington, and the institution of new programs and other educational requirements for persons of school age residing within its borders require that the District construct new elementary schools and renovate existing middle and high schools of the District and carry out other capital purposes as determined by the Board of Directors; and

WHEREAS, the District lacks sufficient funds with which to construct new elementary schools and renovate existing middle and high schools of the District and carry out other capital purposes as determined by the Board of Directors, which are urgently required to correct the existing conditions; and

WHEREAS, the conditions and situations hereinbefore set forth create an emergency which requires the holding of a special election in the District; NOW, THEREFORE,

BE IT RESOLVED BY THE BOARD OF DIRECTORS OF HIGHLINE SCHOOL DISTRICT NO. 401, KING COUNTY, WASHINGTON, as follows:

Section 1. It is found and declared that an emergency exists requiring the calling of a special election and the Director of Records and Elections of King County, Washington, is requested to find and declare the existence of an emergency. The Director of Records and Elections of King County further is requested to call and conduct a special school election in the District, in the manner provided by law, to be held therein on November 3, 1992, in conjunction with the State general election to be held on the same date, for the purpose of submitting to the voters of the District, for their approval or rejection, the question of whether or not general obligation bonds of the District shall be issued in the amount of not to exceed \$150,000,000 or such lesser maximum amount as may be legally issued under the laws governing the limitation of indebtedness, and the proceeds of the bond issue expended to pay all or a part of the cost of constructing new elementary schools and renovating existing middle and high schools of the District and carrying out other capital purposes as determined by the Board of Directors (the "Project").

The funds derived from the sale of the bonds shall be used, either with or without additional funds now available or hereafter available to the District; for capital purposes only, which shall not include the replacement of equipment. The aforesaid improvements, or any portion or portions thereof, shall be acquired or made insofar as is practicable with the capital funds available and in such order of time as shall be deemed advisable by the Board of Directors of the District.

Section 2. The bonds authorized shall be issued as a single issue, as a part of a combined issue with other authorized bonds, or in more than one series. The bonds shall be fully registered bonds; shall bear interest payable as permitted by law; shall mature within 20 years from the date of issue, and may be such lesser time as fixed by the Board of Directors; shall be paid by annual property tax levies sufficient in amount to pay both principal and interest when due, which annual property tax levies shall be made in excess of regular property tax levies without limitation as to rate or amount but only in amounts sufficient to meet such payments of principal and interest as they come due; and shall be issued and sold in such manner, at such times and in such amounts as shall be required for the purpose for which such bonds are to be issued, the life of the improvements to be acquired by the issuance of bonds being at least 20 years. The exact date, form, terms, option of prior redemption, price, interest rate or rates and maturities of the bonds shall be fixed hereafter by resolution of the Board of Directors. Pending the issuance of the bonds, the District may issue short-term obligations pursuant to Chapter 39.50 RCW. For the purposes of Treasury Regulations Section 1.103-18, the Board of Directors declares that to the extent, if any, the District prior to the date bonds or other short-term obligations are issued to finance the Project shall make capital expenditures for the Project from funds that are not (and are not reasonably expected to be) reserved, allocated on a long-term basis or otherwise set aside by the District under its existing and reasonably foreseeable budgetary and financial circumstances to finance the Project, those capital expenditures are intended to be reimbursed out of proceeds of the bonds or other short-term obligations issued in an amount not to exceed the principal amount provided by this resolution.

Section 3. The ballot title of the aforesaid proposition shall be as follows: PROPOSITION

SCHOOL IMPROVEMENT BONDS - \$150,000,000

Shall Highline School District No. 401 issue \$150,000,000 of its general obligation bonds maturing within 20 years to pay all or part of the cost of constructing new elementary schools and renovating existing middle and high schools of the District and carrying out other capital purposes and levy excess property taxes to pay and retire the bonds as provided in Resolution No. 862?

BONDS ... YES

BONDS ... NO

Section 4. The Secretary to the Board of Directors of the District is directed (a) to certify to the Director of Records and Elections of King County a copy of this resolution showing its adoption by this Board of Directors at least forty-five (45) days prior to the date of such special election, and (b) to perform such other duties as are necessary or required by law to the end that the question of whether or not bonds shall be issued and excess taxes necessary to pay and retire the bonds be levied as herein provided shall be submitted to the voters of the District at the aforesaid special election.

ADOPTED at a regular open public meeting of the Board of Directors of the District on the 9th day of September, 1992, the following Directors being present and voting.

BOARD OF DIRECTORS Mary Cline (signed) Tom Slattery (signed)

Wilton S. Viall (signed)

Ben Kodama (signed)

Board of Directors, Highline School District No. 401,

King County, Washington

ATTEST:

Kent D. Matheson (signed), Secretary to the Board of Directors



COMPLETE TEXT OF Highline School Distrinct No. 401 - Proposition No. 2

RESOLUTION NO. 861

A RESOLUTION of the Board of Directors of Highline School District No. 401, King County, Washington, providing for the submission to the voters of the District at a special election to be held therein on November 3, 1992, in conjunction with the State general election to be held on the same date, of a proposition authorizing a levy to be made in 1992 for collection in 1993 of an additional tax on all of the taxable property within the District of \$2,000,000, the estimated dollar rate of tax levy required to produce such an amount being \$.37 per \$1,000 of assessed value (such assessed value representing 100% of true and fair value unless specifically law for school districts without a vote of the electors, for the Transportation Vehicle Fund of the District, the proceeds of such levy to be used to provide funds to purchase school buses as more particularly set forth herein.

WHEREAS, it appears certain that the money which will be available for the Transportation Vehicle Fund for the school year 1992-1993 will be insufficient to permit Highline School District No. 401, King County, Washington (the "District"), to purchase school buses necessary to meet the transportation needs of the District, and that it is necessary that an additional tax levy of \$2,000,000 be made in 1992 for collection in 1993 for the Transportation Vehicle Fund of the District to provide funds required to purchase those school buses; and

WHEREAS, the conditions and situations hereinbefore set forth create an emergency which requires the holding of a special election in the District; NOW, THEREFORE,

BE IT RESOLVED BY THE BOARD OF DIRECTORS OF HIGHLINE SCHOOL DISTRICT NO. 401, KING COUNTY, WASHINGTON, as follows:

Section 1. It is found and declared that an emergency exists requiring the calling of a special election, and the Director of Records and Elections for King County, Washington, is requested to find and declare the existence of an emergency. The Director of Records and Elections further is requested to call and conduct a special school election in the District in the manner provided by law to be held therein on November 3, 1992, in conjunction with the State general election to be held on the same date, for the purpose of submitting to the electors of the District, for their approval or rejection, the question of whether or not a tax levy shall be made in 1992 for collection in 1993 on all taxable property within the District for the Transportation Vehicle Fund of the District in the amount of \$2,000,000, the estimated dollar rate of levy required to produce such amount being \$.37 per \$1,000 of assessed value (such assessed value representing 100% of true and fair value unless specifically provided otherwise by law), in excess of the maximum levy provided by law for school districts without a vote of the electors therein. The District may issue short-term obligations pursuant to Chapter 39.50 RCW in anticipation of the receipt of those taxes as may be necessary to provide funds to purchase school buses to meet the transportation needs of the District.

Section 2. The ballot title of the aforesaid proposition shall be substantially as follows:

PROPOSITION

SCHOOL BUSES SPECIAL TAX LEVY

Shall Highline School District No. 401 levy excess taxes on all taxable property within the District for the Transportation Vehicle Fund for purchasing school buses of approximately \$.37 per \$1,000 of assessed value (based on 100% of true and fair value) to provide \$2,000,000 for 1993 collection, as provided in Resolution No. 861?

TAX LEVY, YES

TAX LEVY, NO

Section 3. The Secretary to the Board of Directors of the District is directed (a) to certify to the King County Director of Records and Elections a copy of this resolution showing its adoption by the Board of Directors at least 45 days prior to the date of such special election; and (b) to perform such other duties as are necessary or required by law to the end that the question of whether or not such excess tax levy shall be made as herein provided shall be submitted to the voters of the District at the aforesaid election.

The foregoing resolution was adopted at a regular open public meeting of the Board of Directors of Highline School District No. 401, King County, Washington, on the 9th day of September, 1992, the following Directors being present and voting therefor. Mary Cline (signed) Tom Slattery (signed) Wilton S. Viall (signed) Ben Kodama (signed) Board of Directors of Highline School District No. 401, King County, Washington



COMPLETE TEXT OF Shoreline Park & Recreation District - Proposition No. 1

Resolution No. 92-02

A RESOLUTION of the Board of Commissioners of Shoreline Parks and Recreation, providing for the submission to the qualified electors of the Shoreline Parks and Recreation District at a special election to be held therein on November 3, 1992, of a proposition authorizing a regular property tax levy of \$0.15 per thousand dollars of assessed valuation for each of five consecutive years for the purpose of providing funds to finance District operations and services, including: Arts/Cultural activities, Sports/ Recreational activities, and Shoreline Community activities.

WHEREAS, existing public park and recreation programs within Shoreline are not adequate for the present needs of its residents; and

WHEREAS, the Shoreline Parks and Recreation Commission is dedicated to enhancing the quality of life for all Shoreline Community residents; and

WHEREAS, the needs of senior citizens, families, and youth would be well-served by a well-rounded Shoreline Parks and Recreation program; and

WHEREAS, the Shoreline Parks and Recreation Commission has identified the need to expand programs to include: Providing participatory and spectator arts and cultural events and opportunities; Providing outdoor/ indoor team and individual athletic and recreational opportunities; Providing for events and activities organized and supported by community and neighborhood groups; and

WHEREAS, to provide lunds for such purpose it is necessary that the question of whether or not the District shall be authorized to collect a regular property tax levy of \$0.15 per thousand dollars of assessed value be submitted to the qualified electors of the District for their ratification or rejection;

NOW, THEREFORE, BE IT RESOLVED by the Board of Commissioners of the Shoreline Parks and Recreation District, as follows:

Section 1. It is hereby found and declared that the need exists to improve the current public park and recreation program within Shoreline, requiring the submission to the qualified electors of the District at a special election to be held therein on the 3rd day of November, 1992, of a proposition authorizing a regular property tax levy of \$0.15 per thousand dollars of assessed valuation for each of five consecutive years for the purposes provided in this resolution.

Section 2. The King County Records and Elections Department is hereby requested to assume jurisdiction of and to call and conduct such special election to be held within the District on said date and to submit to the qualified electors of the District at such special election the proposition hereinafter set forth:

SHORELINE PARKS AND RECREATION DISTRICT PROPOSITION NO. 2

SHORELINE RECREATION OPERATING LEVY

Shall the Shoreline Parks and Recreation District, for the purpose of providing a regular operating levy to include: Arts/Cultural activities; Sports/Recreational activities; and Shoreline Community activities, be authorized to levy a regular property tax of \$0.15 per thousand dollars of assessed valuation for each of five consecutive years beginning in 1993, as more specifically provided in Shoreline Parks and Recreation District Resolution No. 92-02?

Yes No

(this ballot title has been amended by the prosecuting attorney)

PASSED by the Board of Commissioners of the Shoreline Parks and Recreation District at a regular meeting of said Board held this 25th day of March, 1992.

BOARD OF COMMISSIONERS (signed)

THE OFFICE OF PRECINCT COMMITTEE OFFICER

THE OFFICE OF PRECINCT COMMITTEE OFFICER

In addition to the various state and county offices which will appear upon the general election ballot, most voters will have the opportunity to vote for the office of "precinct committee officer."

WHO IS ELIGIBLE

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

ELECTION OF PRECINCT COMMITTEE OFFICER

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

TERM OF OFFICE AND VACANCIES

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

DUTIES OF PRECINCT COMMITTEE OFFICER AS MEMBERS OF THE COUNTY AND STATE CENTRAL COMMITTEES

 Each precinct committee officer is a member of the county central committee. The county central committee has the authority to fill vacancies on the party ticket for partisan county offices and for legislative offices in districts entirely within that county when no candidate files for such a position or when a candidate or nominee dies or is disqualified leaving no candidate of that party for such an office; they may also nominate persons for appointment to these offices if an incumbent of that party resigns; and finally, elect members to the state central committee.

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

-Call caucuses and conventions.

-Provide for the election of delegates to national nominating conventions.

-Fill vacancies on the party ticket for any federal, state or legislative office which encompasses more than one county.

-Nominate persons to fill vacancies caused by resignation or death of an incumbent of that party in state offices and legislative offices in districts which encompass more than one county.

-Provide for the nomination of presidential electors. -Perform other functions inherent in such an organization.

NON-STATUTORY DUTIES AND RESPONSIBILITIES OF PRECINCT COMMITTEE OFFICER

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

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

Individuals who are interested in serving as a precinct committee officer should contact the chairman of the county central committee of their party or the state committee office of that party.

Absentee Ballot Request

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

TO BE FILLED OUT BY APPLICANT I HEREBY DECLARE THAT I AM A REGISTERED VOTER PLEASE PRINT IN INK	Ceneral Election,	
Registered Name#	November 3, 1992 ONLY	
Street Address		
City Zip		
Telephone: (Day) (Evening) For identification purposes only: (Optional)		
	Registration No. KI	
Birth Date Social Security No		
TO BE VALID, YOUR SIGNATURE MUST BE INCLUDED		
Date	FOR OFFICE USE ONLY.	
Signature		
IF DIFFERENT, SEND MY BALLOT TO:		
Street Address#		
City		
State Zip		
Country New Registration: Yes No		
TO BE FILLED OUT BY APPLICANT I HEREBY DECLARE THAT I AM A REGISTERED VOTER PLEASE PRINT IN INK	Ceneral Election,	
Registered Name#	November 3, 1992	
Street Address		
City Zip		
Telephone: (Day) (Evening)	IF KNOWN:	
For identification purposes only: (Optional)	Registration No. KI	
Birth Date Social Security No		
TO BE VALID, YOUR SIGNATURE MUST BE INCLUDED		
Date	FOR OFFICE USE ONLY.	
Signature		
IF DIFFERENT, SEND MY BALLOT TO:	A CONTRACTOR OF THE REAL PROPERTY AND A DESCRIPTION OF TH	
#		
Street Address		
State Zip		
state Lip		
Country New Registration: Yes 🗌 No		

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, Office of the Secretary of State, P.O. Box 40231, Olympia, WA 98504-0231.

	YES	NO	
1. Was this Voters Pamphlet delivered early enough to help you study the issues?			
2. Was the format readable?			
3. Was the information provided for each mea- sure, including the ballot title and explanatory statement, clear and understandable?			
4. 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:			
Your comments count!			

ACKNOWLEDGEMENT

A special thank you to the many people who helped publish the 1992 Washington State Voters Pamphlet, including:

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Zip Codes Within Edition 887

EDITION 887

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