WASHINGTON STATE

WOTERS PAMPHLET

State General Election, November 8, 1994



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& CLARK COUNTY AUDITOR

INTRODUCTION TO THE 1994 VOTERS PAMPHLET

During the past year, we have witnessed a number of 50th anniversary commemorations relating to key events of World War II. In keeping with the spirit of these observances, the 1994 Washington State Voters Pamphlet pays tribute to one of the lasting legacies of WWII — absentee voting.

While the state of Washington has provided for absentee voting since the early 1900's, the system really came into widespread use in the 1944 election. Voting by mail was the only option for the hundreds of thousands of U.S. service men and women who were serving their country overseas.

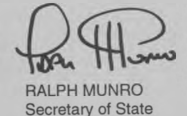
As World War II veterans returned home with the experience of voting by mail, absentee balloting became increasingly popular. The state of Washington pioneered several new methods of mail voting, including the permanent absentee ballot for senior citizens and the disabled, and the special service absentee ballot for members of the military and overseas voters.

Today, Washington is recognized as one of the most progressive states for voting by absentee ballot. Any registered voter may request an absentee ballot up to the day before the election (hospitalized voters may receive an absentee ballot on election day). And recently, the permanent absentee ballot program was extended to all registered voters (an application is available in the back of this pamphlet).

This year, Washington state continues its tradition of making voting as convenient and accessible as possible. Seven counties in our state conducted their September primaries entirely by mail, an approach which is helping to increase voter turnout and reduce election costs.

We applaud voters for making Washington state a leader in promoting citizen participation in voting and elections, especially those who served during World War II and helped popularize absentee voting. We offer those veterans our heartfelt thanks. They gave most of the world renewed freedom.





This pamphlet was prepared by Erika E. Aust, Director, State Voters Pamphlet and Candace A. McDonald, Composition Coordinator, Office of the Secretary of State.

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VOTER'S CHECKLIST

	YES	NO
Shall persons other than dentists be licensed to make and sell dentures to the public, as regulated by a new state board of denture technology?		
REFERENDUM BILL 43 Shall taxes on sales of cigarettes, liquor, and pop syrup be extended to fund violence reduction and drug enforcement programs?		

NOTE: In the Presidential Election of 1992 the majority of voters in the State of Washington voted Democratic for the office of President. Therefore, according to state law, all partisan offices will list the Democratic candidates first.

U.S. SENATE	SUPERIOR COURT (if applicable)
U.S. REPRESENTATIVE	STATE SENATOR (if applicable)
SUPREME COURT	STATE REPRESENTATIVE
Position No. 2	Position No. 1
Position No. 3	Position No. 2

Secretary of State Toll-Free Hotlines

1-800-448-4881

TDD (Hearing Impaired) 1-800-422-8683

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

Gun Control Party 7021 Monaco S.E., Tumwater, 98501 (206) 754-6631 Libertarian Party P.O. Box 20732, Seattle, 98102 1-800-353-1776 Natural Law Party of Washington 13032 28th Avenue N.E., Seattle, 98125 (206) 821-1323 Populist Party of Pierce Co. 7911 S. Hosmer, #D-106, Tacoma, 98408 (206) 845-8245 State Democratic Party P.O. Box 4027, Seattle, 98104 (206) 583-0664 State Republican Party 16400 Southcenter Pkwy., #200, Seattle, 98188 (206) 575-2900

DISCLOSURE REQUIREMENTS FOR CONTRIBUTIONS

Contributions to Candidates and Political Committees: An individual may not give more than \$500 in the primary election and \$500 in the general election to a candidate for the state legislature. Individuals may only give a candidate for Governor, Lt. Governor and the other statewide executive offices a maximum of \$1,000 in the primary and \$1,000 in the general election. Individuals may give an unlimited amount to a political party, ballot issue committee or other political action committee. During the 21 days before the general election, however, a person may contribute no more than \$5,000 to a local or judicial office candidate, political party or other political committee. Contributions from corporations, unions, businesses, associations and similar organizations are permitted, subject to limits and other restrictions.

Registration and Reporting by Candidates and Political Committees: No later than two weeks after an individual becomes a candidate or a political committee is organized, a campaign finance registration statement must be filed with the Public Disclosure Commission (PDC) 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 over \$25 and to list campaign expenditures. The occupation and employer of individuals giving \$100 or more to a campaign must also be identified.

These reports are open to the public. Copies are available at the PDC Office 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 on file with PDC and the county elections office shows the time and place where the records may be inspected.

Independent Campaign Expenditures: Anyone making expenditures totaling \$100 or more 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. Forms are available from PDC or the county elections office. Also, all political advertising must identify the person paying for the ad.

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 and unions are prohibited from contributing to federal campaigns. Copies of federal campaign finance reports are available from the PDC.

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

FEDERAL INCOME TAX CREDITS & 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. \$3 may be taken (\$6 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 1996 presidential election. The contribution will not increase your tax or reduce your refund.

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.



INITIATIVE **MEASURE 607**

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 607 begins on page 10.

Statement for

Initiative 607 closely resembles measures that have passed in Washington's surrounding states. Since 1979 in Oregon, 1982 in Idaho, and 1984 in Montana denturism has proven to be an effective, safe and affordable option for denture patients. Canada has recognized the profession of denturism for over 30 years. These states and countries have proven that a denturist is a competent and reliable alternative to a dentist for the provision of dentures.

In 1987 the State Health Coordinating Council under the Department of Social and Health Services found that denturists posed no threat to the public's health and that legislation on denturism should be enacted. Endorsers of Initiative 607 include AARP, Washington State Retired Teachers Association, Retired Public Employees, Washington State Labor Council and Citizens for Health.

Denturists are more than laboratory technicians. Initiative 607 does not include a "grandfather clause" and it calls for individuals who wish to become licensed Washington denturists to pass a written and practical board certified exam. This exam covers college level course topics such as: microbiology, oral pathology and partial denture construction and design. Licensed denturists will be highly qualified denture health care providers.

Finally, the field of denturism has proven to lower the costs of dentures due to increased competition in the provision of dentures to the general public. Initiative 607 simply provides the citizens of Washington the FREEDOM OF CHOICE for their denture care. Upon passage of Initiative 607 Washingtonians will finally receive the same options that their neighbors have received for decades.

Official Ballot Title:

Shall persons other than dentists be licensed to make and sell dentures to the public, as regulated by a new state board of denture technology?

Rebuttal of Statement against

Millions of dollars have been donated by special interest groups to Washington's elected officials over the last 15 years in an attempt to restrict the legislature's ability to pass this issue. Democrats and Republicans have never had the chance to say YES or NO to I-607. Citizens for Affordable Denture Care consists of hundreds of thousands of Washingtonians who have already said YES to 1-607's Freedom of Choice.

Now, YOU have the opportunity to choose.

Voters Pamphlet Statement Prepared by:

VALLAN CHARRON, Chairman, Citizens for Affordable Denture Care; HAROLD MOSS, Mayor of Tacoma; KURT ROEHL, member of Washington Denturist Association.

Advisory Committee: ALEXANDER G. SCHAUSS, Ph.D., Executive Director, Citizens for Health; JOHN J. DEMANOVICH, President, Retired Public Employees of Washington; MAX ROFFMAN, Board of Directors, Puget Sound Council of Senior Citizens; MARTHA KEMP, President, Washington State Retired Teachers Association; LARS HENNUM, President, Washington State Council of Senior Citizens.

The law as it now exists:

Current law defines the furnishing or fitting of dentures (sometimes called "false teeth") as an element of the practice of dentistry. No person may legally prescribe or furnish dentures to a patient except a licensed dentist, or a person working under the direct supervision of a licensed dentist. "Denturists" are not currently licensed in the State of Washington.

The effect of Initiative Measure 607, if approved into law:

This measure would allow a new category of persons, licensed as "denturists," to examine patients and make and fit dentures. The measure creates a state board of dental technology, which would establish standards for the practice of denturism, administer tests and examinations, issue and renew licenses for qualifying denturists, and have authority to discipline denturists who violate professional standards. A denturist could supply dentures directly to patients without the supervision or involvement of a dentist. However, denturists and dentists would be free to practice together if they wished, and dentists would still be permitted to furnish dentures as a part of their practice.

Statement against

PROTECT SENIOR CITIZENS AND OTHER DENTAL **PATIENTS - VOTE NO ON I-607**

VOTE NO ON I-607 TO PROTECT PUBLIC HEALTH.

This initiative is a threat to public health. Obtaining dentures is not like having a pair of shoes fitted at the local mall or buying magnifying eyeglasses at the drug store. Providing partials (removable bridges attached to natural teeth) and dentures (false teeth) is a complex health care service and is part of overall dental care requiring the expertise of your dentist.

VOTE NO ON I-607 TO MAINTAIN OUR HIGH DENTAL STANDARDS.

A few dental lab technicians can acquire a quick license through a loophole hidden in the fine print of I-607. These technicians have no formal training in hands-on patient care. Senior citizens and others could place their oral health in the hands of unqualified technicians without the training to recognize unhealthy conditions. An ill-fitting denture or bridge destroys bone and teeth. Health care is too serious to "let the buyer beware!"

VOTE NO ON I-607 TO SAY THAT ILLEGAL PAID SIGNATURE GATHERING IS WRONG.

1-607 is backed by a small group who paid \$200,000 to manipulate the process by collecting signatures illegally. These few technicians who would gain a quick license have lobbied the legislature for years and both Democrats and Republicans have said "NO!" I-607 lacks public support. It only benefits the few technicians who paid to get this initiative on the ballot.

Vote for Good Oral Health

Vote Against Manipulation

Vote NO on I-607

Rebuttal of Statement for

Forty-five states prohibit denturism, forty-nine prohibit fitting partial dentures.

The "grandfather clause" will allow the I-607 sponsors to become licensed without attending an accredited school (see section 10.1-3 and 18.3).

I-607 does not require sanitation controls to protect against infectious diseases.

I-607 is not an economic issue. Dentures and partials represent less than one-half of one percent of dentists' insurance claims.

I-607 is radical health care deregulation opposed by the Gray Panthers.

Voters Pamphlet Statement Prepared by:

DR. VICTOR J. BARRY; DR. MARY K. SMITH; DR. RONALD E. HARMON



REFERENDUM **BILL 43**

CHAPTER 7, LAWS OF 1994. 1ST SPECIAL SESSION

Note: The explanatory statement was written by the Attorney General as required by law. The ballot title was submitted as part of Referendum Bill 43. The complete text of Referendum Bill 43 begins on page 15.

Vote cast by the 1994 Legislature on final passage: House: Yeas, 51; Nays, 43; Absent, 0; Excused, 4. Senate: Yeas, 26; Nays, 20; Absent, 0; Excused, 3.

Official Ballot Title:

Shall taxes on sales of cigarettes, liquor, and pop syrup be extended to fund violence reduction and drug enforcement programs?

The law as it now exists:

The 1993 legislature enacted temporary additional taxes on the sale of wine, beer, spirits, and cigarettes, and provided that the revenues from these taxes would be used to pay for drug enforcement and educational programs.

Statement for

GET TOUGH, BE SMART

Referendum 43 funds a comprehensive attack on drugs and violent crime.

It continues funding for important and proven efforts to prevent drug abuse and prosecute drug crimes: · Prosecutors to go after drug dealers; · School security personnel to protect our children; . Alcohol and drug testing for criminals on parole; . Intervention, treatment and prevention programs for youth and troubled families.

It pays for new steps to fight violent crime by young people: • Tougher sentences for violent youth; • Tougher sentences for drive-by shootings; . Tougher sentences for crimes involving guns; . Prosecution and sentencing of serious juvenile offenders as adults.

We need to be tough and smart to fight drugs and violence. Referendum 43 is a tough, smart strategy.

GIVING PARENTS, COMMUNITIES A VOICE

Parents, working with their neighbors and community leaders, will choose which strategies to fund in their local communities. But efforts will have to show results or lose their funding, so taxpayers won't keep paying for programs that don't work.

NO NEW TAXES

These efforts are funded by cigarette, alcohol, and pop syrup taxes, most of which have been in place since 1989. There are no new taxes in Referendum 43, though it increases the tax on cigarettes and greatly reduces the tax on pop. Alcohol taxes stay the same.

BACKING UP TOUGH TALK

Initiative 601 requires your approval to continue funding for these important, proven efforts. Without your "Yes" vote, the dedicated funding for these efforts will disappear.

A "Yes" vote says keep up the fight against drugs and violence in our communities - and fight even harder.

Vote "Yes" on Referendum 43.

For more information, call (206) 627-4343.

Rebuttal of Statement against

Referendum 43 has no new taxes. It continues funding for crime fighting actions working since 1989. Referendum 43 is about strengthening the front-line fight for safer schools and neighborhoods. Funding, mostly from cigarettes, goes only to fight drugs and crime with proven steps like DARE, tougher sentences for violent juveniles and special drug crime prosecutors. Police, prosecutors and parents support Referendum 43 because it's vital to our future. Vote "YES" to combat drugs and violence.

Voters Pamphlet Statement Prepared by:

MARLIN APPELWICK, State Representative; MARCUS GASPARD, State Senator; BRIAN EBERSOLE, Speaker, State House of Representatives.

Advisory Committee: PAM EAKES, Chair, Mothers Against Violence in America; REV. DR. SAMUEL B. McKINNEY, Senior Pastor, Mount Zion Baptist Church; NORM MALENG. King County Prosecutor; JOHN A. MOYER, M.D., State Senator; MIKE PATRICK, Executive Director, Washington State Council of Police Officers.

These taxes are scheduled to expire on July 1, 1995. In addition, the 1991 legislature imposed a tax on the sale of carbonated beverages and syrup, with the revenue also to be placed in the drug enforcement and education fund.

The effect of Referendum Bill 43, if approved into law:

This referendum is on the tax portions of E2SHB 2319, entitled "an act relating to violence prevention." The bill contains a number of provisions, including: planning for public health services improvements, community health and safety networks, revising firearm-related crimes and sentencing, revising the laws on licenses to carry firearms, authorizing local governments to enact curfew ordinances and other public safety laws, violence-reduction programs in the schools, and measures to reduce the effects of violence on television. To pay for these new programs, the bill would indefinitely extend the 1993 taxes on sale of wine. beer, and spirits, and would extend the cigarette sales tax

while increasing it from one and one half mills to five and one-fourth mills per cigarette. The 1991 carbonated beverage tax would be revised to one dollar per gallon on the sale of syrup for use in carbonated beverages. All these taxes would be placed in a violence reduction and drug enforcement account. This referendum is on the tax portions of the bill, and would not directly affect the remainder. However, the bill provides that certain sections relating to enhanced sentences for crime will automatically expire on July 1, 1995, if the voters reject this referendum. There are other taxes on the sale of liquor and cigarettes which would not be affected by this referendum.

NOTE: As indicated in the explanatory statement by the Attorney General the amendments made in certain sections of Chapter 7, Laws of 1994, 1st Special Session, (the Youth Violence Bill) will expire on July 1, 1995, if the referendum is not approved by the voters. A copy of those sections can be obtained by calling the Voter Hotline at 1-800-448-4881.

Statement against

REFERENDUM 43: VOTE YES AND YOU'RE THE VICTIM.

It's bad enough that Washington citizens live in fear of being victimized by violent criminals. But voting for Referendum 43 will make taxpayers victims again—victims of those in Olympia who spent \$16 billion for bigger government, and now want to raise your taxes \$114 million for public safety.

Vote NO on Referendum 43 and tell Olympia to fund anti-crime efforts first and bureaucracy last.

\$1 IN PUBLIC SAFETY FOR EVERY \$3 IN SOCIAL PROGRAMS.

Referendum 43 will raise taxes \$114 million. But for every dollar the Youth Violence Prevention Act would spend on public safety, it would spend \$3 for the kinds of government programs that have allowed the number of violent crimes to jump 93% in less than 18 years.

PUBLIC SAFETY NEEDS PRIORITY SPENDING AND ACCOUNTABILITY, NOT HIGHER TAXES.

Think we need new taxes to cover a huge prison budget? Think again.

Prison costs are just 2.5% of the state budget. And while millions of our tax dollars are still being spent on state travel. retreats, office furnishings and equipment, a brand-new prison sits empty near Spokane because the Legislature wouldn't provide \$7 million from the state's \$337 million. savings account to open the doors.

New taxes will reward big-spending bureaucracy with more money to spend, without significantly reducing crime.

VOTE NO AND FORCE LAWMAKERS TO FUND PUBLIC SAFETY FIRST.

A vote against Referendum 43 will give lawmakers 9 months to revise the law and make public safety a top budget priority. We can get violent criminals off our streets without new taxes. Vote no and force legislators to reduce wasteful spending and put the savings into community law enforcement, public protection and more iails for criminals.

Rebuttal of Statement for

Tax-increase supporters say, "Referendum 43 has no new taxes." But we'll pay millions more in taxes if Referendum 43 is approved - taxes we don't need.

Criminal justice funding will NOT automatically disappear if you vote "No." Legislators have a year - and enough money - to fund public safety programs with existing revenues.

Please vote "No" on Referendum 43. Tell lawmakers to make our safety top priority, and pay for public safety first - without new taxes.

Voters Pamphlet Statement Prepared by:

MIKE PADDEN, State Representative; DAN McDONALD, State Senator; TOM CAMPBELL, State Representative.

Advisory Committee: ANN ANDERSON, State Senator; LINDA SMITH, State Senator; IDA BALLASIOTES, State Representative; BETTY EDMONDSON, State Representative; HELEN HARLOW, Founder of Tennis Shoe Brigade.



COMPLETE TEXT OFInitiative Measure 607

AN ACT Relating to denturism; amending RCW 18.120.020 and 18.130.040; adding a new section to chapter 48.20 RCW; adding a new section to chapter 48.21 RCW; adding a new section to chapter 48.43 RCW; adding a new section to chapter 48.44 RCW; adding a new section to chapter 48.46 RCW; adding a new chapter to Title 18 RCW; and creating a new section.

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

NEW SECTION. Sec. 1. The state of Washington finds that to realize the state's current statutory policy of regulating health professions at the least restrictive level consistent with the public interest, a program of licensure for denturists should be established. The intent of the legislature is to help assure the public's health, provide a mechanism for consumer protection, and offer cost-effective alternatives for denture care services and products to individual consumers and the state.

<u>NEW SECTION.</u> Sec. 2. Unless the context clearly requires otherwise, the definitions in this section apply throughout this chapter.

(1) "Board" means the state board of denture technology.

(2) "Denture" means a removable full or partial upper or lower dental appliance to be worn in the mouth to replace missing natural teeth.

(3) "Denturist" means a person licensed under this chapter

to engage in the practice of denturism.

(4) "Department" means the department of health.

(5) "Practice of denturism" means:

(a) Making, placing, constructing, altering, reproducing, or repairing a denture; and

(b) Taking impressions and furnishing or supplying a denture directly to a person or advising the use of a denture, and maintaining a facility for the same.

(6) "Secretary" means the secretary of health or the secretary's designee.

NEW SECTION. Sec. 3. (1) Before making and fitting a denture, a denturist shall examine the patient's oral cavity.

(a) If the examination gives the denturist reasonable cause to believe that there is an abnormality or disease process that requires medical or dental treatment, the denturist shall immediately refer the patient to a dentist or physician. In such cases, the denturist shall take no further action to manufacture or place a denture until the patient has been examined by a dentist or physician and the dentist or physician gives written clearance that the denture will pose no threat to the patient's health.

(b) If the examination reveals the need for tissue or teeth modification in order to assure proper fit of a full or partial denture, the denturist shall refer the patient to a dentist and assure that the modification has been completed before taking an impression for the completion of the denture.

(2) A denturist who makes or places a denture in a manner not consistent with this section is subject to the sanctions provided in chapter 18.130 RCW, the uniform disciplinary act.

(3) A denturist must successfully complete special training in oral pathology prescribed by the board, whether as part of an approved associate degree program or equivalent training, and pass an examination prescribed by the board, which may be a part of the examination for licensure to become a licensed denturist.

<u>NEW SECTION.</u> Sec. 4. No person may represent himself or herself as a licensed denturist or use any title or description of services without applying for licensure, meeting the required qualifications, and being licensed as a denturist by the department, unless otherwise exempted by this chapter.

NEW SECTION. Sec. 5. Nothing in this chapter prohibits or restricts:

(1) The practice of a profession by an individual who is licensed, certified, or registered under other laws of this state and who is performing services within the authorized scope of practice;

(2) The practice of denturism by an individual employed by the government of the United States while the individual is engaged in the performance of duties prescribed by the laws and regulations of the United States;

(3) The practice of denturism by students enrolled in a school approved by the department. The performance of services must be pursuant to a course of instruction or an assignment from an instructor and under the supervision of an instructor; or

(4) Work performed by dental labs and dental technicians under the written prescription of a dentist.

<u>NEW SECTION.</u> Sec. 6. (1) The state board of denture technology is created. The board shall consist of seven members appointed by the secretary as follows:

(a) Four members of the board must be denturists licensed under this chapter, except initial appointees, who must have five years' experience in the field of denturism or a related field.

(b) Two members shall be selected from persons who are not affiliated with any health care profession or facility, at least one of whom must be over sixty-five years of age representing the elderly.

(c) One member must be a dentist licensed in the state of Washington.

(2) The members of the board shall serve for terms of three



years. The terms of the initial members shall be staggered, with the members appointed under subsection (1) (a) of this section serving two-year and three-year terms initially and the members appointed under subsection (1) (b) and (c) of this section serving one-year, two-year, and three-year terms initially. Vacancies shall be filled in the same manner as the original appointments are made. Appointments to fill vacancies shall be for the remainder of the unexpired term of the vacant position.

- (3) No appointee may serve more than two consecutive terms.
- (4) Members of the board shall be reimbursed for travel expenses under RCW 43.03.050 and 43.03.060.
- (5) A member of the board may be removed for just cause by the secretary.
- <u>NEW SECTION.</u> Sec. 7. (1) The board shall elect a chairperson of the board annually. The same person may not hold the office of chairperson for more than three years in succession.
- (2) A majority of the board constitutes a quorum for all purposes, and a majority vote of the members voting governs the decisions of the board.

NEW SECTION. Sec. 8. The board shall:

- Determine the qualifications of persons applying for licensure under this chapter;
- (2) Prescribe, administer, and determine the requirements for examinations under this chapter and establish a passing grade for licensure under this chapter;
- (3) Adopt rules under chapter 34.05 RCW to carry out the provisions of this chapter;
- (4) Set all licensure, examination, and renewal fees in accordance with RCW 43.70.250;
- (5) Advise the secretary on the hiring of clerical, administrative, investigative, and other staff as needed to implement this chapter and act on behalf of the board;
- (6) Evaluate and designate those schools from which graduation will be accepted as proof of an applicant's completion of coursework requirements for licensure; and
- (7) Act as the disciplining authority under this chapter in accordance with the uniform disciplinary act, chapter 18.130 RCW, which governs unlicensed practice, the issuance and denial of licenses, and the disciplining of license holders under this chapter.

NEW SECTION. Sec. 9. The secretary shall:

- (1) Issue licenses for the practice of denturism under this chapter;
 - (2) Administer oaths and subpoena witnesses for the

- purpose of carrying out the activities authorized under this chapter;
- (3) Establish forms and procedures necessary to administer this chapter;
- (4) Hire clerical, administrative, investigative, and other staff as needed to implement this chapter and act on behalf of the board; and
- (5) Issue licenses of endorsement for applicants from states that maintain standards of practice substantially equivalent to this state.

<u>NEW SECTION.</u> **Sec. 10.** The secretary shall issue a license to practice denturism to an applicant who submits a completed application, pays the appropriate fees, and meets the following requirements:

- (1) A person currently licensed to practice denturism under statutory provisions of another state or federal enclave that maintains standards of practice substantially equivalent to this chapter shall be licensed without examination upon providing the department with the following:
- (a) Proof of successfully passing a written and clinical examination for denturism in a state that the board has determined has substantially equivalent standards as those in this chapter in both the written and clinical examinations; and
- (b) An affidavit from the state agency where the person is licensed or certified attesting to the fact of the person's licensure or certification.
- (2) A person graduating from a formal denturism program shall be licensed if he or she:
- (a) Documents successful completion of formal training with a major course of study in denturism of not less than two years in duration at an educational institution recognized by the board; and
- (b) Passes a written and clinical examination approved by the board.
- (3) An applicant who does not otherwise qualify under subsection (1) or (2) of this section shall be licensed within two years of the effective date of this act if he or she:
- (a) Provides to the board three affidavits by persons other than family members attesting to the applicant's employment in denture technology for at least five years, or provides documentation of at least four thousand hours of practical work within denture technology;
- (b) Provides documentation of successful completion of a training course approved by the board or completion of an equivalent course approved by the board; and
- (c) Passes a written and clinical examination administered by the board.

<u>NEW SECTION.</u> **Sec. 11.** The board shall administer the examinations for licensing under this chapter, subject to the following requirements:

(1) Examinations shall determine the qualifications, fitness, and ability of the applicant to practice denturism. The test



shall include a written examination and a practical demonstration of skills.

- (2) Examinations shall be held at least annually.
- (3) The first examination shall be conducted not later than July 1, 1995.
- (4) The written examination shall cover the following subjects: (a) Head and oral anatomy and physiology; (b) oral pathology; (c) partial denture construction and design; (d) microbiology; (e) clinical dental technology; (f) dental laboratory technology; (g) clinical jurisprudence; (h) asepsis; (i) medical emergencies; and (j) cardiopulmonary resuscitation.
- (5) Upon payment of the appropriate fee, an applicant who fails either the written or practical examination may have additional opportunities to take the portion of the examination that he or she failed.

The board or secretary may hire trained persons licensed under this chapter to administer and grade the examinations or may contract with regional examiners who meet qualifications adopted by the board.

NEW SECTION. Sec. 12. The department shall charge and collect the fees established by the board. Fees collected shall be placed in the health professions account under RCW 43.70.320.

<u>NEW SECTION.</u> Sec. 13. (1) A license issued under section 9 of this act is valid for two years. A license may be renewed by paying the renewal fee.

- (2) If a license issued is effective on a date other than July1, it shall be valid until the following June 30.
- (3) The license shall contain, on its face, the address or addresses where the license holder will perform the denturist services.

NEW SECTION. Sec. 14. The board shall establish by rule the administrative requirements for renewal of licenses to practice denturism, but shall not increase the licensure requirements provided in this chapter. The board shall establish a renewal and late renewal penalty in accordance with RCW 43.70.250. Failure to renew shall invalidate the license and all privileges granted by the license. The board shall determine by rule whether a license shall be canceled for failure to renew and shall establish procedures and prerequisites for relicensure.

<u>NEW SECTION.</u> Sec. 15. (1) An individual may place his or her license on inactive status. The holder of an inactive license shall not practice denturism in this state without first activating the license.

(2) The inactive renewal fee shall be established by the

board. Failure to renew an inactive license shall result in cancellation in the same manner as failure to renew an active license results in cancellation.

- (3) An inactive license may be placed in an active status upon compliance with rules established by the board.
- (4) The provisions relating to denial, suspension, and revocation of a license are applicable to an inactive license, except that when proceedings to suspend or revoke an inactive license have been initiated, the license shall remain inactive until the proceedings have been completed.

<u>NEW SECTION.</u> **Sec. 16.** Notwithstanding any other provision of state law, a licensed denturist may enter into a partnership or other business association with a dentist, provided that such association does not impede the independent professional judgment of either party.

NEW SECTION. Sec. 17. This chapter may be known and cited as the Washington state denturist act.

Sec. 18. RCW 18.120.020 and 1989 c 300 s 14 are each amended to read as follows:

The definitions contained in this section shall apply throughout this chapter unless the context clearly requires otherwise.

- (1) "Applicant group" includes any health professional group or organization, any individual, or any other interested party which proposes that any health professional group not presently regulated be regulated or which proposes to substantially increase the scope of practice of the profession.
- (2) "Certificate" and "certification" mean a voluntary process by which a statutory regulatory entity grants recognition to an individual who (a) has met certain prerequisite qualifications specified by that regulatory entity, and (b) may assume or use "certified" in the title or designation to perform prescribed health professional tasks.
- (3) "Grandfather clause" means a provision in a regulatory statute applicable to practitioners actively engaged in the regulated health profession prior to the effective date of the regulatory statute which exempts the practitioners from meeting the prerequisite qualifications set forth in the regulatory statute to perform prescribed occupational tasks.
- (4) "Health professions" means and includes the following health and health-related licensed or regulated professions and occupations: ((Podiatry)) podiatric medicine and surgery under chapter 18.22 RCW; chiropractic under chapters 18.25 and 18.26 RCW; dental hygiene under chapter 18.29 RCW; dentistry under chapter 18.32 RCW; denturism under chapter 18.— RCW (sections 2 through 17 of this act): dispensing opticians under chapter 18.34 RCW; hearing aids under chapter 18.35 RCW; naturopaths under chapter 18.36A RCW; embalming and funeral directing under chapter 18.39 RCW; midwifery under chapter 18.50 RCW; nursing home administration under chapter 18.52 RCW; optometry under chapter 18.53 and 18.54 RCW; ocularists under chapter



18.55 RCW; osteopathy and osteopathic medicine and surgery under chapters 18.57 and 18.57A RCW; pharmacy under chapters 18.64 and 18.64A RCW; medicine under chapters 18.71, 18.71A, and 18.72 RCW; emergency medicine under chapter 18.73 RCW; physical therapy under chapter 18.74 RCW; practical nurses under chapter 18.78 RCW; psychologists under chapter 18.83 RCW; registered nurses under chapter 18.88 RCW; occupational therapists licensed pursuant to chapter 18.59 RCW; respiratory care practitioners certified under chapter 18.89 RCW; veterinarians and animal technicians under chapter 18.92 RCW; health care assistants under chapter 18.135 RCW; massage practitioners under chapter 18.108 RCW; acupuncturists certified under chapter 18.06 RCW; persons registered or certified under chapter 18.19 RCW; dietitians and nutritionists certified by chapter 18.138 RCW; radiologic technicians under chapter 18.84 RCW; and nursing assistants registered or certified under chapter 18.88A RCW.

- (5) "Inspection" means the periodic examination of practitioners by a state agency in order to ascertain whether the practitioners' occupation is being carried out in a fashion consistent with the public health, safety, and welfare.
- (6) "Legislative committees of reference" means the standing legislative committees designated by the respective rules committees of the senate and house of representatives to consider proposed legislation to regulate health professions not previously regulated.
- (7) "License," "licensing," and "licensure" mean permission to engage in a health profession which would otherwise be unlawful in the state in the absence of the permission. A license is granted to those individuals who meet prerequisite qualifications to perform prescribed health professional tasks and for the use of a particular title.
- (8) "Professional license" means an individual, nontransferable authorization to carry on a health activity based on qualifications which include: (a) Graduation from an accredited or approved program, and (b) acceptable performance on a qualifying examination or series of examinations.
- (9) "Practitioner" means an individual who (a) has achieved knowledge and skill by practice, and (b) is actively engaged in a specified health profession.
- (10) "Public member" means an individual who is not, and never was, a member of the health profession being regulated or the spouse of a member, or an individual who does not have and never has had a material financial interest in either the rendering of the health professional service being regulated or an activity directly related to the profession being regulated.
- (11) "Registration" means the formal notification which, prior to rendering services, a practitioner shall submit to a

state agency setting forth the name and address of the practitioner; the location, nature and operation of the health activity to be practiced; and, if required by the regulatory entity, a description of the service to be provided.

- (12) "Regulatory entity" means any board, commission, agency, division, or other unit or subunit of state government which regulates one or more professions, occupations, industries, businesses, or other endeavors in this state.
- (13) "State agency" includes every state office, department, board, commission, regulatory entity, and agency of the state, and, where provided by law, programs and activities involving less than the full responsibility of a state agency.

Sec. 19. RCW 18.130.040 and 1993 c 367 s 4 are each amended to read as follows:

- (1) This chapter applies only to the secretary and the boards having jurisdiction in relation to the professions licensed under the chapters specified in this section. This chapter does not apply to any business or profession not licensed under the chapters specified in this section.
- (2) (a) The secretary has authority under this chapter in relation to the following professions:
 - (i) Dispensing opticians licensed under chapter 18.34 RCW;
 - (ii) Naturopaths licensed under chapter 18.36A RCW;
 - (iii) Midwives licensed under chapter 18.50 RCW;
 - (iv) Ocularists licensed under chapter 18.55 RCW;
- (v) Massage operators and businesses licensed under chapter 18.108 RCW;
 - (vi) Dental hygienists licensed under chapter 18.29 RCW;
 - (vii) Acupuncturists certified under chapter 18.06 RCW;
- (viii) Radiologic technologists certified under chapter 18.84 RCW:
- (ix) Respiratory care practitioners certified under chapter 18.89 RCW:
- (x) Persons registered or certified under chapter 18.19 RCW:
 - (xi) Persons registered as nursing pool operators;
- (xii) Nursing assistants registered or certified under chapter 18.88A RCW;
- (xiii) Health care assistants certified under chapter 18.135 RCW;
- (xiv) Dietitians and nutritionists certified under chapter 18.138 RCW;
- (xv) Sex offender treatment providers certified under chapter 18.155 RCW; and
- (xvi) Persons licensed and certified under chapter 18.73 RCW or RCW 18.71.205.
- (b) The boards having authority under this chapter are as follows:
- (i) The podiatric medical board as established in chapter 18.22 RCW;
- (ii) The chiropractic disciplinary board as established in chapter 18.26 RCW governing licenses issued under chapter 18.25 RCW;
 - (iii) The dental disciplinary board as established in chapter



18.32 RCW;

- (iv) The ((council on)) board on fitting and dispensing of hearing aids as established in chapter 18.35 RCW;
- (v) The board of funeral directors and embalmers as established in chapter 18.39 RCW;
- (vi) The board of examiners for nursing home administrators as established in chapter 18.52 RCW;
- (vii) The optometry board as established in chapter 18.54 RCW governing licenses issued under chapter 18.53 RCW;
- (viii) The board of osteopathic medicine and surgery as established in chapter 18.57 RCW governing licenses issued under chapters 18.57 and 18.57A RCW;
- (ix) The board of pharmacy as established in chapter 18.64 RCW governing licenses issued under chapters 18.64 and 18.64A RCW;
- (x) The medical disciplinary board as established in chapter 18.72 RCW governing licenses and registrations issued under chapters 18.71 and 18.71A RCW;
- (xi) The board of physical therapy as established in chapter 18.74 RCW;
- (xii) The board of occupational therapy practice as established in chapter 18.59 RCW;
- (xiii) The board of practical nursing as established in chapter 18.78 RCW;
- (xiv) The examining board of psychology and its disciplinary committee as established in chapter 18.83 RCW;
- (xv) The board of nursing as established in chapter 18.88 RCW; ((and))
- (xvi) The veterinary board of governors as established in chapter 18.92 RCW; and
- (xvii) Denturists licensed under chapter 18.— RCW (sections 2 through 17 of this act).
- (3) In addition to the authority to discipline license holders, the disciplining authority has the authority to grant or deny licenses based on the conditions and criteria established in this chapter and the chapters specified in subsection (2) of this section. However, the board of chiropractic examiners has authority over issuance and denial of licenses provided for in chapter 18.25 RCW, the board of dental examiners has authority over issuance and denial of licenses provided for in RCW 18.32.040, and the board of medical examiners has authority over issuance and denial of licenses and registrations provided for in chapters 18.71 and 18.71A RCW. This chapter also governs any investigation, hearing, or proceeding relating to denial of licensure or issuance of a license conditioned on the applicant's compliance with an order entered pursuant to RCW 18.130.160 by the disciplining authority.

NEW SECTION. Sec. 20. Sections 2 through 17 of this act

shall constitute a new chapter in Title 18 RCW.

NEW SECTION. Sec. 21. A new section is added to chapter 48.20 RCW to read as follows:

Notwithstanding any provision of any disability insurance contract covering dental care as provided for in this chapter, effective January 1, 1995, benefits shall not be denied thereunder for any service performed by a denturist licensed under chapter 18.— RCW (sections 2 through 17 of this act) if (1) the service performed was within the lawful scope of such person's license, and (2) such contract would have provided benefits if such service had been performed by a dentist licensed under chapter 18.32 RCW.

NEW SECTION. Sec. 22. A new section is added to chapter 48.21 RCW to read as follows:

Notwithstanding any provision of any group disability insurance contract or blanket disability insurance contract covering dental care as provided for in this chapter, effective January 1, 1995, benefits shall not be denied thereunder for any service performed by a denturist licensed under chapter 18.—RCW (sections 2 through 17 of this act) if (1) the service performed was within the lawful scope of such person's license, and (2) such contract would have provided benefits if such service had been performed by a dentist licensed under chapter 18.32 RCW.

NEW SECTION. Sec. 23. A new section is added to chapter 48.43 RCW to read as follows:

Notwithstanding any provision of any certified health plan covering dental care as provided for in this chapter, effective January 1, 1995, benefits shall not be denied thereunder for any service performed by a denturist licensed under chapter 18.— RCW (sections 2 through 17 of this act) if (1) the service performed was within the lawful scope of such person's license, and (2) such plan would have provided benefits if such service had been performed by a dentist licensed under chapter 18.32 RCW.

NEW SECTION. Sec. 24. A new section is added to chapter 48.44 RCW to read as follows:

Notwithstanding any provision of any health care service contract covering dental care as provided for in this chapter, effective January 1, 1995, benefits shall not be denied thereunder for any service performed by a denturist licensed under chapter 18.— RCW (sections 2 through 17 of this act) if (1) the service performed was within the lawful scope of such person's license, and (2) such contract would have provided benefits if such service had been performed by a dentist licensed under chapter 18.32 RCW.

NEW SECTION. Sec. 25. A new section is added to chapter 48.46 RCW to read as follows:

Notwithstanding any provision of any health maintenance organization agreement covering dental care as provided for



in this chapter, effective January 1, 1995, benefits shall not be denied thereunder for any service performed by a denturist licensed under chapter 18.— RCW (sections 2 through 17 of this act) if (1) the service performed was within the lawful scope of such person's license, and (2) such agreement would have provided benefits if such service had been performed by a dentist licensed under chapter 18.32 RCW.

<u>NEW SECTION.</u> **Sec. 26.** 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 parentheses 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 it is now written but will be put in if the measure is adopted.

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



COMPLETE TEXT OF Referendum Bill 43

AN ACT Relating to violence prevention; amending RCW 66.24.210, 66.24.290, 82.08.150, 82.24.020, 82.64.010, 82.64.020, 82.64.030, 82.64.040; repealing RCW 82.64.060, and 82.64.900; providing an effective date; and providing for submission of this act to a vote of the people.

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

PART IX. MISCELLANEOUS

Sec. 901. RCW 66.24.210 and 1993 c 160 s 2 are each amended to read as follows:

- (1) There is hereby imposed upon all wines sold to wine wholesalers and the Washington state liquor control board, within the state a tax at the rate of twenty and one-fourth cents per liter: PROVIDED, HOWEVER, That wine sold or shipped in bulk from one winery to another winery shall not be subject to such tax. The tax provided for in this section may, if so prescribed by the board, be collected by means of stamps to be furnished by the board, or by direct payments based on wine purchased by wine wholesalers. Every person purchasing wine under the provisions of this section shall on or before the twentieth day of each month report to the board all purchases during the preceding calendar month in such manner and upon such forms as may be prescribed by the board, and with such report shall pay the tax due from the purchases covered by such report unless the same has previously been paid. Any such purchaser of wine whose applicable tax payment is not postmarked by the twentieth day following the month of purchase will be assessed a penalty at the rate of two percent a month or fraction thereof. If this tax be collected by means of stamps, every such person shall procure from the board revenue stamps representing the tax in such form as the board shall prescribe and shall affix the same to the package or container in such manner and in such denomination as required by the board and shall cancel the same prior to the delivery of the package or container containing the wine to the purchaser. If the tax is not collected by means of stamps, the board may require that every such person shall execute to and file with the board a bond to be approved by the board, in such amount as the board may fix, securing the payment of the tax. If any such person fails to pay the tax when due, the board may forthwith suspend or cancel the license until all taxes are paid.
- (2) An additional tax is imposed equal to the rate specified in RCW 82.02.030 multiplied by the tax payable under subsection (1) of this section. All revenues collected during any month from this additional tax shall be transferred to the state general fund by the twenty-fifth day of the following month.
- (3) An additional tax is imposed on wines subject to tax under subsection (1) of this section, at the rate of one-fourth of one cent per liter for wine sold after June 30, 1987. Such additional tax shall cease to be imposed on July 1, 2001. All revenues collected under this subsection (3) shall be disbursed quarterly to the Washington wine commission for use in carrying out the purposes of chapter 15.88 RCW.
- (4) ((Until July 1, 1995,)) An additional tax is imposed on all wine subject to tax under subsection (1) of this section. The additional tax is equal to twenty-three and forty-four one-hundredths cents per liter on fortified wine as defined in RCW 66.04.010(34) when bottled or packaged by the manufacturer and one cent per liter on all other wine. All revenues collected during any month from this additional tax shall be deposited in the violence reduction and drug enforcement ((and education)) account under RCW 69.50.520 by the twenty-fifth day of the following month.



COMPLETE TEXT OF Referendum Bill 43 (cont.)

Sec. 902. RCW 66.24.290 and 1993 c 492 s 311 are each amended to read as follows:

- (1) Any brewer or beer wholesaler licensed under this title may sell and deliver beer to holders of authorized licenses direct, but to no other person, other than the board; and every such brewer or beer wholesaler shall report all sales to the board monthly, pursuant to the regulations, and shall pay to the board as an added tax for the privilege of manufacturing and selling the beer within the state a tax of two dollars and sixty cents per barrel of thirty-one gallons on sales to licensees within the state and on sales to licensees within the state of bottled and canned beer shall pay a tax computed in gallons at the rate of two dollars and sixty cents per barrel of thirty-one gallons. Any brewer or beer wholesaler whose applicable tax payment is not postmarked by the twentieth day following the month of sale will be assessed a penalty at the rate of two percent per month or fraction thereof. Each such brewer or wholesaler shall procure from the board revenue stamps representing such tax in form prescribed by the board and shall affix the same to the barrel or package in such manner and in such denominations as required by the board, and shall cancel the same prior to commencing delivery from his or her place of business or warehouse of such barrels or packages. Beer shall be sold by brewers and wholesalers in sealed barrels or packages. The revenue stamps provided under this section need not be affixed and canceled in the making of resales of barrels or packages already taxed by the affixation and cancellation of stamps as provided in this section.
- (2) An additional tax is imposed equal to seven percent multiplied by the tax payable under subsection (1) of this section. All revenues collected during any month from this additional tax shall be transferred to the state general fund by the twenty-fifth day of the following month.
- (3) ((Until July 1, 1995,)) An additional tax is imposed on all beer subject to tax under subsection (1) of this section. The additional tax is equal to two dollars per barrel of thirty-one gallons. All revenues collected during any month from this additional tax shall be deposited in the violence reduction and drug enforcement ((and education)) account under RCW 69.50.520 by the twenty-fifth day of the following month.
- (4)(a) An additional tax is imposed on all beer subject to tax under subsection (1) of this section. The additional tax is equal to ninety-six cents per barrel of thirty-one gallons through June 30, 1995, two dollars and thirty-nine cents per barrel of thirty-one gallons for the period July 1, 1995, through June 30, 1997, and four dollars and seventy-eight cents per barrel of thirty-one gallons thereafter.
- (b) The additional tax imposed under this subsection does not apply to the sale of the first sixty thousand barrels of beer

- each year by breweries that are entitled to a reduced rate of tax under 26 U.S.C. Sec. 5051, as existing on July 1, 1993, or such subsequent date as may be provided by the board by rule consistent with the purposes of this exemption.
- (c) All revenues collected from the additional tax imposed under this subsection (4) shall be deposited in the health services account under RCW 43.72.900.
- (5) The tax imposed under this section shall not apply to "strong beer" as defined in this title.

Sec. 903. RCW 82.08.150 and 1993 c 492 s 310 are each amended to read as follows:

- (1) There is levied and shall be collected a tax upon each retail sale of spirits, or strong beer in the original package at the rate of fifteen percent of the selling price. The tax imposed in this subsection shall apply to all such sales including sales by the Washington state liquor stores and agencies, but excluding sales to class H licensees.
- (2) There is levied and shall be collected a tax upon each sale of spirits, or strong beer in the original package at the rate of ten percent of the selling price on sales by Washington state liquor stores and agencies to class H licensees.
- (3) There is levied and shall be collected an additional tax upon each retail sale of spirits in the original package at the rate of one dollar and seventy-two cents per liter. The additional tax imposed in this subsection shall apply to all such sales including sales by Washington state liquor stores and agencies, and including sales to class H licensees.
- (4) An additional tax is imposed equal to fourteen percent multiplied by the taxes payable under subsections (1), (2), and (3) of this section.
- (5) ((Until July 1, 1995,)) An additional tax is imposed upon each retail sale of spirits in the original package at the rate of seven cents per liter. The additional tax imposed in this subsection shall apply to all such sales including sales by Washington state liquor stores and agencies, and including sales to class H licensees. All revenues collected during any month from this additional tax shall be deposited in the violence reduction and drug enforcement ((and education)) account under RCW 69.50.520 by the twenty-fifth day of the following month.
- (6)(a) An additional tax is imposed upon retail sale of spirits in the original package at the rate of one and seven-tenths percent of the selling price through June 30, 1995, two and six-tenths percent of the selling price for the period July 1, 1995, through June 30, 1997, and three and four-tenths of the selling price thereafter. This additional tax applies to all such sales including sales by Washington state liquor stores and agencies, but excluding sales to class H licensees.
- (b) An additional tax is imposed upon retail sale of spirits in the original package at the rate of one and one-tenth percent of the selling price through June 30, 1995, one and seventenths percent of the selling price for the period July 1, 1995, through June 30, 1997, and two and three-tenths of the selling price thereafter. This additional tax applies to all such



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sales to class H licensees.

(c) An additional tax is imposed upon each retail sale of spirits in the original package at the rate of twenty cents per liter through June 30, 1995, thirty cents per liter for the period July 1, 1995, through June 30, 1997, and forty-one cents per liter thereafter. This additional tax applies to all such sales including sales by Washington state liquor stores and agencies, and including sales to class H licensees.

(d) All revenues collected during any month from additional taxes under this subsection shall be deposited in the health services account created under RCW 43.72.900 by the

twenty-fifth day of the following month.

(7) The tax imposed in RCW 82.08.020 shall not apply to sales of spirits or strong beer in the original package.

- (8) The taxes imposed in this section shall be paid by the buyer to the seller, and each seller shall collect from the buyer the full amount of the tax payable in respect to each taxable sale under this section. The taxes required by this section to be collected by the seller shall be stated separately from the selling price and for purposes of determining the tax due from the buyer to the seller, it shall be conclusively presumed that the selling price quoted in any price list does not include the taxes imposed by this section.
- (9) As used in this section, the terms, "spirits," "strong beer," and "package" shall have the meaning ascribed to them in chapter 66.04 RCW.

Sec. 904. RCW 82.24.020 and 1993 c 492 s 307 are each amended to read as follows:

- (1) There is levied and there shall be collected as provided in this chapter, a tax upon the sale, use, consumption, handling, possession or distribution of all cigarettes, in an amount equal to the rate of eleven and one-half mills per cigarette.
- (2) ((Until July 1, 1995,)) An additional tax is imposed upon the sale, use, consumption, handling, possession, or distribution of all cigarettes, in an amount equal to the rate of ((one and one-half)) five and one-fourth mills per cigarette. All revenues collected during any month from this additional tax shall be deposited in the violence reduction and drug enforcement ((and education)) account under RCW 69.50.520 by the twenty-fifth day of the following month.
- (3) An additional tax is imposed upon the sale, use, consumption, handling, possession, or distribution of all cigarettes, in an amount equal to the rate of ten mills per cigarette through June 30, 1994, eleven and one-fourth mills per cigarette for the period July 1, 1994, through June 30, 1995, twenty mills per cigarette for the period July 1, 1995, through June 30, 1996, and twenty and one-half mills per cigarette thereafter. All revenues collected during any month from this

additional tax shall be deposited in the health services account created under RCW 43.72.900 by the twenty-fifth day of the following month.

(4) Wholesalers and retailers subject to the payment of this tax may, if they wish, absorb one-half mill per cigarette of the tax and not pass it on to purchasers without being in violation of this section or any other act relating to the sale or taxation of cigarettes.

(5) For purposes of this chapter, "possession" shall mean both (a) physical possession by the purchaser and, (b) when cigarettes are being transported to or held for the purchaser or his or her designee by a person other than the purchaser, constructive possession by the purchaser or his or her designee, which constructive possession shall be deemed to occur at the location of the cigarettes being so transported or held.

Sec. 905. RCW 82.64.010 and 1991 c 80 s 1 are each amended to read as follows:

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

- (1) "Carbonated beverage" has its ordinary meaning and includes any nonalcoholic liquid intended for human consumption which contains carbon dioxide, whether carbonation is obtained by natural or artificial means.
- (2) "Previously taxed ((carbonated beverage or)) syrup" means ((a carbonated beverage or)) syrup in respect to which a tax has been paid under this chapter. ((A "previously taxed carbonated beverage" includes carbonated beverages in respect to which a tax has been paid under this chapter on the carbonated beverage or on the syrup in the carbonated beverage.))
- (3) "Syrup" means a concentrated liquid which is added to carbonated water to produce a carbonated beverage.
- (4) Except for terms defined in this section, the definitions in chapters 82.04, 82.08, and 82.12 RCW apply to this chapter.

Sec. 906. RCW 82.64.020 and 1991 c 80 s 2 are each amended to read as follows:

- (1) A tax is imposed on each sale at wholesale of ((a carbonated beverage or)) syrup in this state. The rate of the tax shall be equal to ((eighty-four one-thousandths of a cent per ounce for carbonated beverages and seventy-five cents)) one dollar per gallon ((for syrups)). Fractional amounts shall be taxed proportionally.
- (2) A tax is imposed on each sale at retail of ((a carbonated beverage or)) syrup in this state. The rate of the tax shall be equal to the rate imposed under subsection (1) of this section.
- (3) Moneys collected under this chapter shall be deposited in the <u>violence reduction and</u> drug enforcement ((and education)) account under RCW 69.50.520.
- (4) Chapter 82.32 RCW applies to the taxes imposed in this chapter. The tax due dates, reporting periods, and return requirements applicable to chapter 82.04 RCW apply equally



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to the taxes imposed in this chapter.

Sec. 907. RCW 82.64.030 and 1991 c 80 s 3 are each amended to read as follows:

The following are exempt from the taxes imposed in this chapter:

(1) Any successive sale of a previously taxed ((carbonated beverage or)) syrup.

(2) Any ((carbonated beverage or)) syrup that is transferred to a point outside the state for use outside the state. The department shall provide by rule appropriate procedures and exemption certificates for the administration of this exemption.

(3) Any sale at wholesale of a trademarked ((carbonated beverage or)) syrup by any person to a person commonly known as a bottler who is appointed by the owner of the trademark to manufacture, distribute, and sell such trademarked ((carbonated beverage or)) syrup within a specified geographic territory.

(4) Any sale of ((carbonated beverage or)) syrup in respect to which a tax on the privilege of possession was paid under

this chapter before June 1, 1991.

Sec. 908. RCW 82.64.040 and 1991 c 80 s 7 are each amended to read as follows:

(1) Credit shall be allowed, in accordance with rules of the department, against the taxes imposed in this chapter for any ((carbonated beverage or)) syrup tax paid to another state with respect to the same ((carbonated beverage or)) syrup. The amount of the credit shall not exceed the tax liability arising under this chapter with respect to that ((carbonated))

beverage or)) syrup.

(2) For the purpose of this section:

(a) "((Carbonated beverage or)) Syrup tax" means a tax:

 (i) That is imposed on the sale at wholesale of ((carbonated beverages or)) syrup and that is not generally imposed on other activities or privileges; and

(ii) That is measured by the volume of the ((carbonated

beverage or)) syrup.

(b) "State" means (i) a state of the United States other than Washington, or any political subdivision of such other state,(ii) the District of Columbia, and (iii) any foreign country or political subdivision thereof.

NEW SECTION. Sec. 909. The following acts or parts of acts are each repealed:

(1) RCW 82.64.060 and 1991 c 80 s 5; and

(2) RCW 82.64.900 and 1989 c 271 s 509.

NEW SECTION. Sec. 911. Sections 901 through 909 of this act shall be submitted as a single ballot measure to the people for their adoption and ratification, or rejection, at the next succeeding general election to be held in this state, in accordance with Article II, section 1 of the state Constitution, as amended, and the laws adopted to facilitate the operation thereof unless section 13, chapter 2, Laws of 1994, has been declared invalid or otherwise enjoined or stayed by a court of competent jurisdiction.

NEW SECTION. Sec. 912. Sections 905 through 908 of this act shall not be construed as affecting any existing right acquired or liability or obligation incurred, nor as affecting any proceeding instituted under those sections, before the effective date of sections 905 through 908 of this act.

NEW SECTION. Sec. 915. (2) Sections 904 through 908 of this act shall take effect July 1, 1995.

PROJECT VOTE SMART

Additional information about candidates for federal office is available free to Washington voters from Project Vote Smart, a national, non-partisan program started in 1992. This includes information about voting records, campaign finances, past and current position statements and performance evaluations. Voters can telephone Project Vote Smart at 1-800-622-7627.

United States Senator





Ron SIMS

Democrat

Campaign Address: Ron Sims for U.S. Senate 233 6th Avenue N. Seattle, WA 98109 Telephone: (206) 448-7010

Dear Washingtonian.

Long ago, I asked my father, a Spokane minister, whether I should follow his steps into the ministry or turn to public service. He advised service. Today, after graduating from Central Washington University in Ellensburg, and working for the Washington Attorney General, the Federal Trade Commission, and the Washington State Senate, I am

serving my third term on the King County Council. At 46, I am a candidate for the U.S. Senate because I want to fight for hardworking middle class families, for our children, and for seniors.

I have tried to live a life of service in my job, as a husband and father of three, and in my community as a volunteer school tutor, a lay minister for Operation Nightwatch working to help young people get off the streets, as a coach, and as a volunteer

hospital chaplain for the terminally ill.

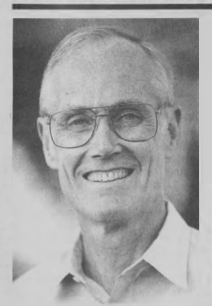
Public safety and fiscal responsibility were my priorities as Chair of the Council's Finance Committee. I added police, pioneered the use of DNA coding and an Automated Fingerprint Identification System, and created a registry of convicted sex predators. I made sure funding for senior services and programs for women and children continued, but by holding the line on spending I created new financial reserves and earned

King County one of the nation's top credit ratings.

I have tried to say with my life that our echoing footsteps will create our children's tomorrows. I want to be a Senator whose hands and heart and mind will be there for all of us. Please help me with your vote.

Thank you, Ron Sims

Endorsed By: The Washington Education Association, Washington Federation of Teachers, Sierra Club, National Organization for Women, International Association of Machinists and Aerospace Workers, and eighteen other organizations representing Washington's working families.



Slade GORTON Republican

A fire burns within me because I know that if I and a few more likeminded people are elected to the U.S. Senate this year we can begin turning things around for a safer and more prosperous Washington state and America. The direction being set by today's dominant majority in Washington D.C. is wrong. I believe passionately that there is a better way. Their way is toward a more centralized and expensive federal government. Their way takes money and choices away from families and communities. They want to decide 3,000 miles away what is best for us in our neighborhoods, schools and doctors' offices. Their way means less freedom, fewer choices, decreased individual responsibility, more taxes and deficits.

This is your choice: If you want just another Senator who will support the majority that dominates Washington D.C. today, vote for my opponent. But, if you agree with me that there is a better way and you want a voice to balance today's majority — then I would appreciate your vote because mine is a different direction.

My agenda is simple: I work for jobs, personal safety and a clean Washington state.

My faith is not in centralized federal decisions. Instead I believe in the ability of people, families and communities to decide better for themselves. Whether the issue is education, creating jobs, health care, or fighting crime — my faith is in you. My direction is toward empowering you and your family to give you the maximum freedom to make the best choices about your own life and your own future. I work for you.

Do you want one more Senator who thinks like the dominant majority or do you want Slade Gorton — a voice for balance and a different direction?



United States Representative

Third Congressional District



Jolene UNSOELD

Democrat
Campaign Address:
Unsoeld Campaign
609 Main Street
Vancouver, WA 98660
Telephone: (206) 750-9272

Jolene puts us first. She fought for family leave to protect jobs and families of working parents. She fought for tax relief for 15 million working families to reward work over welfare. She fought for tax benefits for 94 percent of small businesses. She fought to cut big government by eliminating 250,000 federal bureaucratic positions

and to make our allies pay their share of their own defense. Jolene forced the international ban on foreign driftnets. Jolene fights for change — and she wins!

Jolene believes the root cause of violence begins at a very early age — with troubled families in the home. The key to breaking the cycle of violence begins in early childhood and addresses our disintegrating sense of community and failure to instill in many young people the moral fiber they need in life. Jolene got Head Start expanded to provide appropriate early intervention. She encouraged partnerships between businesses and schools and fought for greater educational opportunity for middle class families.

Jolene believes our families deserve to live in communities free of violence and crime. If someone commits a violent crime, why wait for three strikes? Put them away — period. We need early intervention providing juvenile offenders "shock incarceration" and treatment

Every American who works hard and has played by the rules deserves quality health care that can never be taken away. More than 80 percent of the uninsured are working families. That's wrong and Jolene's fighting to change it.

She fought to protect Medicare and to make Social Security ndependent.

Compare the records: the choice is clear. Jolene fights for change and puts us first. She has the energy, the guts, and the integrity we need.

Let's keep Jolene Unsoeld working for us. On the issues that matter, she fights for Southwest Washington's working families — and wins!

Her write-in campaign was one more victory for the people who have worked with Linda to change government.

She's been called the "mother of initiatives," having successfully passed two statewide measures aimed at cleaning state government.

She authored Initiative 601, The Taxpayer Protection Act. State voters approved this measure to end runaway government spending. It puts state government on a diet through sensible spending controls. Voters have approved another Smith sponsored effort—Initiative 134, campaign finance reform. This curbed the power and influence of PACs and special interests. It ended the practice of Olympia lawmakers from flooding their districts with public-paid mailings during election years.

As a lawmaker representing Southwest Washington, Linda has fought to protect the retirement checks of senior citizens. She has made sure our most vulnerable citizens have a voice in Olympia.

While Linda has been working to reduce state spending, Congress has been increasing federal spending adding to the tax burden on families.

While Linda has been pushing for higher ethical standards for state lawmakers, Congress has been caught trying to cover up the "post office scandal," which some elected officials profited from.

It's time to reform Congress. Linda Smith has the experience and support to get results for working families through spending controls, congressional reforms and campaign finance reform.

Voters deserve change; Linda Smith delivers change. Let's turn the establishment on its side by voting for Linda Smith, Congress, 3rd.



Linda
SMITH
Republican
Campaign Address:
Committee to Draft
Linda Smith
8904 N.E. Hazel Dell Avenue
Vancouver, WA 98665
Telephone: (206) 574-5060

Most candidates file for office, very few, like Linda Smith, are drafted by their supporters. We, the people of Southwest Washington, made Linda our candidate for Congress through an unprecedented write-in campaign. The establishment said it couldn't be done. But Linda has, more than once, turned the establishment on its side, which is why the people put her on the ballot this November.

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

United States Representative

Third Congressional District





Caitlin Davis
CARLSON
Gun Control Party
Campaign Address:
Washington Gun Control
7021 Monaco Park S.E.
Tumwater, WA 98501
Telephone: (206) 754-6631

Our country is experiencing an epidemic of gun violence. Last year, nearly 30,000 Americans were killed by guns. It's time that we do something about it.

Representative Unsoeld doesn't think guns are a problem. While accepting huge contributions from the National Rifle Association,

she blindly opposes reasonable gun control. Unsoeld voted against the Brady Bill and against the assault weapons ban. She even submitted a bill proposing that U.S. gun makers sell copies of outlawed foreign assault weapons. The next day, the N.R.A. gave her \$4,950.

Unsoeld has sadly let special interest money take over her legislative decisions.

I propose a five point program to reduce gun violence. It includes a federal registration and background check system; safety training for new gun owners; safety standards for gun manufacturers; a ban on assault style firearms; and taxes on gun manufacturers' profits to pay for the program.

These measures won't end gun violence, but they will help. They will not take guns away from responsible citizens.

There is another good reason to vote for me. In a district where unemployment is high and money worries are common, it's shameful to waste millions of dollars on dirty and negative political campaigns.

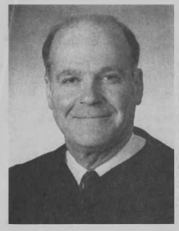
That's why I limit contributions to \$25. You are invited to contribute.

You may not agree with all of my principles, but I call it like I see it and I have only the public interest in mind. If you send me to Congress, I'll be an honest advocate for the **people** of this district, uncompromised by special interests.

I am the only person in this race who can tell you that truthfully.



Justice of the Supreme Court



Gerry L.
ALEXANDER
Nonpartisan

Campaign Address:
Alexander for Supreme Court
Committee
525 Columbia N.W., Suite 202
Olympia, WA 98501
Telephone: (206) 756-0447

"Court of Appeals Judge Gerry Alexander has the experience and integrity to be a great Justice on our Supreme Court." - Retired Justice Robert Hunter

Judge Alexander is endorsed by 6 of 7 retired Supreme Court Justices, many County Prosecutors, law enforcement leaders, organizations, and hundreds of individuals from across the state.

Judicial Experience-Judge Alexander is the most experienced judge running for this position, having served 10 years on the Washington Court of Appeals and 11 years on the Thurston-Mason County Superior Court. He taught Legal Ethics at the University of Puget Sound Law School and served as Judge Pro Tempore on the Supreme Court. The State Bar Association gave its Highest Rating for his appointment to the Supreme Court.

Community Leadership-Judge Alexander is Past President of Thurston County United Way, Olympia area YMCA, Capital Marathon Association, and State Capital Historical Association; a past Board Member of the Thurston County Crisis Clinic and past Moderator of United Churches of Olympia.

Personal Achievement - Born in Washington; attended public schools in Aberdeen and Olympia; graduate of University of Washington and its law school. He served as an Army infantry officer and is the proud father of three children.



Janice
NIEMI
Nonpartisan
Campaign Address:
Janice Niemi for
Supreme Court
P.O. Box 20516
Seattle, WA 98102
Telephone: (206) 323-2619

Janice Niemi will protect our legal rights. She is uniquely qualified to serve on the Supreme Court. She has experience as a judge, a legislator and a community leader. Niemi offers common sense with an outstanding record of public service. Her experience has taught her to listen and to understand the wide variety of interests we have in this State. She understands that the law must represent real people as well as high ideals.

Balanced Experience - Janice Niemi served as a District Court Judge and Superior Court Judge for 7 1/2 years. She was Presiding Judge of Seattle District Court, President of her local PTA, a volunteer on the Central Area School Council, and served as a State Representative and Senator.

Compassion and Strength - Niemi's judicial experience, community leadership and legislative service make her exceptionally qualified to serve on our highest court. She has received the highest rating of the Seattle Police Guild, from officers who regularly appear before her. We need Janice Niemi because she listens, is fair-minded, and cares about issues affecting our daily lives.

Raised in Spokane, Niemi received her law degree from the University of Washington. She is the mother of two children.

Justice of the Supreme Court

Position 3





Phil
TALMADGE
Nonpartisan
Campaign Address:

Committee to Elect Phil Talmadge P.O. Box 46417 Seattle, WA 98146 Telephone: (206) 340-4616 Phil Talmadge, an experienced legislator and nationally-honored appeals lawyer, knows that the Supreme Court, like other governmental institutions, must change to serve us:

Work Harder for Justice - Our appellate courts are congested. Some cases wait for more than a year to be decided. That's too long. The Supreme Court should work with the Court of Appeals, taking more cases to reduce the backlog.

More Affordable Justice - Arbitration and mediation should be used more often as an alternative to traditional litigation, which can be expensive and traumatic for those seeking justice.

Concern for Children, Families and Crime Victims-The courts need to be sensitive to the needs of crime victims, children, and families. Phil, who wrote the laws against child abuse and domestic violence, knows that the administration of our juvenile justice system must be improved.

Phil's campaign has received support from the State Council of Police Officers, the State Patrol Troopers Association, the Washington Council of Firefighters, the State Labor Council, the Federation of State Employees, the Hispanic Bar Association and the Seattle Firefighters. Phil is rated "exceptionally well qualified" by the Loren Miller Bar Association and Washington Women Lawyers.



Jeanette
BURRAGE
Nonpartisan
Campaign Address:
Friends of Jeanette Burrage

Seattle, WA 98109 Telephone: (206) 824-1405

557 Roy Street, Suite 95

Proven Leadership -

Jeanette Burrage will protect the constitutional liberties guaranteed to everyone. As Executive Director of the Northwest Legal Foundation, Burrage has assisted people directly and through management of the foundation. The mission of the foundation is to protect individual rights including private property rights. One of her goals is to make the law more easily understood.

Balanced Experience -

Jeanette Burrage has practiced land use and privacy rights law. Her law degree is from the University of Washington. She has been an accountant, budget analyst and a financial consultant, as well as assistant to Federal Appeals Court Judge Eugene A. Wright.

Burrage served as a Washington State Representative in 1981-82, and is currently a councilwoman for Des Moines, Washington. Will Bring Common Sense to Washington's Highest Court -

Jeanette Burrage will combine practical knowledge and legal experience in making judgments. She is the mother of two sons. With her husband she has assisted with community service projects through the West Seattle Jaycees.

Mrs. Burrage has been a board member of the Senior Center of West Seattle, and Citizens to Save Puget Sound. She has a track record for getting things done. Jeanette Burrage will make an outstanding State Supreme Court Justice.



State Representative

Seventeenth Legislative District



Kim PEERY

Democrat Campaign Address: P.O. Box 1015 Camas, WA 98607 Telephone: (206) 576-5704

Kim Peery has a proven commitment to first-rate schools, affordable health care, job creation, criminal justice, and high ethical standards. As House Majority Leader, Kim is well-positioned to represent our area's interests at a time when spending cuts are necessary. He will protect funding for our schools, and ensure that we give all our children the skills and knowledge they'll need to be successful citizens, workers or business owners, and parents.

Peery, a former teacher and lifelong resident of Clark County, is the father of three sons in public schools, and owns an independent insurance agency.



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Marc BOLDT Republican Campaign Address: Team 17 18606 N.E. 182nd Avenue Brush Prairie, WA 98606

Telephone: (206) 256-9025

Life long resident, and business owner in Clark County, Marc is committed to rekindle a sense of direction and purpose for our state.

He believes true representation must come by going to the residents first and serving them regardless of the issue or the views expressed.

His actions and voting records will be held accountable to the people of the district regardless of the outcome.

Marc's record of service to the people of Clark County has established his integrity to uphold our constitution, and strive to keep the values in our state that our founders set forth years ago.

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Jim DAVIS

Democrat Campaign Address: Citizens for Jim Davis 20819 N.E. 169th Street Brush Prairie, WA 98606 Telephone: (206) 892-6657

A fifth generation Clark County resident, and director of a business assistance program for the Columbia River Economic Development Council, Jim Davis is working to improve our economy and enhance our quality of life by helping Clark and Skamania county businesses cut through government red tape, reduce waste, keep our air clean and keep jobs in our community. As our representative, Jim will work to crack down on crime and violence; protect our families and seniors; maintain school funding; make government more efficient; and protect our farms, jobs and businesses from inflexible regulations. Jim and his wife live in Hockinson.



Don BENTON

Republican Campaign Address: Committee to Elect Don Benton P.O. Box 5076 Vancouver, WA 98668 Telephone: (206) 737-0296

I am a family man with school age children and own my own business in Vancouver. I am deeply concerned with the current direction of our government.

I will work aggressively to reverse government growth, regulation and taxation, to support quality and choice in public education, and will initiate measures to control crime and lock-up criminals.

I will fight to protect private property rights and the rights of all people to make their own choices without government interference.

Please help me bring honesty, integrity and common sense to Olympia. I ask for your support and vote on election day.

State Representative

Eighteenth Legislative District





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Betty Sue MORRIS

Democrat
Campaign Address:
Morris for the House
12633 N.W. 19th Loop
Vancouver, WA 98685

Telephone: (206) 573-9455

First elected in 1988, Betty Sue Morris has established a reputation for effectiveness, honesty, and hard work. In Olympia, she raises a strong voice for law enforcement, senior citizens and families. As chair of the House Corrections Committee, her top priorities for a fourth term include re-vamping the state's juvenile justice system, reducing the cost of prisons, and maintaining quality education despite state budget problems.

A wife and mother at home, the former news reporter and teacher advocates regulatory reform, and increased recreation and sports fishing opportunities. Health Care and Judiciary are her other committee assignments.



Joseph ZARELLI

Republican
Campaign Address:
People for Joseph Zarelli
2809 N.W. 100th Street
Vancouver, WA 98685
Telephone: (206) 576-5194

Joseph Zarelli makes no promises but guarantees representation of the 18th district with integrity and diligence. Joseph's priorities are family and business. Business is the heart of our economy, and strong family is the foundation for good values and morality.

The biggest change needed is in creating a state government that is a role model for efficiency. The biggest problem facing all Washingtonians is crime, and in particular juvenile crime. In dealing with this problem the answers lie in responsibility and accountability by the offender. We are now reaping the sorrows of combating crime with social programs.



Jim SPRINGER

Democrat Campaign Address: Citizens for Jim Springer P.O. Box 1100 Kalama, WA 98625 Telephone: (206) 673-4988 "Effective" best describes Jim Springer's efforts as a first term legislator. Jim successfully sponsored major legislation that will help create family wage jobs for S.W. Washington.

Jim's appointments to the Small Business Improvement Council and the Governor's Task Force On Regulatory Reform are testimony to the confidence his fellow legislators have in him. His balanced approach to many issues is helping change state government for the better.

Showing toughness in some areas, Jim has also demonstrated compassion while dealing with the many issues that will impact your life and your children's lives for years to come.



John PENNINGTON

Republican
Campaign Address:
Friends of John Pennington
P.O. Box 69
Carrolls, WA 98609
Telephone: (206) 687-9044

Founder & Owner of Timber Town Coffee Co., in Kelso and Battle Ground, John has developed a reputation as a strong leader in the fight against higher taxes and government waste.

He currently serves as state Treasurer for the Washington Young Republican Federation and former W.Y.R.F. National Site Selection Committee. A recipient of the coveted Marine Corps R.O.T.C. Scholarship, John attended Vanderbilt and Belmont Christian University.

John believes that lessening the tax burden on small business creates more jobs and expands our tax base for funding education and fighting crime... for helping families.

John Pennington gets things done!



State Representative

Forty-Ninth Legislative District



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Shirley A. GALLOWAY

Democrat
Campaign Address:
Shirley Galloway for State
Representative Committee
4510 N.E. 38th Street
Vancouver, WA 98661-3517

Telephone: (206) 693-8163

Shirley's experience, knowledge and skills bring people together to find unified solutions to problems.

She's gained a deep understanding of community and state through years of professional and volunteer activities - on the Vancouver School Board, VSD Foundation, Columbia Arts Center, Council for the Homeless, and self-employment. Shirley works tirelessly for jobs and economic stability, water quality and quantity, educational opportunities from preschool through seniorhood, and affordable housing.

Shirley served in the House of Representatives (1979-1984), chairing the Education Committee for two years. Served on Financial Institutions and Insurance, Revenue, Ecology, and Agriculture Committees. "A thoughtful, sound decision-maker."



Don CARLSON

Republican
Campaign Address:
Committee to Re-elect
Don Carlson
5608 N.E. 91st Court
Vancouver, WA 98662-5201
Telephone: (206) 896-6530

Don Carlson has appreciated being able to represent the people of the 49th district. Don has served on the Appropriations, Education and Higher Education committees of the House. He has also been appointed to the Joint Committee on Pension Policy and the state Council for the Aging. Don retired from 31 years of teaching to work for quality education for our state. He brings a moderate perspective to legislative issues. Don will continue to be an advocate for families, small business and constituent needs. Retain Don Carlson to work for southwest Washington.



Val OGDEN

Democrat
Campaign Address:
Committee to Elect
Val Ogden
108 E. Mill Plain
Vancouver, WA 98660
Telephone: (206) 737-6639

Val Ogden, after four years in the legislature, has been given major leadership roles. She is Vice Chair of the Capital Budget Committee, a member of the Corrections Committee and the Higher Education Committee. She is chair of the Legislative Budget Committee, a joint House and Senate Committee, which conducts sunset reviews and performance audits.

Val helped obtain funds to construct the new WSU Branch campus. She has represented the citizens of the 49th District effectively and with integrity. She will continue to work for programs that support families, promote safe neighborhoods, ensure quality education and a fiscally prudent government.



Ron FOX

Republican
Campaign Address:
Friends of Fox
3605 N.E. 97th Avenue
Vancouver, WA 98662
Telephone: (206) 896-9815

Ron Fox is not a politician, but a fellow citizen who feels Olympia has lost touch with what Washingtonians expect from government. He is appalled by changes to his native Washington due to spiraling regulations and taxes that burden business and families.

Ron knows our children need jobs, opportunities to excel, chances to improve their economic state and a reason to expect they too can live out an American dream.

There are plenty of bureaucrats and special interest groups in Olympia, but not enough common sense public servants. You will change that by sending Ron Fox to the State Legislature.

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OFFICIAL LOCAL

VOTERS PAMPHLET

Participating Jurisdictions: Clark County, Clark Public Utilities and the City of Vancouver

GENERAL ELECTION NOVEMBER 8, 1994

PUBLISHED BY THE CLARK COUNTY AUDITOR'S OFFICE LIZ LUCE, AUDITOR

INTRODUCTION TO LOCAL VOTERS PAMPHLET

We the people

"We the people of the United States, in order to form a more perfect union, establish justice, ensure domestic tranquility, provide for the common defense, promote the general welfare and secure the blessings of liberty to ourselves and our posterity, do ordain and establish the Constitution of the United States of America."

These familiar words, submitted to the Constitutional Convention more than 200 years ago, reflect the determination of a people that lives today. The goal of the founders of the Constitution of the United States was to establish a nation based on the rights and will of the people. It was an unprecedented aim for its time. But because it was an ideal that rang true, the strength and convictions of those who wrote the Constitution remain alive through today's elective process.

Each time we vote, we the people uphold the basic precepts on which our nation and local community were born. And the power of the vote and the will of the people is evidenced each time a vote is cast in a city, county, state or federal election. The decisions made at the polls are felt in our schools, fire districts, courthouses and neighborhoods.

On November 8, Clark County voters will exercise their voting rights. You'll be doing so in a year that marks the 150th anniversary of Clark County government. This is your community and your opportunity to carry on an important tradition of democracy. This pamphlet contains information to help voters make informed decisions as you carry out that tradition at the polls. We hope you'll read it and that you'll vote this fall.

liz luce

Clark County Auditor

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SAMPLE BALLOT

General Election, November 8, 1994

NOTE TO VOTERS

The following Sample Ballot contains all candidates and measures certified to appear in our General Election to be held on November 8, 1994. You will not be entitled to vote on all races and issues that appear on this ballot. When you go to the polls only the contests and measures that apply to your precinct will be listed. The polls are open from 7:00 a.m. until 8:00 p.m.

STATE MEASURES

Proposed by Initiative Petition to the People INITIATIVE MEASURE TO THE PEOPLE NO. 607

Shall persons other than dentists be licensed to make and sell dentures to the public, as regulated by a new state board of denture technology?

YES ...

NO ...

Proposed by the Legislature REFERENDUM MEASURE TO THE PEOPLE NO. 43

Shall taxes on sales of cigarettes, liquor, and pop syrup be extended to fund violence reduction and drug enforcement programs?

YES ...

NO ...

UNITED STATES SENATOR

UNITED STATES SENATOR	RON SIMS	Democrat	
RALL SIX YEAR TERM VOTE FOR ONE	SLADE GORTON	Republican	

UNITED STATES REPRESENTATIVE 3rd Congressional District

UNITED STATES	JOLENE UNSOELD	Democrat	
REPRESENTATIVE RAL TWO YEAR TERM	LINDA A. SMITH	Republican	
VOTE FOR ONE	CAITLIN DAVIS CARLSON	Gun Control	

STATE LEGISLATURE 17th Legislative District

REPRESENTATIVE Position No. I	KIM PEERY	Democrat	
PALL TWO YEAR TERM VOTE FOR ONE	MARC BOLDT	Republican	

REPRESENTATIVE Position No. 2	JIM DAVIS	Democrat	
RALL TWO YEAR TERM VOTE FOR ONE	DON BENTON	Republican	

STATE LEGISLATURE 18th Legislative District

Position No. I	BETTY SUE MORRIS	Democrat
PULL TWO YEAR TERM VOTE FOR ONE	JOSEPH ZARELLI	Republican

REPRESENTATIVE Position No. 2	JIM SPRINGER	Democrat	
FULL TWO YEAR TERM VOTE FOR ONE	JOHN PENNINGTON	Republican	

STATE LEGISLATURE 49th Legislative District

REPRESENTATIVE Position No. I	SHIRLEY A. GALLOWAY	Democrat
PULL TWO YEAR TERM VOTE FOR ONE	DON CARLSON	Republican

Position No. 2	VAL OGDEN	Democrat
PULL TWO YEAR TEAM VOTE FOR ONE	RON FOX	Republican

CLARK COUNTY

COUNTY ASSESSOR RALL FOUR YEAR TERM VOTE FOR ONE	BEN GASSAWAY	Democrat	
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COUNTY AUDITOR	LIZ LUCE	Democrat	
VOTE FOR ONE	JEANNE SCHAEFER	Republican	

COUNTY CLERK	JO ANNE MCBRIDE	Democrat	
VOTE FOR ONE	CARMELA SUE SCHAVE	Republican	

COUNTY COMMISSIONER District No. 3	BUSSE NUTLEY	Democrat	
FULL FOUR YEAR TERM VOTE FOR ONE	MEL GORDON	Republican	

COUNTY CORONER FULL FOUR YEAR TERM VOTE FOR ONE	ARCH HAMILTON	Republican	
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COUNTY PROSE- CUTING ATTORNEY RUL FOUR YEAR TERM VOTE FOR ONE	ART CURTIS	Democrat	
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COUNTY SHERIFF	FRANK KANEKOA	Democrat
VOTE FOR ONE	GARRY LUCAS	Republican

COUNTY TREASURER FULL FOUR YEAR TERM VOTE FOR ONE	DOUG LASHER	Democrat	
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JUSTICE STATE SUPREME COURT

IUSTICE

Position No. I RULL SIX YEAR TERM VOTE FOR ONE	RICHARD GUY	Non-Partisan
JUSTICE Position No. 2	GERRY L. ALEXANDER	Non-Partisan
RALL SIX YEAR TERM VOTE FOR ONE	JANICE NIEMI	Non-Partisan

JUSTICE Position No. 3	PHIL TALMADGE	Non-Partisan	
PULL SIX YEAR TERM VOTE FOR ONE	JEANETTE BURRAGE	Non-Partisan	

JUDGE COURT OF APPEALS

JUDGE Division 2, District 3 RUL SOX YEAR TERM VOTE FOR ONE	J. DEAN MORGAN	Non-Partisan	
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JUDGE CLARK COUNTY DISTRICT COURT

JUDGE Position No. I	FRED J. STOKER	Non-Partisan
FULL FOUR YEAR TERM VOTE FOR ONE	JOHN WULLE	Non-Partisan

JUDGE Position No. 2	MARCINE MILLER MILES Non-Partisan	
SHORT & FULL FOUR YEAR TIRM VOTE FOR ONE	JOHN F. NICHOLS	Non-Partisan

JUDGE Position No. 3	DARVIN J. ZIMMERMAN	Non-Partisan
FULL FOUR YEAR TERM VOTE FOR ONE	RICH MELNICK	Non-Partisan

JUDGE Position No. 4	KEN R. EIESLAND	Non-Partisan
FULL FOUR YEAR TERM VOTE FOR ONE	MIKE FOISTER	Non-Partisan

JUDGE Position No. 5 FULL FOUR YEAR TERM VOTE FOR ONE	RANDAL B. FRITZLER	Non-Parthan	
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CLARK PUBLIC UTILITIES COMMISSIONER

COMMISSIONER District No. 1	CAROL J. CURTIS	Non-Partisan
FULL SIX YEAR TERM VOTE FOR ONE	WILLIAM "BILL" AYRES	Non-Partisan

CITY OF VANCOUVER

PROPOSED CITY CHARTER AMENDMENT NO. I

Shall a new Charter Section 2.18 be added to provide for a citizen commission to determine and establish salaries for the Mayor and City Councilmembers as contemplated in Resolution M-2910?

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CITY OF VANCOUVER

PROPOSED CITY CHARTER AMENDMENT NO. 2

Shall Charter Section 3.04 be amended to clarify that the City Council, Council committees, and Councilmembers may directly seek legal assistance from the City Attorney as contemplated in Resolution M-29112

YES ...

PROPOSED CITY CHARTER AMENDMENT NO. 3

Shall Charter Section 6.10 be amended to provide that contracts for city improvements be awarded to the lowest <u>most</u> responsible bidder as contemplated in Resolution M-2912?

YES ...

PROPOSED CITY CHARTER AMENDMENT NO. 4

Shall Charter Section 8.04 be amended to provide for representation on the Parks and Recreation Commission from each school district which has territory within the city limits of Vancouver and for up to nine additional members to be appointed at large from City residents as contemplated in Resolution M-2913?

YES ...

MT. PLEASANT SCHOOL DISTRICT NO. 29-93

PROPOSITION NO. 1 MOUNT PLEASANT SCHOOL DISTRICT NO. 29-93 MAINTENANCE AND OPERATION LEVY

Shall the following taxes for maintenance and operation purposes be levied, in excess of all regular, non-voted property tax levies, upon all taxable property within Mount Pleasant School District No. 29-93 for the District's General Fund:

- A. for 1994 levy / 1995 collection: Approximately \$2.56 per \$1,000 assessed valuation to provide \$40,000; and
- B. for 1995 levy / 1996 collection: Approximately \$2.56 per \$1,000 assessed valuation to provide \$41,200;

all as specified in District Resolution No. 94-5?

LEVY, YES ...

CLARK COUNTY FIRE PROTECTION DISTRICT NO. I

PROPOSITION NO. 1 GENERAL OBLIGATION BONDS - \$965,000.00

Shall Fire Protection District No. 1 borrow \$965,000.00 to remodel an existing fire station, acquire land for and build a new fire station, and acquire two tenders and two engines and other fire fighting and life saving equipment by selling general obligation bonds therefor maturing within 5 years and levy annual excess property taxes necessary to pay and retire the bonds, as provided in Resolution No. 5-8-30-94?

BONDS,	YES	***	
BONDS,	NO		

PRECINCT COMMITTEE OFFICER

PRECINCT	(306 POSITIONS)	Democrat	
PULL TWO YEAR TERM VOTE FOR ONE	(306 POSITIONS)	Republican	

Your Precinct number will be printed at the top of your ballot. Be sure to only vote for the precinct committee officer in your precinct.

POLL LOCATIONS

Voters must vote at the polling place assigned to their precinct.

Polling Place	Address	Precinct Name/#	
All Saints Episcopal Church	2100 NW 99th St, Vancouver	451, 454, 455, 458	
Amboy Middle School	22115 NE Chelatchie Rd, Amboy	535, 537, 542	
Battle Ground High School	East Gym, Battle Ground	583, 584, 585, 586, 587, 594, 598	
Ben Franklin Elem. School	5206 Franklin St, Vancouver	050, 053, 055, 057	
Burnt Bridge Creek Elem. School	14619-A NE 49th St, Vancouver	688, 692, 784, 786	
Burton Elem. School	14015 NE 28th St, Vancouver	689, 778, 780, 782	
Camas City Hall	616 NE 4th Ave, Camas	980	
Camas/Washougal PUD	89 'C' St, Washougal	985	
Cape Horn-Skye School	MP 9.80L State Hwy 140, Washougal	945	
Capt Strong Elem. School	800 NE 6th Ave, Battle Ground	593, 596	
Cascade Park Church of the Nazarene	2202 SE Bella Vista Rd, Vancouver	668, 674, 680, 697	
Central Church of the Nazarene	8100 E Mill Plain Blvd, Vancouver	260, 267	
Chinook Elem. School	1900 NW Bliss Rd, Vancouver	443, 445, 446, 449	
Crestline Elem. School	13003 SE 7th St, Vancouver	679, 681, 699, 774	
Dorothy Fox Elem. School	2623 NW Sierra St, Camas	915, 955, 960, 965	
Eisenhower Elem. School	9201 NW 9th Ave, Vancouver	415, 420, 422, 423, 456	
Eleanor Roosevelt Elem. School	2921 Falk Rd, Vancouver	165, 167, 170, 175, 177, 180, 182	
Ellsworth Elem. School	512 SE Ellsworth Ave, Vancouver	285, 665, 670, 672, 675	
Evergreen Christian Center	13400 NE 28th St, Vancouver	685, 686	
Felida Elem. School	2700 NW 119th St, Vancouver	447, 448, 450, 457	
Fern Prairie Fire Station #1	Hwy 500 & NE 9th St, Camas	927, 930	
Fircrest Elem. School	12001 NE 9th St, Vancouver	667, 682, 683, 776	
Fire Station #3	18209 NE 259th St, Battle Ground	595, 597	
Fire Station #11	21609 NE 72nd Ave, Battle Ground	543, 545, 547	
Fire Station #58	17408 SE 15th St, Vancouver	696, 740	
First Congregational Church UCC	1220 NE 68th St, Vancouver	373, 375, 390	
Fruit Valley Elem. School	3301 Fruit Valley Rd, Vancouver	085, 090, 475	
Gaiser Middle School	3000 NE 99th St, Vancouver	370, 372, 425, 428	
Gause Intermediate School	1100 34th St, Washougal	933, 935, 937, 940, 947	
Glenwood Hts Primary School	9716 NE 134th St, Vancouver	570, 571, 572, 573, 575	
Grace Foursquare Church	717 SE Everett Rd (& SE 8th St) Camas	917, 920, 925	
Green Mountain School	13105 NE Grinnel Rd, Woodland	530	
Harmony Elem. School	17404 NE 18th St, Vancouver	646, 695, 698	
Harney Elem. School	3212 E Evergreen Blvd, Vancouver	200, 205, 210	
Hazel Dell Elem. School	511 E Anderson Rd, Vancouver	395, 400, 405, 410, 465	
Hearthwood Elem. School	801 NE Hearthwood Blvd, Vancouver	658, 659, 684	
Helen Baller Early Childhood Center	1954 NE Garfield, Camas	967, 970, 975	
Hockinson Hts Intermediate School	19912 NE 164th St, Brush Prairie	610, 613	

Polling Place	Address	Precinct Name/#	
Hockinson Middle School	15916 NE 182nd Ave, Brush Prairie	615, 617, 619, 620	
Hudson's Bay High School	1206 E Reserve St, Vancouver	185, 190, 195,	
Image Elem. School	4400 NE 122nd Ave, Vancouver	645, 648, 657, 687, 691	
LaCenter Primary School	700 E 4th St, LaCenter	515, 520, 522, 523, 525, 528	
Lakeshore Elem. School	9300 NW 21st Ave, Vancouver	460, 467, 468, 470	
Lewisville Middle School	1008 W Main St, Battle Ground	540, 541, 580, 581	
Lieser Education Center	301 S Lieser Rd, Vancouver	250, 265, 270, 275	
Lincoln Elem. School	4200 Daniels St, Vancouver	060, 065, 070, 080	
Maple Grove Middle/Primary School	12500 NE 199th St, Battle Ground	577, 578, 590, 591, 592	
Marrion Elem. School	10119 NE 14th St, Vancouver	655, 660, 661, 662, 663	
Marshall Elem. School	6400 MacArthur Blvd, Vancouver	247, 255, 305, 310	
Martin Luther King Elem. School	4801 Idaho St, Vancouver	215, 220, 225, 227, 230	
McLoughlin Middle School	5802 MacArthur Blvd, Vancouver	235, 237, 240	
Mill Plain Elem. School	400 SE 164th Ave, Vancouver	644, 694, 790, 792	
Minnehaha Elem. School	2800 NE 54th St, Vancouver	147, 153, 157, 355, 360, 365	
Mount Vista Recreation Center	3313 NE 162nd St, Ridgefield	551, 553	
Orchards Elem. School	7000 NE 117th Ave, Vancouver	640, 641, 647, 690	
Peter S. Ogden Elem. School	8100 NE 28th St, Vancouver	257, 290, 292, 297, 298	
Pioneer Elem. School	7212 NE 166th Ave, Vancouver	624, 625	
Pleasant Valley Elem. School	14320 NE 50th Ave, Vancouver	550, 555, 557, 560, 562, 563, 565	
Pleasant View Nazarene Church	801 NE 194th St, Ridgefield	480, 482, 483, 485, 488, 495	
Ridgefield Nazarene Church	747 Pioneer Ave, Ridgefield	490, 500, 501, 503, 505	
Riverview Elem. School	12601 SE Riveridge Dr, Vancouver	669, 673, 677, 678, 768, 772	
Sacajawea Elem. School	700 NE 112th St, Vancouver	430, 432, 433, 439, 452, 453	
Saint John's Presbyterian Church	1206 NE Birch St, Camas	950, 957	
Salmon Creek Elem. School	1601 NE 129th St, Vancouver	436, 437, 440, 441, 442, 444	
Salmon Creek Methodist Church	12217 NE Hwy 99, Vancouver	434, 435	
Sarah J. Anderson Elem. School	2215 NE 104th St, Vancouver	424, 426, 427	
Shumway Middle School	3101 Main St, Vancouver	075, 095, 100, 130, 135, 140	
Sifton Elem. School	7301 NE 137th Ave, Vancouver	623, 626, 627, 628, 629, 633, 693	
Silver Star Elem. School	10500 NE 86th St, Vancouver	630, 632, 635, 636	
Sunset Elem. School	9001 NE 95th St, Vancouver	637, 638, 642, 643	
Truman Elem. School	4505 NE 42nd Ave, Vancouver	335, 340, 343, 345, 350	
Van Mall Retirement Community	7808 NF 51st St. Vancouver	294 295 296	

Van Mall Retirement Community 7808 NE 51st St, Vancouver 294, 295, 296 Vancouver Foursquare Church 1801 Daniels St, Vancouver 105, 110, 115, 120, 125 Walnut Grove Elem. School 6103 NE 72nd Ave, Vancouver 325, 327, 330, 332 Washington Elem. School 2908 "S" St, Vancouver 145, 150, 155, 160 900, 905, 907, 910, 912 Washougal Community Center 1681 'C' Street, Washougal Woodland Mobile Park 6307 NW Pacific Hwy, Woodland 510 Wy'East Junior High 1112 SE 136th Ave, Vancouver 676, 750, 770 105 E Yacolt Rd, Yacolt Yacolt Town Hall 600, 605, 606 Mail ballot Ballot mailed to voter 493

BEN GASSAWAY



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CANDIDATE

I am dedicated to keeping Clark County the beautiful safe place, that I have enjoyed these past thirty years, for my 10 children and 14 grandchildren. I have chosen to contribute by putting together a professional team as committed as I am to building an excellent assessment program. We are consistently fine tuning the system to provide fair and equitable assessments, while meeting the challenge of increased workload brought about by rapid county growth. Through my commitment to open fair information for the community, my office is identified as one of the top county offices in customer service by an independent survey. The Geographic Information System I administer for the county has proven invaluable not only to the assessment program but to other county departments, cities, and agencies throughout the county. The Clark County Assessment and GIS programs are viewed as a model to emulate throughout the state.

NO CANDIDATE FILED

LIZ LUCE DEMOCRAT



As Auditor, Liz Luce's management and leadership skills have made Clark County government more accountable, efficient, responsive and ethical.

Accountability comes from a sewer audit which saves taxpayers \$500,000 every year. Efficiency is achieved by cutting red tape to get the disabled "same day" parking permits. And Liz's responsive customer service philosophy assures that people who need registration, licensing, and recording services are helped aulckly, and treated with respect.

Liz's ethical, and non-partisan management of elections is well known. Voter registration is at record levels, Liz's legislative skills helped win state approval for permanent absentee ballots and vote by mail.

Liz hires good people, listens to the public, and uses common sense. She has broad, bi-partisan backing for her re-election. Supporters recognize good government, and want to keep it.

Liz graduated from the University of Washington. She is married to Jim Luce and has two children, Tom and Anne.

JEANNE SCHAEFER REPUBLICAN



I have twenty-eight years accounting experience that Includes a working knowledge of Accounts Payable, Cost Accounting, Office Management, Accounts Receivable, Auditing and Research, as well as skills in other related fields.

A first priority will be a full and complete Audit of all County Funds. This process has been omitted for the last several years. However, I feel it is necessary to determine exactly how County money is being spent and possibly wasted through duplication and wasteful practices.

There are several other items that need attention as well. The Budgeting process should be returned to the Auditor's office. This function was taken over by the Commissioner's office in 1994, there-by removing it from the oversight of the duly elected and responsible official.

A more accurate accounting system would enable our policy making officials to make better decisions.

JO ANNE MCBRIDE DEMOCRAT



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Serving the Clerk's Office for 14 years, and as your County Clerk for nine years, I am proud of a highly trained and committed staff; and of the reputation of quality and trust my office has with the people we serve. We are recognized as one of the finest in the state. Yet we still maintain the lowest budget in the law and justice system.

The Clerk's position is one that requires a great deal of legal knowledge and court administrative experience. I am a Graduate Fellow for Court Administration from the Supreme Court of the United States, the Institute for Court Management, and the University of Washington School of Public Affairs.

In an era of cut-back management and dwindling revenues, it is imperative to have a clerk with the education, experience, and ability to maintain the high level of professionalism that the office has achieved. Lam that person!

CARMELA SUE SCHAVE REPUBLICAN



A twenty year resident, I recognize the need for responsible and responsive leadership in county government. Clark County has experienced tremendous growth and now demands change!

Changes in efficiency, accounting practices, and more responsive accessibility is called for in the Clerk's office. Furthermore, changes resulting in less contracted services will save taxpayer dollars.

I recently earned an Associate in Arts and Sciences degree and a Bachelor's of Science degree (History and Political Science). I understand legal processes through my recent fellowship with Gonzaga Law School. Involvement in local youth, civic, and scholastic organizations prepared me in administrative, interpersonal, and communication roles necessary for this office. My Army training consisted of finance, payroll, and clerking processes.

I can bring to the clerk's office a sense of renewed purpose, and with careful and thoughtful analysis, reduction of the clerk's budget. Now's the time for changes that will accurately reflect the public's needs.

BUSSE NUTLEY DEMOCRAT



Busse Nutley is seeking re-election to the Board of County Commissioners so she can continue to guide the adoption and implementation of the county's new land-use plan. The plan is required by the state's Growth Management Act, which Nutley co-authored while a member of the legislature.

As Commissioner, Nutley has worked to preserve industrial lands for long-term economic stability, to enact new standards for development that protect our clean air and water and to make neighborhood roads safer by reducing speeds and traffic impacts.

Nutley fought to recognize the county budget process, encouraged the purchase of open space such as Frenchman's Bar, and was instrumental in creating the new Youth Investment Fund to help prevent crime from occurring.

A native of Yakima, Nutley is a 1971 graduate of the University of Washington with a degree in land use planning. She is married to Vancouver attorney Ed Kelly.

MEL GORDON REPUBLICAN



Mel Gordon stands for accountable county leadership that will listen and work for the people. — a reputation for facing and dealing with the issues — outstanding leadership experience — open and accessible

Mel Gordon will deal with growth management in a sensible way, by working to keep Clark County a great place to work, live and raise a family.

Mel Gordon will dedicate his time and leadership to cooperate with the cities of Clark County, the ports of Clark County and the Columbia River Economic Development Council in land banking industrial property in all of the appropriate places, It's a priority to provide better paying jobs for our citizens.

Mel Gordon is concerned with the plight of seniors, many are trying to live on just Social Security. He will work on ways to make life better for them.

Mel Gordon is married to Micki Gordon. He has four children and seven grandchildren.

CANDIDATE DEMOCRAT NO CANDIDATE FILED C 0 R 0 **ARCH HAMILTON** N REPUBLICAN The Coroner, Arch Hamilton, is a 65 year-old physician-pathologist residing in E Vancouver for 29 years. He is a graduate of Oregon State University and the R University of Oregon Medical School. Arch and his wife, Peggy, reside at 315 Cedar Street. Son, Doug, resides in Bothel, Washington, and his daughter, Julie, in Vancouver. In addition to the Coroner, the office consists of three full-time deputies and a part-time secretary. All cases of death which are suspicious are examined in accordance with the law. This often consists of autopsy, drug studies, and other scientific methods used in determining the cause of death.



NE

ART CURTIS



CANDIDATE REPUBLICAN

Art Curtis has been your Prosecuting Attorney for the past thirteen and a half years. He has devoted his entire professional career to serving the public of Clark County as an attorney since 1974. He was initially a staff attorney with the Clark County Legal Defender Services. He joined the Clark County Prosecuting Attorney's Office as a felony trial deputy in 1977, was promoted to Chief Criminal Deputy in 1979, and was appointed to his present position as Prosecuting Attorney in 1981. Art pledges to continue to maintain the high level of professionalism that has been obtained in the office. Art and his wife, Sheila, have two daughters, Alexis, age eleven, and Bethany, age nine. Art and his family reside in the Hockinson area of Clark County.

NO CANDIDATE FILED

FRANK KANEKOA



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Frank Kanekoa is a dedicated public servant who served as Clark County Sheriff for 12 years and as a law enforcement officer for another 15 years. Frank worked hard for you by developing one of the most efficient cost effective Police Departments in the state. Under Frank Kanekoa's leadership 33 new deputies were added to the patrol division, The DARE program was started, a new state of the art Jail was built and an emphasis was put on drugs and drug dealers. Frank's goals are quality public service, realistic budgets, improved communication with the department and with the public.

Since Frank left office, crime has increased, gangs have increased and budgets have increased. Frank will work to solve these problems.

Frank and his wife Leilani have five children and many grandchildren. Frank will devote his energy to seeing Clark County is a safe place to live.

GARRY LUCAS REPUBLICAN



In 1991, Sheriff Lucas committed himself to four public safety issues. The first was Community Policing. Deputles and the public now work together to solve crime.

The second was improved drug enforcement and education. He has expanded the D.A.R.E. program while keeping the pressure on drug dealers.

Another was targeting violent offenders. Garry has instituted a classification and public notification policy for sexual offenders.

The fourth was creating an effective jail system. Work crews were created for minor offenders, that repays the community for the cost of their crimes.

This and more has been accomplished while maintaining one of the lowest cost yet most effective police departments in the Northwest. Garry's intention is to expand the programs mentioned. His goal is to continue making Clark County a better place to live.

Garry and Valorie Lucas have been married for 32 years. They have two daughters and four grandchildren.

DOUG LASHER DEMOCRAT



CANDIDATE REPUBLICAN

The Clark County Treasurer's Office has become one of the most progressive offices in treasury management in the State of Washington. Such innovative programs include: local investment pool; debt management (1994 National Association of County Officials Award winner); delinquent receivable collections; investment advisory board; and automated tax information system.

These programs reflect the continued improvement in office activities that help control cost and increase revenues and return on investments.

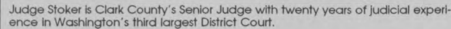
A continuing priority of the Treasurer's Office is customer service. With over 190,000 accounts to administer, I will work toward automating and enhancing a number of programs including: a new receivable system; electronic payment of taxes; pay stations at community service centers; and full utilization of the computerized phone system which would improve customer service.

It is my goal to continue to improve treasury services for all Clark County taxpayers now and in the future.

NO CANDIDATE FILED

DISTRICT COURT JUDGE

FRED J. STOKER NON-PARTISAN



Judge Stoker's background includes eight years of private law practice; attorney for Regional Solicitor of U.S. Department of Interior; and four years as Clark County Deputy/Chief Deputy Prosecuting Attorney.

Judge Stoker served on the Sentencing Guidelines Committee and as Subcommittee Chairman for Long Range Planning for the State District Court Judges; and, has diligently pursued continuing legal/judicial education and training.

Judge Stoker and his wife, Frances, have three sons, one daughter and six grandchildren; and, have been deeply involved in community activities.

Judge Stoker's dedication and commitment is: to apply a depth of sensitivity and understanding of people based upon an expanded vision of the human condition; to assure that all persons receive full and careful consideration; and , to serve the cause of Justice in each Individual case.



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NON-PARTISAN



Unanimously endorsed by the Deputy Sheriff's Guild, John Wulle is known as an energetic, even-handed, no nonsense attorney, who would bring a needed breath of fresh air to District Court.

Wulle has served in the Attorney General's Office, Vancouver for 11 years. He is the lead attorney for a trial team that has successfully tried scores of cases of child abuse, child support/paternity, return of parolees to prison and revocation of licenses of drunk drivers, Previously he worked with the Prosecuting Attorney's Office and a criminal defense firm.

Wulle is a legal author and educator who frequently lectures at state and national seminars. He is founder and chair of Pearson Air Museum, member of the Veterans Day Parade Committee and involved in scouting. Wulle, 43, and his wife of 20 years, Susan Wolff have a son, Devin,

Wulle's skills would be a welcome improvement to the District Court.

MARCINE MILLER MILES NON-PARTISAN



MarCine Miller Miles knows our area, cares about families, is a tireless volunteer, lawyer and mother. She has 23 years of legal background including practicing law, judicial experience, and administrative experience. This depth uniquely qualifies her to be your Judge. She brings balance to the Court.

MarCine is well respected for her integrity and fairness. She is a hard worker who brought her qualifications to citizens throughout Clark County by walking door to door to listen and provide information.

MarCine wants to make specific improvements in the people's court. The Court needs to move into the electronic age to better serve the community. The Court's record in collecting fines must be improved to provide consequences for those violating the law.

MarCine has extensive support throughout Clark County. Her endorsement list exceeds 1,000 names, including elected officials, business, community and labor leaders, and individuals who want a firm and fair Judge.

JOHN F. NICHOLS NON-PARTISAN



John Nichols received his degree (Cum Laude) from Gonzaga Law School In 1975, John has spent his entire 19 years of practice in Clark County and is the senior partner of Nichols, Lane & Marshall. He is a past President of the Clark County Bar Association and currently serves as a Special District Counsel for Ethical Investigations for the Washington State Bar Association. John and Ginny Ann have been married for 23 years and they have two daughters. Kelly and Shawn.

John is one of the most frequently selected arbitrators for the Clark County Superior Court and has served as Judge Pro-Tem for both Superior and District Court. Through his extensive trial background John is noted for his integrity and legal knowledge. The respect of his peers is evidenced by his representation and service to the Bar. He will enhance the reputation of the court and Improve Its efficiency.

DISTRICT COURT JUDGE

DARVIN J. ZIMMERMAN NON-PARTISAN



Judge Zimmerman is an Honors Graduate and received both a Master's Degree and Law Degree from Gonzaga University. He is the only candidate for this position with Judicial Experience, having served with distinction for 8 years. Well respected for his legal ability, he has been appointed to two state Judicial Committees and serves as a Mentor Judge, training new Judges statewide. Recently, he was re-elected by his peers to be their Presiding Judge.

As a former criminal prosecutor for 10 years, he received law enforcement commendations at local, state and national levels, including winning a Landmark Case in the Supreme Court on the rights of victims to receive restitution.

Community involvement: Boards for Handicapped, Hospice, Special Olympics, Scouting, and Lions. Has coached and officiated youth sports for over 15 years, Some of his many endorsements include numerous Mayors, police and court personnel.

For more information call 418-1898 or 699-1839.

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RICH MELNICK NON-PARTISAN



Rich Melnick has dedicated his professional life to protecting the public, fourteen years, he has prosecuted thousands of cases ranging from drunk driving to the death penalty. A proven victims' advocate, Melnick has represented the public in domestic violence, child abuse, and illegal drug cases.

As supervising attorney for the Prosecutor's District Court unit, Melnick is fully familiar with court operations. He believes District Court should be more responsible to our community by being cost-effective, convenient, courteous, and committed to eliminating duplicative services.

Melnick, a recognized legal scholar, has taught college courses since 1985. He is active statewide in the prosecutor's association and a Supreme Court subcommittee.

With his wife Lori, and their two children, Rich is involved in many civic activities and public service endeavors.

The attorney preference poll ranked Rich Melnick first, by more than a 2-to-1 margin. He is endorsed by many law enforcement groups.

KEN R. EIESLAND NON-PARTISAN



Judge Elesland: Lifelong resident - Clark County,

Experience: (8 Yrs.) Clark County District Court Judge; (8 Yrs.) Pro-Tem Judge, Camas & Washougal Municipal Court; (4 Yrs.) Magistrate; (12 Yrs.) Attorney, civil & criminal law: served U.S. Army: taught high school history.

Elesland lectures at State Judge's Associations concerning innovations instituted in District Court, and is court representative and member of the Law & Justice Council of Clark County.

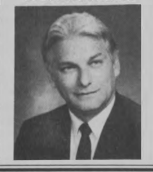
Ken graduated Ridgefield High School, Portland State University and Northwest School of Law at Lewis and Clark.

Elesland belongs to: Sons of Norway: Vancouver BPOE; Wildlife League; Little League coach; youth basketball coach; PTA & 4H.

Elesland recognizes rights of victims and deals effectively with repeat offenders. Judge Eiesland - Overwhelmingly endorsed by the Clark County Bar.

"Judge Eiesland's proven effectiveness and patience on the bench uniquely quality him as the most experienced and judicially suited candidate." Ken and Mary Caye have three children.

MIKE FOISTER NON-PARTISAN



Mike Foister's diversity of legal experience enables him to bring strong judicial qualities to the District Court. Mike has practiced law for 18 years. His experience Includes service as a Captain in the Judge Advocate General's Corp., 4 years as a felony deputy prosecutor, and 8 years in private practice. He is involved in developing the Paralegal Program at Clark College and has taught in that program for several years.

Mike believes it's important to maintain a tough, no nonsense attitude while fairly and impartially performing the duties of Judge. The law should be applied evenly to all people, not for the benefit of a select few.

Mike recently earned a Masters Degree in Business Administration and possesses strong administrative skills which will be useful in the efficient management of the Court. Your support is requested in electing Mike Foister. Now is the time to elect a strong, responsible ludge.

CLARK COUNTY

DISTRICT COURT JUDGE

NON-PARTISAN

RANDAL B. FRITZI FR

The past four years have brought major changes to our Clark County District Court. In 1992 I commissioned a study of the Court's operations which resulted in many improvements. As Presiding Judge, I requested an audit of the Court's financial operations and authorized faster methods of processing funds.

In the next four years I will work to consolidate gains made to date and continue the reform of the system. I will also emphasize the application of new technology to Court operations and the automation of the clerk's office for increased efficiency. In striving to accomplish these things I will always keep in mind that a consistently high level of performance on the bench is the most important function of a Judge.

I look forward to four more years of interesting and challenging service to our judicial system and the people of Clark County.

NO CANDIDATE FILED

CLARK PUBLIC UTILITIES COMMISSIONER

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CAROL J. CURTIS NON-PARTISAN



I am currently President of the Clark Public Utilities Board of Commissioners and am seeking my third term. The utility industry is changing rapidly, and the changing times call for an experienced leader. I have helped lead the utility's move away from total reliance on the Bonneville Power Administration for our power. Following years of study, the utility's commissioners recently decided to construct a gas turbine that will significantly reduce our dependence on BPA. My experience will make this a reality.

I also support expanding conservation programs where they make economic sense. The utility's "No Stone Unturned" review of activities will continue to look for ways to reduce costs in order to keep rates stable into the future.

Lask for your support and look forward to continuing to serve as your Public Utility Commissioner.

WILLIAM 'BILL' AYRES NON-PARTISAN



Education - High School - Goddard, Kansas — Electrical Classes Wichlta East; — ICS Schools Electrical Engineering

Worked 40 years in Electric Utility — KG&E - Wichita, Kansas from 1947 to 1967 — Clark Public Utilities 1967 to 1987 - Now Retired

President Retired Public Employees - Chapter 9 - Vancouver, Washington

If elected commissioner of CPU I will maintain open public meetings and welcome public input on important issues — Be prudent and conservative in financial matters, strive to make the utility debt free as possible — Maintain good work force to do the utilities work — Highest priority to protect our environment and ground water quality to make a clean livable community for all — Search for new energy sources with good rates but maintain preferred customer status with BPA — Maintain a competitive energy rate structure for all customers — I do not have a conflict of business interest — This is our Clark Public Utilities

PROPOSED CITY CHARTER AMENDMENT NO. 1

Official Ballot Title:

Shall a new Charter Section 2.18 be added to provide for a citizen commission to determine and establish salaries for the Mayor and City Councilmembers as contemplated in Resolution M-2910?

YES	NO
1 L3	INO

Statement for:

This proposal would prevent the elected officials of the City of Vancouver from setting their own salaries.

An independent commission of five city residents would be appointed by the mayor with approval of city council to review wages and make a final report within four months of their findings and recommendations.

The final report shall take effect 30 days after filed with the city clerk and can be subject to referendum of the voters.

Current practice and law prevent elected officials from receiving an increase they vote for while in office. In some cases, members of our city council have had to wait two and one-half years to receive an increase, while others who have been recently elected serve at the new and higher rate of pay. A vote for this measure will take the mayor and city council out of the business of setting their salaries and having to wait years to receive an increase after It is approved.

The Vancouver Mayor and City Council have had one wage increase in 14 years.

A vote for this measure will clear up many inequities in the present situation.

The Charter Review Committee recommended approval of this proposal by an 11-1 vote.

Statement for written by: Tom Burkholder NO REBUTTAL SUBMITTED

Explanatory Statement of Ballot Measure:

Addition of new Section 2.18 to City Charter to Provide for Citizen's Commission on Mayor/Council Salaries

The City Charter now provides that the salaries of the City Councilmembers and the Mayor may be changed by ordinance, voted upon by the City Council.

If this amendment is adopted, salaries for the Mayor and Councilmembers would instead be set by an independent five-member Citizen's Commission on Mayor/Council Salaries.

Commission members would be appointed by the Mayor, subject to approval of the Council. Members would serve without compensation; would have four year terms unless removed for specific reasons; and could not be City officers, officials, employees or their relatives.

Statement against:

Having city council appoint their own committee to review their compensation packages guarantees us, the citizenry only one thing. It guarantees a move toward full time professional politicians running our city. Hand in hand with big salary demands and an inflexible unfavorable devotion to big money special interests.

As we can see on a regular basis at County, State, and Federal level most professional politicians do not remain champions of the people. These positions should remain purely "volunteer" positions, to be filled by volunteers who are civic minded, noble and gracious enough to donate their time and efforts to hopefully enhance our city, enabling us, the citizenry a safe, livable, and enjoyable environment to live, work, play and flourish.

Don't choose to pay more for bad decisions. If city council members want to be professional paid politicians, tell them to turn off the smoke screen, step into the light, and ask us themselves.

Statement against written by: Steve Fisher NO REBUTTAL SUBMITTED

PROPOSED CITY CHARTER AMENDMENT NO. 2

Official Ballot Title:

Shall Charter Section 3.04 be amended to clarify that the City Council, Council committees, and Councilmembers may directly seek legal assistance from the City Attorney as comtemplated in Resolution M-2911?

YES	NO
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Statement for:

The purpose of this charter amendment is simple: To clarify the existing ability of individual city council members to seek advice from our city's legal department.

The amendment is supported by the majority of members of the City of Vancouver Charter Review Committee.

Protecting the capability of our elected officials, collectively or individually, to represent the diverse interests and concerns of our citizenry within the law is a fundamental tenant of representative government. Clarifying the relationship between council members and our city attorney's office simply reinforces that fact.

It is a fact that needs clarification. In the ordinary course of events, the city attorney reports to the city manager as would any other department head. To some this implies the city manager has inherent power or authority over the city attorney's office beyond city charter guidelines regarding appointment and removal. Specifically, there is concern that current charter language does not fully protect an individual council member's unimpeded access to advisory services of the city attorney's office.

Correcting charter language through this amendment specifically supports contemporary case law, professional attorney principles and practices and current city standards. It also reinforces the open, balanced and responsive traditions of our city government.

And, finally, it neither enhances nor reduces the powers and duties of the city council, city manager or city attorney as prescribed in the current City Charter.

Statement for written by: Steve Dearborn NO REBUTTAL SUBMITTED

Explanatory Statement of Ballot Measure:

Amendment of Section 3.04 (Council Not to Interfere)

Section 3.04 of the City Charter now prohibits the City Council, Council committees and Councilmembers from giving orders to subordinates of the City Manager. It does not prohibit Council from discussing city affairs with the Manager or department heads at Council meetings.

Section 3.06 of the Charter provides for the City Attorney to advise the City Council, Manager and other City officers on legal matters connected with their duties. This amendment would clarify that Section 3.04 does not prohibit City Council, Council committees, and Councilmembers from seeking legal assistance from the City Attorney outside of Council meetings.

Statement against:

The present City Charter establishes a good, practical and sound relationship between and among the council, the city manager and the city attorney.

Charter Section 3.03 accordingly provides that the city attorney can be appointed or removed only by joint action of the manager and council. This provision, which applies to no other city employee, is to ensure that the city attorney can give frank and independent legal advice to both the city manager and the city council, and can be responsible to each of them.

To date, the city attorney's office has and will continue to provide advice, draft ordinances and resolutions, etc., at the request of council and its individual members.

NO REBUTTAL SUBMITTED

Statement against written by: Lee Kurokawa

PROPOSED CITY CHARTER AMENDMENT NO. 3

Official Ballot Title:

Shall Charter Section 6.10 be amended to provide that contracts for city improvements be awarded to the lowest most responsible bidder as comtemplated in Resolution M-2912?

> YES NO

Statement for:

A responsible bidder is anyone who meets the minimum requirements, under state law, which indicate the ability to complete a contract. The current city charter requirement is to take the lowest bid offered with few exceptions. Anyone who has remodeled their home or business or had new construction done knows from experience that the cheapest price is not always the best price. When the job has to be redone in a few years or a few months because of poor quality workmanship, the cost is always more than if it were done right the first time. The charter change will allow the city to select the lowest bid by the highest quality bidder. There has been several occurrences in the last ten years where the city was prevented from choosing the best bidder because they were not the lowest bidder, and as a result had to start repairs on the project earlier than expected or have it completely redone. This change can only save tax dollars in the long run.

The charter already allows for the most responsible bidder for the purchase of supplies, materials, and equipment in Section 6.09. It has worked well for these purchases and it will work well for improvements. The proposed change also makes the charter consistent with itself.

Statement for written by:

John Caton

NO REBUTTAL SUBMITTED

Explanatory Statement of Ballot Measure:

Section 6.10: Award of Contracts for City Improvements to the Lowest, Most Responsible Bidder

Section 6.10 of the City Charter now provides that contracts for city improvement projects over an amount set by ordinance must be awarded to the lowest responsible bidder.

This means that the low bidder must get the contract if it meets the minimum legal standard for responsibility.

By inserting the word "most" in Section 6.10, the amendment would give the City the more discretion to award bids on the basis of the quality of bidders' past performance, not just price.

> NO STATEMENT AGAINST SUBMITTED

NO REBUTTAL SUBMITTED

PROPOSED CITY CHARTER AMENDMENT NO. 4

Official Ballot Title:

Shall Charter Section 8.04 be amended to provide for representation on the Parks and Recreation Commission from each school district which has territory within the city limits of Vancouver and for up to nine additional members to be appointed at large from City residents as contemplated in Resolution M-2913?

YES

NO_

Statement for:

The Vancouver City Charter established in 1955 established the citizens advisory Parks and Recreation Commission. This commission is appointed by city council and advises staff and city council on matters pertaining to Parks and Recreation plans and service needs. The commission currently has six members appointed at large and one member representing the Vancouver School District. With current and future annexations, the city population will grow and boundaries will extend into larger portions of the Evergreen School District.

The proposed charter change would add a representative of this school district and allow up to nine additional citizen members to be appointed to the commission. The additional members are necessary to assure representation with future city growth.

Statement for written by: David E. Kenny NO REBUTTAL SUBMITTED

Explanatory Statement of Ballot Measure:

Section 8.04 Regarding Parks and Recreation Commission Membership

Section 8.04 of the Charter now provides for a seven-member Parks and Recreation Commission. One of the seven members must be a member of the Vancouver School District administration.

This amendment would assure that each school district with territory in the City limits has a representative on the Commission. Both the Vancouver and Evergreen School Districts presently have territory in the City.

It would also allow up to nine additional members to be appointed to the Commission.

Statement against:

The purpose of the Vancouver City Charter is to provide a broad based document, which allows for flexibility in adapting to changes within our city government. The validity of adding to membership to the Parks and Recreation Commission, before annexation is completed, should be questioned.

Regulations, ordinances, etc. are easier to change than amendments within the City Charter. It would be wiser if the Parks and Recreation Commission waited until the annexation process is completed, before assessing their membership needs.

NO REBUTTAL SUBMITTED

Statement against written by: Ceci Ryan Smith

COMPLETE TEXT OF LOCAL MEASURES

CITY OF VANCOUVER RESOLUTION NO. M - 2910

A RESOLUTION and proposal to add a new Section 2.18 to the Vancouver City Charter to provide for a citizen commission to determine and establish salaries for the Mayor and City Council

BE IT RESOLVED BY THE CITY OF VANCOUVER:

Section 1. That as recommended by the Charter Review Committee in its report of August 8, 1994, it is hereby proposed that a new Section 2.18 be added to the City Charter to provide the setting of the salaries of the Mayor and the members of City Council by a citizen's commission and to read as follows:

"Section 2.18. There is hereby created the Vancouver Citizen's Commission on Mayor/City Council Salaries to consist of five (5) members appointed as provided herein and to set the salary and compensation of the City Mayor and City Councilmembers.

"The Commission shall consist of five (5) members who shall be registered voters and residents of the City of Vancouver. No City officer, official, or employee or immediate family member of any City officer, official or employee shall be eligible for membership on the commission. As used in this section, "immediate family member" means parents, spouse, siblings, children, or dependent relative of the officer, official or employee whether or not living in the household of the officer, official or employee.

"Commission members shall be appointed by the Mayor, subject to approval of the City Council. The first members shall be appointed by January 1, 1995.

"Each commission member shall be appointed for a single four (4) year term of office; except that the first five members appointed to the commission shall be appointed for different terms as follows:

- a. Two members to serve for periods of four years;
- b. Two members to serve for periods of three years; and
- c. One member to serve for a period of two years.

fice or for a disqualifying change of residence.

"Upon a vacancy in any position on the commission a successor shall be selected and appointed to fill the unexpired term. The selection and appointment shall be concluded within 30 days of the date the position becomes vacant and shall be conducted in the same manner as for original appointments.

"The commission authority and responsibility shall be as follows:

- a. The commission shall study the relationship of salaries to the duties of the Mayor and City Councilmembers and shall fix a salary for each such position by an affirmative vote of not less than a majority of the commission.
- b. Except as provided in this resolution, the commission shall be solely responsible for its own organization, operation and action and shall enjoy the fullest cooperation of all City officers, officials, departments and employees.
- c. The members of the commission shall elect a chairperson from among their number every two years.
- d. The commission shall file its initial schedule of salaries for the positions of Mayor and City Councilmembers with the City Clerk no later than May 1, 1995, and shall thereafter file schedules by May 1st of the applicable later years so as to coincide with the City budget cycle.
- e. Each such schedule shall be filed in ordinance form, shall be assigned a chapter number, shall be published in the same manner as a City ordinance, and shall become effective thirty days after filing with the City Clerk. Such schedule shall be subject to referendum in the same manner as provided by Section 10.2 of the City Charter.
- f. Signature of the chairperson of the commission shall be affixed on each schedule submitted to the City Clerk.
- a. Prior to the filing of any salary schedule the commission shall hold no fewer than two public hearings thereon within the four months immediately preceding the filing.

"The members of the commission shall receive no compensation for their services but shall receive reasonable reimbursement for their expenses in accordance with state law and city ordinance.

"It shall be the duty of all City officers, officials and employees to aid in all proper ways of carrying out the provisions of this resolution. The commission "No member shall be removed during his or shall have access to all City books, papers, docuher term of office unless for cause of incapacity, in- ments and accounts applying or in any way concompetence, neglect of duty or malfeasance in of- cerning the subject matter of this resolution. Staff shall be assigned to the commission to provide support for its work.

"This section shall supersede 2.03 and Section 2.04 of the City Charter but only insofar as they provide for the change of the salaries of the Councilmembers and Mayor by ordinance.

ADOPTED at regular session of the Council of the City of Vancouver, at 15th day of August, 1994.

CITY OF VANCOUVER RESOLUTION NO. M - 2911

A RESOLUTION and proposal to amend City Charter Section 3.04 to clarify that City Council, Council committees and Councilmembers may seek assistance from the City Attorney.

BE IT RESOLVED BY THE CITY OF VANCOUVER:

Section 1. That as recommended by the 1994 Charter Review Committee in its report of August 8, 1994, it is hereby proposed subject to the approval of the voters of the City of Vancouver, that Section 3.04 of the City Charter be amended to read as follows:

> Section 3.04 Council Not to Interfere Neither the city council nor any of its committees or members shall direct or request the appointment of any person to, or any person's removal from office by the city manager or by any of the manager's subordinates, or in any manner take part in the appointment or removal of officers and employees in the administrative services of the city. Except for the purposes of inquire, the city council and its members shall deal with the administrative service solely through the city manager and neither the city council nor any committee or members thereof shall give orders to any subordinates of the city manager either publicly or privately; provided, however, that nothing herein shall be construed to prohibit the council, while in session, from fully discussing with the city manager and department heads anything pertaining to city affairs nor to prohibit city council, nor any committee or members thereof from seeking the assistance of the city attorney as provided for in Section 3.06 of this charter.

ADOPTED at regular session of the Council of the City of Vancouver, at 15th day of August, 1994.

CITY OF VANCOUVER RESOLUTION NO. M - 2912

A RESOLUTION and proposal to amend City Charter Section 6.10 to provide that contracts for city improvements shall be awarded to lowest most responsible bidder.

BE IT RESOLVED BY THE CITY OF VANCOUVER:

Section 1. That as recommended by the Charter Review Committee in its report of August 8, 1994, it is hereby proposed that Section 6.10 of the City Charter be amended to read as follows:

> Section 6.10 Contracts for Improvements: Any city improvement costing more than an amount to be set by ordinance shall be executed directly where such improvement is authorized by the city council to be executed directly by a city department in conformance with detailed plans, specifications and estimates. All such improvement contracts shall be awarded to the lowest most responsible bidder after such public notice and competitive bidding as shall be prescribed by ordinance. Alterations in any specifications may be made when authorized by the city council upon the written recommendations of the city manager. All bids shall be opened publicly, and the city manager shall furnish the city council a recapitulation of such bids and recommendation with respect to the action to be taken thereon. The city council shall determine which blds, if any, shall be accepted, and shall have the power to reject all bids and advertise again.

ADOPTED at regular session of the Council of the City of Vancouver, this 15th day of August, 1994.

CITY OF VANCOUVER RESOLUTION NO. M - 2913

A RESOLUTION and proposal to amend City Charter Section 8.04 to provide for representation on the Parks and Recreation Commission from each school district which has territory within the city limits of Vancouver and for up to nine additional members to be appointed at large from City residents.

BE IT RESOLVED BY THE CITY OF VANCOUVER:

Section 1. That as recommended by the Charter Review Committee in its report of August 8, 1994, and as amended by City Council August 15, 1994, it is hereby proposed that Section 8.04 of the City Charter be amended to read as follows:

> Section 8.04 Parks and Recreation: The city shall acquire, maintain and operate an adequate system of public parks and play

grounds and shall make ample provision for recreational facilities, supervision, and programs, and may cooperate with Vancouver School Districts, public bodies, public corporations, and other organizations to that end. There shall be a parks and recreation commission of seven members appointed by the mayor, subject to the approval of the city council. One shall be (A) member of the Vancouver School Administration of each school district with territory within the city limits shall be appointed to the commission and up to nine (9) additional members shall be appointed at large from residents of the city. Commission members shall serve without pay, and shall have such advisory responsibilities with respect to management, supervision, and control of the recreational facilities and programs under the direction and supervision of the city manager as may be assigned by ordinance. The commission shall recommend to the city council through the city manager all programs and plans for parks, playgrounds, and recreational facilities, and supervision, and for the expenditures of all city funds to be devoted to such purposes.

ADOPTED at regular session of the Council of the City of Vancouver, this 15th day of August, 1994.



FIND YOUR DISTRICT

To determine which legislative or congressional district you reside in, check this list. The district column will be blank if your zip code has more than one legislative or congressional district. In that instance, contact your county auditor's office or elections department.

COUNTY		ZIP	CG	LG
CLARK		98601	3	18
CLARK	*	98604	3	
CLARK		98606	3	17
CLARK		98607	3	17
CLARK		98622	3	18
CLARK		98629	3	18
CLARK	*	98642	3	
CLARK		98660	3	49
CLARK		98661	3	49
CLARK	*	98662	3	
CLARK		98663	3	49
CLARK		98664	3	49
CLARK	*	98665	3	
CLARK	*	98666	3	
CLARK		98667	3	49
CLARK	*	98668	3	
CLARK		98671	3	17
CLARK		98674	3	18
CLARK	*	98675	3	
CLARK		98682	3	17
CLARK	*	98684	3	
CLARK	*	98685	3	
CLARK	*	98686	3	

WORLD WAR II 1944 VETERANS VOTE



"Our voting booth was simply a tree, and we had a lot of these... It was the first time I ever voted in any election and I recognized it as a special privilege, for that was one of the main principles we were fighting for."

> Allan C. Barger Port Orchard

"Voting was a morale booster. After four years of war, it made me feel that what I was doing was important... I goofed! It was the only time in my life that I had a chance to vote for Franklin Roosevelt and I voted for Tom Dewey. I knew the names of some of the state and local people and I probably got some of them right."

Robert Edlin Port Orchard

"I remember well the election of 1944 while serving with the Army Air Corps in Italy. My four tent buddies and I unanimously voted for Franklin D. Roosevelt for President."

Charles D. Johnson Endicott



Thanks to Washington State World War II veterans for submitting their voting stories.

All photographs courtesy of the Fort Lewis Public
**-irs Office and The Pentagon Visual Media Library.



VOTING IN THE STATE OF WASHINGTON

Voter qualifications

To register to vote, you must be:

- . A citizen of the United States
- A legal resident of Washington state
- At least 18 years old by election day

In the state of Washington, you do not have to register by political party or declare political party membership to vote in the state's regular primaries or general elections.

Registration deadlines

You may register to vote at any time, but you must be registered at least 30 days in advance of an election if you wish to vote at a polling place on election day.

You may also register between 30 and 15 days before an election, but you must do so at a location designated by the county elections officer, and you will be required to vote by absentee ballot.

How to register

Washington citizens have access to several convenient methods of signing up to vote, including registration by mail and "Motor Voter" registration.

Mail-in registration forms are available from your county auditor or county elections department as well as many public libraries, schools and other government offices. You may also request a form by filling out the box at the right and mailing it to the Secretary of State.

"Motor Voter" registration is offered when you renew or apply for your driver's license. In most instances, a motor voter registration takes less than a minute to complete.

Change of residence

If you move to a new county, you must complete a new voter registration.

If you move within the **same** county, you do not need to reregister, but you must request a transfer of your registration. This can be done by calling or writing your county elections department, or by using a mail-in voter registration form.

NOTE: You must re-register or transfer your registration at least **30 days** before the election to be eligible to vote in your new precinct.

Absentee ballots

You may request an absentee ballot as early as 45 days before an election. (No absentee ballots are issued on election day except to hospitalized voters.)

Absentee ballots may be requested either by phone or by mail from the county elections officer. You may also apply — in writing — to automatically receive an absentee ballot before each election.

NOTE: Absentee ballots must be signed and postmarked or delivered to the county elections officer on or before election day.

Election dates and poll hours

State primaries are generally held on the third Tuesday in September. The presidential primary, conducted once every four years, is held on the fourth Tuesday in May, or on a date selected by the Secretary of State.

General elections are held on the Tuesday after the first Monday in November. Polling hours for all primaries and elections are 7:00 a.m. to 8:00 p.m.

Voter information

If you need assistance with registration and voting, contact your county auditor or elections department.

Special services

The Office of the Secretary of State provides a toll-free voter information service to residents within the state of Washington. This service will be operated Monday through Friday from 9:00 a.m. to 8:00 p.m., beginning Wednesday, October 19, and continuing through the day of the election, November 8. In many instances, assistance can be provided to those who have difficulty reading this pamphlet because their primary language is not English.

Voters may also call to request any of the following special Voters Pamphlet versions: Tape-cassette, Braille, Spanish-language or Chinese-language.

For more information, call the Secretary of State Voter Information Hotline at 1-800-448-4881.

	lail-in Voter Registration Form (Please Print)
lame:	
Address:	
City:	Zip Code:
Telephone:	No. of forms requested:
Vote	of the Secretary of State r Registration Services 230 • Olympia, WA 98504-0230

VOTING BY ABSENTEE BALLOT

INSTRUCTIONS: Any registered voter may apply for an absentee ballot. Contact your county auditor or elections department for further information. For your convenience, addresses and telephone numbers are listed below.

NOTE: Also listed below are phone numbers for the hearing impaired using Telecommunications Device for the Deaf (TDD) service. The Office of the Secretary of State also provides a toll-free voter information service for the hearing impaired: TOLL-FREE HEARING IMPAIRED VOTER INFORMATION 1-800-422-8683. If you are using an "800 number" for TDD service, you must be prepared to give the relay service operator the number for your county.

COUNTY	ADDRESS	CITY	ZIP	TELEPHONE NUMBER	HEARING IMPAIRED TDD SERVICE
Adams	210 West Broadway	Ritzville	99169	(509) 659-0090 Ext 203	(509) 659-1122
Asotin	P.O. Box 129	Asotin	99402	(509) 243-2084	1-800-855-1155
Benton	P.O. Box 470	Prosser	99350	(509) 783-1310 Ext 5618	(509) 736-3063
Chelan	P.O. Box 400	Wenatchee	98807	(509) 664-5432	1-800-833-6388
Clallam	223 East 4th St.	Port Angeles	98362	(206) 417-2221	1-800-833-6388
Clark	P.O. Box 9812	Vancouver	98666-5000	(206) 699-2345	(206) 737-6032
Columbia	341 East Main St.	Dayton	99328	(509) 382-4541	(509) 382-4541
Cowlitz	207 North 4th	Kelso	98626	(206) 577-3005	1-800-833-6388
Douglas	P.O. Box 456	Waterville	98858	(509) 884-9403	(509) 884-9477
Ferry	P.O. Box 498	Republic	99166		
Franklin	P.O. Box 1451	Pasco		(509) 775-5200	1-800-833-6388
Garfield	P.O. Box 278		99301	(509) 545-3536	1-800-344-4358
Grant		Pomeroy	99347	(509) 843-1411	1-800-344-4358
	P.O. Box 37	Ephrata	98823	(509) 754-2011 Ext 337	(509) 754-4646
Grays Harbor	P.O. Box 751	Montesano	98563	(206) 249-4232	(206) 249-6575
Island Jefferson	P.O. Box 5000	Coupeville	98239	(206) 679-7366	(206) 679-7305
Jerrerson	P.O. Box 563	Port Townsend	98368	(206) 385-9119 1-800-831-2678	(206) 385-9117
King	500 4th Avenue	Seattle	98104	(206) 296-8683	(206) 296-0109
Kitsap	614 Division St.	Port Orchard	98366	(206) 876-7128	1-800-833-6388
Kittitas	205 W. 5th	Ellensburg	98926	(509) 962-7503	1-800-833-6388
Klickitat	205 S. Columbus	Goldendale	98620	(509) 773-4001	1-800-833-6388
Lewis	P.O. Box 29	Chehalis	98532-0029	(206) 740-1278 1-800-562-6130	(206) 740-1480
Lincoln	P.O. Box 366	Davenport	99122	(509) 725-4971	1-800-833-6388
Mason	P.O. Box 400	Shelton	98584	(206) 427-9670 Ext 470 1-800-562-5628	1-800-344-4358
Okanogan	P.O. Box 1010	Okanogan	98840	(509) 422-7240	1-800-855-1155
Pacific	P.O. Box 97	South Bend	98586	(206) 875-9317	(206) 875-9400
Pend Oreille	P.O. Box 5015	Newport	99156	(509) 447-3185	(509) 447-3186
Pierce	2401 S. 35th Rm. 200	Tacoma	98409-7484	(206) 591-7430 1-800-446-4979	1-800-344-4358
San Juan	P.O. Box 638	Friday Harbor	98250	(206) 378-3357	(206) 378-4151
Skagit	P.O. Box 1306	Mt. Vernon	98273	(206) 336-9305	(206) 336-9386
Skamania	P.O. Box 790	Stevenson	98648	(509) 427-9420	1-800-833-6388
Snohomish	3000 Rockefeller Avenue	Everett	98201	(206) 259-4726	(206) 388-3700
				1-800-562-4367	
Spokane	W. 1116 Broadway	Spokane	99260-0020	(509) 456-2320	(509) 456-2333
Stevens	P.O. Box 189/215 S. Oak	Colville	99114	(509) 684-7514	1-800-833-6388
Thurston	2000 Lakeridge Dr. S.W.	Olympia	98502	(206) 786-5408 1-800-624-1234 Ext 5408	(206) 754-2933
Wahkiakum	P.O. Box 543	Cathlamet	98612	(206) 795-3219	1-800-833-6388
Walla Walla	P.O. Box 1856	Walla Walla	99362	(509) 527-3204	1-800-833-6388
Whatcom	P.O. Box 398	Bellingham	98227	(206) 676-6745	(206) 738-4555
Whitman	P.O. Box 350	Colfax	99111	(509) 397-6270	1-800-833-6388
Yakima	128 N. 2nd St. #117	Yakima	98901	(509) 575-4044	(509) 575-4078

ABSENTEE BALLOT REQUEST

TO BE FILLED OUT BY APPLICANT I HEREBY DECLARE THAT I AM A REGISTERED VOTER PLEASE PRINT IN INK	THIS APPLICATION IS FOR:
Registered Name	
Street Address	General Election Only
City Zip	November 8, 1994
Telephone: (Day) (Evening)	Dawn and Dawnson
For identification purposes only: (Optional) Birth Date registered to vote? Yes \(\begin{array}{c}\text{No}\equiv	Permanent Request All Future Elections
TO BE VALID, YOUR SIGNATURE MUST BE INCLUDED Date	FOR OFFICE USE ONLY:
SIGNATURE ASSENDING ADDRESS:	Precinct Code
	Levy Code
Mailing Address	
City State	Ballot Code
Zip Country	Ballot Mailed
TO BE FILLED OUT BY APPLICANT I HEREBY DECLARE THAT I AM A REGISTERED VOTER PLEASE PRINT IN INK	THIS APPLICATION IS FOR:
Registered Name	
Street Address	General Election Only
CityZip	November 8, 1994
Telephone: (Day) (Evening)	Permanent Request
For identification purposes only: (Optional) Birth Date	All Future Elections
TO BE VALID, YOUR SIGNATURE MUST BE INCLUDED Date	FOR OFFICE USE ONLY:
SIGNATURE ADDRESS.	Precinct Code
SEND MY BALLOT TO THE FOLLOWING ADDRESS:	Levy Code
Mailing Address	
City State	Ballot Code
Zip Country	Ballot Mailed
_p	

WASHI ZGT STATE

Seattle, WA Permit No. 1216

Car Rt. Presort

U.S. POSTAGE

PAID

BULK RATE

State General Election, November 8, 1994



RESIDENTIAL PATRON, LOCAL

EDITION 5