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A S H I N G T O N S T A T E

TOTERS PAMPHLET

STATE GENERAL ELECTION

NOVEMBER 7, 1995

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INTRODUCTION TO THE 1995 VOTERS PAMPHLET

CELEBRATING THE CENTENNIAL OF THE "BAREFOOT SCHOOLBOY LAW"

"It is the paramount duty of the State to make ample provision for the education of all children residing within its borders, without distinction or preference on account of race, color, caste or sex."

Article IX, Section 1
 Washington State Constitution

The framers of the Washington State Constitution crafted a remarkable document during the summer of 1889, a document which to this day contains a number of extraordinary rights and protections for the citizens of our state.

Among the foremost of these provisions is the 34-word section listed above. Penning the strongest language of any state constitution, the authors made it abundantly clear that the state's preeminent responsibility was to provide for the education of its young people.

The ideal set forth in the state constitution was made practical in fairly short order when the Washington State Legislature approved the landmark "Barefoot Schoolboy Law" in 1895. It is the 100th anniversary of the passage of this law that we honor with the 1995 Washington State Voters Pamphlet.

The Barefoot Schoolboy Law drew its name from the fact that many families, particularly those in sparsely populated rural areas, found it difficult to buy shoes for their children let alone pay for support of a local school. The historic law provided state support for local schools through a direct tax and equalized funding between urban and rural school districts.

The investment paid off. In the early 1900s, the state of Washington led the nation in school spending per capita and ranked among the top three states in literacy with only one percent of the population unable to read and write.

The Barefoot Schoolboy Law was sponsored by State Representative John R. Rogers of Puyallup, who went on to be Governor from 1897 to his death in 1901. Schoolchildren from throughout the state later donated pennies to build a statue of Rogers, which stands in a park adjacent to the Old State Capitol Building in Olympia. Rogers is one of only two Washington state governors to be honored with a statue erected in their memory.

The 1995 Washington State Voters Pamphlet pays tribute to Rogers and the other visionaries who laid the foundation for support of education a century ago, and to the thousands of men and women who have worked over the years and are working today to meet the challenge of providing for the education of all our children.



Cover: The Burbank School in Walla Walla County, shown here in 1909, and other rural Washington schools were ensured state support by the "Barefoot Schoolboy Law" of 1895. Photograph provided by the Washington State Historical Society.

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NOTE: To reduce publication costs, this edition of the voters pamphlet includes only jurisdictions in which candidates submitted statements. Other offices not included in this pamphlet may appear on your ballot.

Secretary of State Toll-Free Hotlines

1-800-448-4881

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INITIATIVE MEASURE 640

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 640 begins on page 15.

Official Ballot Title:

Shall state fishing regulations ensure certain survival rates for nontargeted catch, and commercial and recreational fisheries be prioritized?

The law as it now exists:

Commercial and recreational fishing are regulated by the department of fish and wildlife. State statutes designate certain waters in which commercial fishing is prohibited or restricted, and authorize the director of fish and wildlife to adopt regulations concerning the time, place, and manner

Statement for

REFORMING WASTEFUL FISHING METHODS

Vast quantities of under-sized fish, wild salmon that need protection, and seabirds are unnecessarily slaughtered in nets. Even harbor porpoises and other marine mammals are victims. Every valuable species of saltwater fish in Puget Sound is in low abundance, and many stocks of Washington salmon are far less numerous than the available habitat can support. Voting "yes" on I-640 will limit these senseless kills by preventing the use of the most wasteful fishing methods - such as drift gill netting and bottom dragging. A "yes" will also require the development and use of fishing methods that will "target" the intended catch and hasten the recovery of Washington's priceless sealife.

THE APPALLING LOSSES RESULTING FROM CANADIAN INTERCEPTIONS OF WASHINGTON SALMON

Canada harvests well over 70 percent of many Washington salmon stocks, including those listed, or about to be listed, under the Endangered Species Act. In "payment," commercial fishermen in northern Puget Sound and Alaska net many salmon originating in Canada. I-640 will require the Governor, and other State officials, to take action to reduce this trade-off. This is the quickest and least costly way of greatly increasing the numbers of salmon returning to Washington and the Columbia River.

ECONOMIC REFORM AND JOBS

Since the State's fisheries resources are public property, it follows that they should be used in a manner that sustains

the highest public benefit. Such considerations have been all but ignored by Washington's fisheries managers. I-640 will vastly increase the number of jobs in Washington.

1-640 HAS NO EFFECT ON FEDERALLY MANDATED TREATY INDIAN FISHING RIGHTS

For more information, call 1-800-357-FISH.

Rebuttal of Statement against

About 95% of "Washington's" commercial catch, by its 10,000 mostly part-time fishermen, occurs in Alaska where I-640 has no effect. Most commercial fishermen operate at a net loss in Washington waters.

I-640 will save hundreds of thousands of Washington salmon now senselessly killed, unreported, discarded, or caught in Canada. Thousands of *profitable* jobs will be created.

Much of our best habitat is unused because too many fish are being killed by wasteful fishing.

Voters Pamphlet Statement Prepared by:

FRANK HAW, Fisheries Biologist; DONALD W. MOOS, former Washington Director, Departments of Agriculture, Fisheries, & Ecology; PETER K. BERGMAN, Ph.D, Federal Snake River Salmon Recovery Team Member.

Advisory Committee: MIKE HAYDEN, President, American Sportfishing Association; LARRY SNYDER, Secretary, Vancouver Wildlife League; DAVID BECKER, President, Friends of the Cowlitz River; DR. TED VENTO, Acting President, The Recreational Fishing Coalition; STEVEN WRIGHT, President, Puget Sound Anglers.

in which fish may be taken in the waters of the state. The department has authority to work with other states and with federal and Canadian agencies to preserve and protect commercial and recreational fish stocks. The department is also authorized to operate salmon hatcheries.

The effect of Initiative Measure 640, if approved into law:

This measure would add new provisions to the state fisheries code. First, the measure would establish certain requirements for fishing gear. The director of fish and wildlife would be required to evaluate the extent to which different types of fishing gear unintentionally catch and kill other species of marine life. The measure would require the director of fish and wildlife to evaluate and regulate fishing gear based upon the mortality rate for these "nontargeted" species.

Second, after January 1, 1997, any gear type would be prohibited if its use would result in a mortality rate for "nontargeted" species in excess of fifteen percent. As to

certain salmon and sturgeon gear, this rate would be based on numbers of "nontargeted" fish killed. As to other types of gear, the fifteen percent would be measured by dividing the weight of the killed "nontargeted" fish by the total weight of the "targeted" catch.

Third, the measure would direct the department to prioritize fisheries based upon the economic value of the fishery and its associated industries. In the absence of economic studies to the contrary, chinook and coho salmon, and Lake Washington and Lake Wenatchee sockeye salmon, would be deemed more valuable in recreational fisheries, while pink, sockeye, and chum salmon would be deemed more valuable in commercial fisheries.

The department would be instructed to work to reduce Canadian harvest of fish originating in Washington. If necessary to achieve this goal, the director would be authorized to reduce Washington's harvest of fish originating in Canada. The department would be directed to operate salmon hatcheries in such a way as to contribute to fisheries while protecting natural fish stocks.

Statement against

20,000 JOBS WILL BE LOST

I-640 will cost Washington 20,000 jobs in our fishingrelated industries. It will devastate our already beleaguered coastal communities, costing more than \$250 million annually. It will take away fishing families' share of Washington salmon and set aside much of our salmon resource exclusively for recreational fishing.

And worse yet, I-640 will not save a single salmon.

1-640 ELIMINATES FAMILY FISHING

I-640 will effectively outlaw family-owned fishing operations in Washington. The time-honored tradition of family fishing, a mainstay of Northwest culture for generations, will be lost. Sport and family fishermen should be working together to protect and enhance salmon for everyone. Instead, I-640 would destroy the livelihoods of thousands of Washington residents by needlessly prohibiting most fishing gear and reserving much of the salmon for sport only.

I-640 IS COMPLETELY UNFAIR

While Washington fishing families are standing in unemployment lines, commercial fishermen from Oregon and British Columbia will be catching our ocean-going salmon because the initiative doesn't apply to them. Washington sport fisheries will not be affected. It's just not fair for the few sport fishermen sponsoring I-640 to eliminate a way of life for Washington's fishing families while they and out-of-state fishermen continue harvesting our state's fish.

I-640 DOES NOT PROTECT OR RESTORE FISH HABITAT

Big aluminum companies on the Columbia River are key backers of this initiative. They want fishermen to pay for their destruction of fish habitat. But true conservationists know that habitat restoration is the only way to save our salmon. That's why eight of the largest conservation groups in Washington, including the Sierra Club and American Rivers, oppose I-640.

For more information, call (206) 282-3662.

Rebuttal of Statement for

1-640 will be economic disaster. 20,000 jobs and \$250 million will be lost to Washington communities. A traditional way of life for thousands of people will end.

I-640 will be terribly unfair. Washington citizens will sit and watch while Canadians and Oregonians catch our fish.

I-640 will not save sealife. The conservation community opposes it. It is an attempt to monopolize salmon by a few recreational fishers unwilling to cooperate to save fish for everyone.

Voters Pamphlet Statement Prepared by:

DON STUART, Salmon for Washington - No on I-640; ED OWENS, Washington Coalition of Ocean Fishermen; BOB BOROUGHS, Northwest Fisheries Association.

Advisory Committee: ROD MOORE, West Coast Seafood Processors Association; WILLIAM G. SALETIC, President, Peter Pan Seafoods, Inc.; LORI BODI, American Rivers, Northwest Office; SCOTT TAYLOR, Sierra Club.



INITIATIVE **MEASURE 651**

TO THE PEOPLE

Note: The ballot title was written by the Attorney General as required by law. The explanatory statement was written by the court. The complete text of Initiative Measure 651 begins on page 18.

Official Ballot Title:

Shall the state enter into compacts with Indian tribes providing for unrestricted gambling on Indian lands within the state's borders?

The law as it now exists:

Gambling on Indian lands is governed by the federal Indian Gaming Regulatory Act (IGRA). Some forms of gambling (defined as "Class III" gaming by the IGRA), are permitted on Indian lands only if: (1) those gambling activities

Statement for

WE ALL WIN - YES ON I-651

WE ALL WIN - YES ON I-651 BOOSTS TOURISM AND CREATES JOBS

I-651 directly benefits the state's economy, creating true destination resorts and tens of thousands of new jobs for everyone. Indirectly, tribal gaming provides thousands of additional jobs and an economic base with adequate infrastructure in Indian country, where historically unemployment is very high and living conditions are very poor. Across the country, tribal gaming operations free to offer those games people want to play, have proven to be great contributors to regional economies. Yes on I-651 brings economic development home to the northwest.

WE ALL WIN - YES ON I-651 SHARES THE RESOURCE WITH THE PEOPLE

I-651 is good business for everyone. In partnership with tribes, I-651 shares the profits. I-651 shares ten percent of the profits from machine games, paid each year to every citizen who exercises the right to vote. In refreshing contrast to ballot measures asking voters to pay more taxes for promises of future growth, here is a measure that makes economic growth possible without raising taxes or increasing deficits a single dime. Every voter gets a check, which can be cashed or signed over to habitat restoration or to charitable causes. We all Win.

WE ALL WIN - YES ON I-651 CREATES SELF-SUFFICIENT TRIBAL GOVERNMENTS

The United States Congress enacted IGRA "to promote tribal economic development, tribal self-sufficiency, and strong tribal government." I-651 enables all tribes to accomplish those goals. I-651 generates the government revenue Tribes need to build schools and roads, provide basic utilities and health services, improve tribal courts and social services, etc. I-651 allows tribes to invest in longterm answers to long-term problems. I-651 enables tribes to help themselves. We all Win - Yes on I-651.

For more information, call (206) 572-6862.

Rebuttal of Statement against

Strong regulation wins. In addition to strong federal and tribal regulation, I-651 provides for State inspections and background checks of personnel, and State enforcement of high standards of integrity.

Taxpayers win. Gaming employees will pay millions directly into local, state and federal tax coffers, and spend millions more at local businesses.

All tribes win. I-651 secures the right of tribes with compacts to offer machine gaming under existing provisions for renegotiation.

Yes - We all win.

Voters Pamphlet Statement Prepared by:

JOHN KIEFFER, Vice-Chairman, Spokane Tribe of Indians; HERBERT "IKE" WHITISH, Chairman, Shoalwater Bay Indian Tribe; MICHAEL L. TURNIPSEED, Tribal Councilman, Puyallup Tribe of Indians.

Advisory Committee: WALLACE R. EDWARDS, former Chairman, Washington State Gambling Commission; SCHUYLER HOUSER, Director, Salish Kootenai College in Wellpinit; RONALD GUTIERREZ, Owner, Double Eagle Casino, Chewelah, Washington; SCOTT CROWELL, Attorney, Kirkland, Washington; KENNETH C. HANSEN, former Chairman, Samish Indian Tribe.

are permitted in the state where the Indian lands are located, and (2) the state and tribe have entered into a tribal-state compact to regulate that gambling. A compact may include descriptions of games permitted under the compact such as provisions relating to hours of operation. size of wager, size or number of tables or other facilities in operation, number and type of inspections and regulations. and related matters.

Several tribes are presently involved in lawsuits with the State regarding IGRA. One major issue in the suits is whether gambling devices such as slot machines and video poker should be authorized for use on Indian land through a compact.

The state gambling commission negotiates with Indian tribes who wish to enter into compacts concerning Class III gaming, and the governor has the authority to sign compacts on behalf of the state. A tribal-state compact may include only those types of gaming which are permitted under state law. Current Washington law prohibits certain types of gambling, such as slot machines and video poker, subject

to certain exceptions. Fifteen tribal-state compacts have been signed by the governor and are currently in place. These compacts allow various forms of gambling on terms and conditions negotiated in each agreement. No compact allows for the play of slot machines or video poker.

The effect of Initiative Measure 651, if approved into law:

This measure would offer a standard compact to all Indian tribes in the state as an alternative to the current tribal-state negotiation process. The standard compacts would authorize all forms of gambling on Indian lands, including slot machines and video poker, but not including sports betting, which presently is prohibited by federal law. The compact would contain no restrictions on hours of operations, size of wagers, or size or number of facilities. The standard compact would be deemed approved by the state effective fifteen days after the measure's approval,

(continued on page 14)

Statement against

Law enforcement officials, political leaders from both parties and even many Indian tribes are opposing Initiative 651. Why?

Initiative 651 would allow Las Vegas-style casinos on Indian trust land, both on and off reservations, with no law enforcement oversight.

- . I-651 means gambling with no state law enforcement
- *I-651 means casinos located anywhere there are Indian
- I-651 means casinos that don't pay taxes or contribute in any way to local government, increasing the burden on ordinary taxpayers and hurting needed law enforcement, social service and school programs.

SPECIAL INTEREST LEGISLATION

This special interest legislation is sponsored by just three Indian tribes who have refused to negotiate gambling agreements with Washington state. Fifteen of Washington's 23 other tribes have legal, regulated and limited gaming. This initiative would not affect them.

NO LAW ENFORCEMENT OVERSIGHT

Current gambling in Washington is carefully regulated by the Gambling Commission. Strict enforcement assures games are honest and organized crime is kept away.

But, I-651 would allow no law enforcement oversight. Already, out-of-state gambling interests have contributed tens of thousands of dollars to promote I-651.

Even more disturbing, I-651 offers voters a payment in exchange for voting. Whether this provision ever survives

legal challenges, it is insulting to voters to suppose they would open the doors to unlimited gambling in exchange for what amounts to a payoff.

Washington voters should tell the gambling interests "NO!"

No unregulated casinos.

No casinos that don't pay taxes or contribute to local needs.

No to Initiative 651.

Rebuttal of Statement for

Only three of the state's 26 Indian tribes sponsor this initiative. Many other tribes oppose I-651 and know there is no need to change existing state laws.

The worst provision of I-651 is an attempt to bribe voters with a "share" of gambling profits. Don't be fooled. It's unlikely this insulting payoff to voters will ever survive a court challenge.

Already initiative promoters are under investigation for illegal campaign activities.

Vote no on Initiative 651.

Voters Pamphlet Statement Prepared by:

JOEL PRITCHARD, Washington Lieutenant Governor; NORM MALENG, King County Prosecutor.

Advisory Committee: KEVIN CRUM, President, Washington Charitable and Civic Gaming Association; RON ALLEN, Chairman, Jamestown S'Klallam Indian Tribe; RUSS GOODMAN, President, Restaurant Association of the State of Washington.



REFERENDUM MEASURE 48

PASSED BY THE LEGISLATURE AND ORDERED REFERRED BY PETITION CHAPTER 98, LAWS OF 1995

Note: The ballot title was written by the court. The explanatory statement was written by the Attorney General as required by law. The complete text of Referendum Measure 48 begins on page 21.

Vote cast by the 1995 Legislature on final passage: HOUSE: Yeas, 69; Nays 27; Absent, 0; Excused, 2. SENATE: Yeas, 28; Nays, 20; Absent 0; Excused, 1.

Official Ballot Title:

The Washington State Legislature has passed a law that restricts land-use regulations and expands governments' liability to pay for reduced property values of land or improvements thereon caused by certain regulations for public benefit. Should this law be APPROVED or REJECTED?

Statement for

Excessive government regulations cost each taxpayer more than \$6,000 each year. You can help change that by approving Referendum 48 which makes government weigh the cost before passing new regulations.

Your vote to approve Referendum 48 means that local and state government will be limited in their ability to take private property away from individuals.

This law requires government to: (1) State the reason they want to take private property; (2) Determine the cost of new regulations; (3) Identify alternatives to achieving the regulatory goal; (4) Take the least burdensome alternative; and, (5) If government takes land and sets it aside for public use (such as to protect wetlands, wildlife habitat or buffer zones), it requires them to follow the Constitution and compensate landowners for land that is taken.

PROPERTY OWNERS HAVE A RIGHT TO FAIR COMPENSATION WHEN GOVERNMENT REGULATIONS REDUCE THE VALUE OF THEIR PROPERTY.

Opponents of Referendum 48 want to repeal Washington State's existing private property rights law. The state Legislature held a public hearing on this law, thoroughly debated it and passed it overwhelmingly in both houses with the strong support of both Democrats and Republicans. This legislation is clearly in step with the public's desire to limit runaway government regulations.

WHEN ENVIRONMENTAL PROTECTION IS NEEDED, EVERYONE SHOULD PAY FOR IT, NOT JUST THE FAMILY WHO OWNS THE LAND.

Your vote to approve Referendum 48 means that you support balance and fairness and oppose burdensome

government regulations that unfairly reduce the value of private property. Your vote upholds our country's constitutional principles.

Rebuttal of Statement against

Opponents claim to support private property rights, but for years they — and the environmental community — have stopped the legislature from fairly balancing property rights against land use restrictions.

R-48 will not increase litigation, or prove costly, *unless* regulatory agencies pass new regulations to take even more private property for public benefits, i.e., wetlands, wildlife habitat and buffer zones. R-48 does *not* impact local zoning.

Approve Referendum 48 and protect your private property and water rights.

Voters Pamphlet Statement Prepared by:

DAN WOOD, Democratic Party Leader, Public Involvement Activist, Hoquiam; DAN SWECKER, Republican State Senator, Fish Farmer, Centralia; STEVE APPEL, Washington State Farm Bureau President, Farmer, Dusty.

Advisory Committee: BERTHA GRONBERG, retired Public School Teacher, Small Tree Farmer, Montesano; JIM CROSBY, Labor Union Leader, Pulp and Paper Workers, Tacoma; DALE FOREMAN, House Majority Leader, Orchardist, Attorney, Wenatchee; ELAINE EDWARDS, Small Business Owner, NFIB Member, Spokane; SID SNYDER, Senator, Democratic Caucus Chair, Long Beach.

The law as it now exists:

Both the federal and state constitutions require state and local governments to pay just compensation if they take private property for public use. Currently the government is required to compensate a property owner in two situations. First, when a government seeks to use private property for a public building, highway, or some other purpose, it must pay the property owner the value of the property taken. Second, when government regulations deprive a private property owner of fundamental property rights, the courts will find that a "taking" has occurred and will require compensation. Fundamental property rights include the right to possess the property and exclude other people from it, the right to dispose of the property, and the right to some reasonable use.

Under current law, governments may regulate the uses of private property for the public health, safety, and welfare. Such regulations do not constitute "takings" or require compensation unless they deprive property owners of fundamental rights. Courts may invalidate unduly oppressive

regulations which are found to be unreasonable or not to further a legitimate governmental purpose. Courts have not required compensation where government regulations limit some uses of a property, or restrict development on a portion of the property, but leave the owner with economically productive uses for the remainder. Compensation may be required if a government imposes conditions on property development if the conditions are not roughly proportional to the impact created by the proposed development.

State and local governments are required to evaluate their proposed administrative actions to avoid unconstitutional "takings," but are not currently required to produce a formal written analysis of the effect of a proposed regulation on private property.

The effect of Referendum Measure 48, if approved into law:

The measure is intended to provide remedies to property owners in addition to any existing constitutional rights.

(continued on page 14)

Statement against

If Referendum 48 passes, taxes will go up, government will grow, red tape will increase and there will be years of costly court battles.

That's why thousands of concerned Washingtonians, including the League of Women Voters, People for Fair Taxes, seniors and conservationists urge you to vote "NO" on Referendum 48, the "Takings" Initiative.

"TAKINGS" MEANS TAXPAYERS GET TAKEN

Experts and newspaper editors across the state say the "Takings" Initiative could cost Washington's taxpayers billions of dollars in studies, bureaucracy and lawsuits.

"TAKINGS" WILL CREATE NEW GOVERNMENT RED TAPE AND BUREAUCRACY

48 mandates new exhaustive, expensive government studies for every existing and future rule and safeguard at the local and state level that affects land use.

"TAKINGS" WILL CREATE ENDLESS, COSTLY COURT BATTLES

The "Takings" Initiative will result in years of expensive lawsuits and litigation.

READ REFERENDUM 48

Its backers downplay its cost to taxpayers, but the "Takings" Initiative speaks for itself: *You, the taxpayer, would be required to pay for costly, time consuming studies and new government red tape whenever a local community limits land use in the public interest (Section 3). *You, the taxpayer, would be required to pay developers and others anytime the public regulates land use that

results in any devaluation, even for basic zoning and building codes (Section 4).

"Takings" not only makes taxpayers pay for commonsense restraints on land, but on water as well—jeopardizing safe, quality communities.

We support our constitutionally guaranteed property rights. But everyone's against wasteful government, endless litigation and taxpayer payoffs to developers. This extreme "Takings" Initiative doesn't solve problems. It creates them.

Reject 48. It's the developer's dream. It's the taxpayer's nightmare.

For more information, call (206) 223-3728.

Rebuttal of Statement for

Don't be misled. Trust your own reading of Referendum 48. It won't solve a thing. Instead: • Taxpayers would pay for new, expensive government bureaucracy. • Taxpayers pay for years of costly lawsuits. • Taxpayers pay for huge payoffs to developers. • Taxpayers pay for reduced quality of life in our communities. 48 means developers profit. Taxpayers lose.

Existing law says our property rights are constitutionally guaranteed. You must protect your pocketbook and Washington's quality of life. Reject 48.

Voters Pamphlet Statement Prepared by:

KAREN VERRILL, President, League of Women Voters of Washington; MARY MARGARET HAUGEN, State Senator, Camano Island; EARL TILLY, Mayor, City of Wenatchee.

Advisory Committee: MICHAEL McGOVERN, President, Washington State Council of Fire Fighters; RICK BENDER, President, Washington State Labor Council; KATHY FLETCHER, Executive Director, People for Puget Sound; LIZ PIRIENI, People for Fair Taxes; GENE LUX, Puget Sound Council of Senior Citizens.



REFERENDUM **BILL 45**

PROPOSED TO THE PEOPLE BY THE LEGISLATURE CHAPTER 2, LAWS OF 1995, 1st SPECIAL SESSION

Note: The ballot title and explanatory statement were written by the Attorney General as required by law. The complete text of Referendum Bill 45 begins

Vote cast by the 1995 Legislature on final passage: HOUSE: Yeas, 73; Nays, 24; Absent, 0; Excused, 1. SENATE: Yeas, 30; Nays, 14; Absent, 0; Excused, 5.

Official Ballot Title:

Shall the fish and wildlife commission. rather than the governor, appoint the department's director and regulate food fish and shellfish?

The law as it now exists:

By a law passed in 1993, the legislature merged the former department of fisheries and department of wildlife into a single department of fish and wildlife. The director of

Statement for

YES: REFERENDUM 45 WILL TAKE POLITICS OUT OF ENHANCING OUR FISH AND WILDLIFE

Until 1987, Washington's abundant wildlife resources were managed by an independent commission that worked openly to enhance our fish and wildlife for all citizens to enjoy. Today, decisions are made in secret, by politicians and their appointees. The result? Decimated fish runs, shorter seasons and less access than ever - for all of us.

YES: REFERENDUM 45 WILL PUT US - NOT POLITICIANS - IN CHARGE OF NATURAL RESOURCES

An independent commission will: . Represent the concerns of sportsfishing, the environment, commercial fishing, hunting and private property rights, and ensure public input in policymaking; • Enhance and regulate use of fish, shellfish and wildlife; . Protect access to fish for all, including recreational and commercial users: . Authorize equitable tribal, interstate and international agreements; · Have authority to hire and fire the Director of the Department of Fish and Wildlife, oversee department rules and regulations and approve the agency's budget.

YES: REFERENDUM 45 WILL HELP SAVE OUR SALMON, SHELLFISH AND WILDLIFE

Thirty-two states - including Idaho and Oregon manage fish and wildlife independently, with commissions instead of politicians. They know decisions to improve natural resources are best made in public, by people with first-hand knowledge of fish and wildlife who will be accountable to all of us - not to politicians.

YES: REFERENDUM 45 WILL HELP US END "FIGHTING OVER THE LAST SALMON"

The politicians and special interests who oppose public, independent resource management are the same people who now waste time and tax dollars fighting over the right to what's left of our once-great salmon runs. Let's stop this political infighting and start fighting for the return of the salmon. Voting "ves" for Referendum 45 will bring new urgency to enhancing fish and wildlife, and place our interests ahead of special interests.

For more information, call (206) 869-8898 or (509) 534-6550.

Rebuttal of Statement against

Washington voters placed trust in citizen-commissioners to protect our fisheries for over 50 years. We've trusted citizen commissions to oversee our election financing process, our transportation systems and our state's elected officials - because commissions serve the public interest, not special interests. Fish and wildlife - managed by diverse citizens committed to open meetings and public input - can thrive again. Where political management has failed, citizen management will save our fish and wildlife. Please vote YES.

Voters Pamphlet Statement Prepared by:

DAN McDONALD, Senate Minority Leader, Member, Ecology and Parks Committee; DEAN SUTHERLAND, Chairman, Senate Select Committee on Water Policy; DALE FOREMAN, House Majority Leader.

Advisory Committee: BOB PANTHER, Executive Director, Inland Northwest Wildlife Council; TRISH BOTTCHER, Vice-President, Westside, Washington State Federation of Fly Fishers; JIM WILCOX, Trout Unlimited; KEN JACOBSEN, State Representative, Board of Directors, Seattle Audubon Society; MARTHA JORDAN, Trumpeter Swan Society.

the merged agency is appointed by the governor and serves at the governor's pleasure. The director has regulatory authority over shellfish, salmon and all fish species designated as "food fish." The director is authorized to enter into certain federal-state, tribal, interstate, and other agreements on behalf of the agency. The director has responsibility to manage the department and to implement programs which fulfill the agency's goals, policies, and objectives.

The fish and wildlife commission consists of nine members appointed by the governor for six-year terms and removable only for cause. The commission has responsibility to set goals, policies, and objectives to preserve, protect and perpetuate wildlife and "game fish" and the habitat associated with these species. The commission classifies wildlife and fish other than "food fish" and shellfish, and regulates hunting, trapping, recreational fishing and other recreational use of wildlife.

The effect of Referendum Bill 45, if approved into law:

If the proposal is enacted, the fish and wildlife commission will assume many responsibilities now assigned elsewhere. The commission rather than the governor would appoint the director. The director and the commission staff would serve at the commission's pleasure. In addition to its existing responsibilities for policy-making on wildlife and game fish, the commission would make policy and regulate fishing for shellfish and food fish, and would act for the state in negotiating certain federal-state, interstate, and statetribal agreements. These changes would take effect July

Statement against

VOTE NO-ON THIS REACH FOR POWER

Washington's fish and wildlife belong to all citizens. Recognizing this, existing law puts responsibility for managing this resource on the state's chief elected official, the governor, so all citizens will be heard.

This measure, however, turns over control of salmon, shellfish, eagles-in fact all fish and wildlife-to nine unelected, part-time political appointees, representing narrow interests. With overlapping six-year terms and no term limits, they're accountable only to themselves.

VOTE NO-ON MORE BUREAUCRACY AND COST

This measure radically changes how we protect fish and wildlife. Right now, a director named by the governor and confirmed by the state Senate manages the Department of Fish and Wildlife in an international setting that often requires instant decisions to save fish and wildlife.

This measure hands over fish and wildlife management to a part-time commission — a new layer of bureaucracy whose members' conflicting interests will clash, bog things down and generate litigation as they argue how to apportion fish and wildlife and protect our precious heritage.

Worse, this commission would take over all of the state's negotiations on fish and wildlife with Canada, the White House, tribes and Alaska, Oregon, Idaho and Montana. The President of the United States answers phone calls from a governor when international salmon negotiations are in a crisis. Is that likely if an unknown commissioner telephones? No!

VOTE NO-ON MINORITY RULE

Amazingly, under this measure the minority can rule with only four of the nine making a decision binding on all of us!

VOTE NO-ON SILENCING THE VOTERS

A governor must listen to voters. A commission doesn't need to.

Rebuttal of Statement for

This law for the first time in our state's history allows those profiting from the killing of fish and wildlife - fish packers, trappers, guides, others - to manage fish and wildlife.

Call this independence? No! It's disguised specialinterest politics aimed at wresting control of fish and wildlife from the state's voters.

Salmon are endangered, disappearing, in California, Oregon and Idaho, while commissioners squabble.

Vote No! on Referendum 45. Put fish and wildlife above special interests.

Voters Pamphlet Statement Prepared by:

KAREN FRASER, Chair, Senate Committee on Ecology and Parks; BOBBASICH, House Ranking Minority Member, Natural Resources Committee.

Advisory Committee: DAN EVANS, Former Governor, State of Washington, Former U.S. Senator; BOOTH GARDNER, Former Governor, State of Washington.

11



SUBSTITUTE SENATE JOINT RESOLUTION 8210

PROPOSED CONSTITUTIONAL AMENDMENT

Official Ballot Title:

Shall the selection process for chief justice be changed, and a constitutional process for reducing the supreme court be adopted?

Note: The ballot title and explanatory statement were written by the Attorney General as required by law. The complete text of Substitute Senate Joint Resolution 8210 begins on page 30.

Vote cast by the 1995 Legislature on final passage: HOUSE: Yeas, 68; Nays, 23; Absent, 2; Excused, 4. SENATE: Yeas, 40; Nays, 6; Absent, 0; Excused, 3.

Statement for

SSJR 8210 STRENGTHENS THE JUSTICE SYSTEM BY REFORMING THE WASHINGTON SUPREME COURT

SELECTING THE MOST QUALIFIED CHIEF JUSTICE

The Chief Justice is the chief executive and top administrator for the court system. Under current law, the Chief Justice is randomly chosen by reverse seniority.

8210 authorizes the Court to select its own Chief Justice every four years based on the requirements of the job.

THE SIZE OF THE COURT

The Washington Supreme Court has more members (nine) than 44 other states. Reducing the Court's size will save tax dollars and increase efficiency while maintaining quality, diversity and regional balance.

A seven-judge Court would save taxpayers over \$1.4 million per biennium.

Currently the Constitution permits the Legislature to increase the size of the Court. 8210 creates an orderly process for *reducing* the Court.

No sitting judge will be removed. Instead, new judges would not be appointed until the Court reaches the reduced size established by reform legislation.

SUPPORT COMMON-SENSE COURT REFORM VOTE YES FOR SSJR 8210

Recommended by an independent citizens commission, SSJR 8210 is endorsed by: • Washington State Council of Police Officers • League of Women Voters • Washington State Bar Association • Association of Washington Business • Council on Crime and

Delinquency • Washington Association of Prosecuting Attorneys • Washington State Patrol Troopers Association • Law Enforcement Administrators of Washington • Washington State Trial Lawyers Association • Washington State Association of County Clerks • Greater Seattle Chamber of Commerce • Justice Richard Guy, Chair, Gender and Justice Commission • Freddie Mae Gautier, community leader • State Senate Majority Leader Marc Gaspard • Grant County Superior Court Judge Evan Sperline • State Representative Marlin Appelwick • Yakima

County Prosecutor Jeff Sullivan . State Representative

Larry Sheahan • Okanogan County District Court Judge

David Edwards . King County Executive Gary Locke.

Rebuttal of Statement against

Saving \$1.4 million per biennium is not "penny wise, pound foolish"! 8210 is common-sense reform supported by citizens, law enforcement, legal organizations and good government groups. The arguments against are inaccurate. 8210 creates no new powers. Instead, it allows the full Court to select its own Chief — to lead the judiciary, protect public safety, reduce backlogs and improve justice. Court downsizing elsewhere did not harm diversity. Support reasonable, needed reform. Please vote YES.

Voters Pamphlet Statement Prepared by:

BARBARA DURHAM, Chief Justice; JAMES A. ANDERSEN, former Chief Justice; VERNON PEARSON, former Chief Justice.

Advisory Committee: ADAM SMITH, Chair, Senate Law and Justice Committee; TIM HICKEL, Vice Chair, House Law and Justice Committee; WILLIAM GATES, Chair, Courts 2000 Commission; ROBERT F. BRACHTENBACH, former Chief Justice; KAREN VERRILL, President, Washington League of Women Voters.

The law as it now exists:

The state constitution currently provides that the supreme court judge having the shortest term to serve will be the chief justice. If two judges have the same short term to serve, the other judges determine which of the two will be chief justice. In case of the absence of the chief justice, the judge having the next shortest term presides. Under these provisions, the position of chief justice rotates every two years.

The constitution sets the minimum number of supreme court judges at five, but provides the legislature may increase the number of supreme court judges. Under current law there are nine supreme court judges. Some questions may exist regarding whether the legislature may also decrease the number of supreme court judges and how any reduction would be accomplished. The constitution provides that if a vacancy occurs on the supreme court, the governor shall fill the vacancy by appointment.

The effect of SSJR 8210, if approved into law:

The proposed constitutional amendment would make three changes. First, it would change the method of selection of the chief justice. It would provide for the election of the chief justice by majority vote of the judges of the supreme court from among their own membership. In the absence of the chief justice, the remaining judges would select one of their members to serve as acting chief justice. Second, it would provide for selection of a chief justice every four years. Third, it would provide that the governor will make an appointment to a vacancy on the supreme court only if necessary to maintain the number of judges specified by the legislature. Under this change, if the legislature reduced the number of supreme court judges, the reduction would be implemented as vacancies occur. The governor would not fill vacancies on the supreme court unless the membership of the court was below the number of judges specified by the legislature. The constitutional provision requiring a minimum of five supreme court judges would not be changed.

Statement against

THERE IS NO NEED FOR SSJR 8210

Since adoption of our State Constitution, the power of the Supreme Court is shared equally by all justices. The chief justice position rotates every two years, based on seniority and term of office. No legitimate claim has been made, or could be made, suggesting this system needs fixing.

DON'T GIVE THE CHIEF JUSTICE MORE POWER

The term of office of the chief justice should not be expanded. Too much power would be placed in one justice's hands. If it is the pleasure of the majority of the Court, SSJR 8210 would allow a chief justice to serve more than one four-year term. A longer term puts more power in one individual and reduces the opportunity for diversity of background and experiences. Such diversity among the individual justices is good for our system by providing different and varied input into the decision-making process.

SSJR 8210 COULD LEAD TO A LESS REPRESENTATIVE COURT

SSJR 8210 does not change the size of the Court. However, a secondary purpose of this Amendment is to provide a mechanism for reduction of the size of the Court. Our Supreme Court has had nine members since 1909. A reduction in the size of the Court would serve to deny diversity and severely restrict geographical representation. If there is to be a reduction in the size of the Court, this decision should be made by the voters.

It is estimated that reducing the size of our Supreme Court from nine justices to seven justices would save taxpayers dollars. The savings would be penny-wise and pound-foolish.

VOTE NO

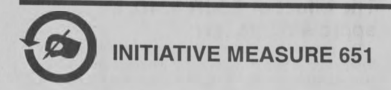
SSJR 8210 IS UNNECESSARY AND BAD PUBLIC POLICY

Rebuttal of Statement for

An efficient system has worked since 1909 and now they want to jeopardize it for a few dollars. With fewer justices the supreme court's efficiency will decrease — the court will become more backlogged and its decisions less thorough. Our current system has been carefully crafted to equalize power on the court and throughout the state, do not change it for a few dollars, especially with no citizen vote.

Voters Pamphlet Statement Prepared by:

SHIRLEY WINSLEY, State Senator; GRACE COLE, State Representative.



The effect of Initiative Measure 651, if approved into law (cont.):

subject to ratification by any tribe which has not negotiated a compact by November 7, 1995. Tribes which are currently operating under more limited tribal-state compacts would continue to do so until their current compacts expire, or are otherwise terminated.

Under the proposed standard compact, Indian gaming will be regulated by the tribal governments. The state may conduct background checks on primary management officials and key employees and have limited rights to inspect Indian gaming facilities. The state may provide other investigative and consulting services to tribes at their request. The proposed standard compact would provide for mediation of disputes between the state and any tribe, and for judicial review in federal courts. The state and tribes would consent to suit in federal court on compact-related matters, provided that all other remedies have been exhausted.

The compact would provide that tribes ratifying it make a monthly payment of ten percent of net gaming revenues from the utilization of slot machines and other "player-activated electromechanical gambling devices" into a fund created and managed under tribal authority. The State Auditor and two other persons who are not tribal members would serve on the fund's board of directors. The revenue in the fund would be distributed annually to all registered voters who voted in the most recent statewide election. At the voter's option, a voter's portion of the distribution could be donated to a qualifying charity. Tribes would be excused from making these payments of the state authorized slot machines or similar devices on non-tribal land in the state.



REFERENDUM MEASURE 48

The effect of Referendum Measure 48, if approved into law (cont.):

If a state or local government regulates or imposes a restraint on a portion or parcel of private property for public benefit (including wetlands, fish and wildlife habitat, buffer zones or other public benefit designation), the government would be required to pay full compensation to the owner of the property for any reduction in the property's value. The governmental entity would not have to pay compensation if, absent the regulation, a public nuisance would result. If a government did not pay compensation as required by the measure, the use of the land could not be restricted.

"Private property" would be defined to include land and interests in land or improvements on land, proprietary water rights, and any crops, forest products or resources capable of being harvested or extracted and protected by the state or federal constitutions. "Restraint of land use" would be defined as any action, requirement, or restriction by a governmental entity, other than actions to prevent or abate public nuisances, that limits the use or development of private property.

The state would be responsible for the compensation liability of other governmental entities for any action which restricts the use of property when such action is mandated by state law or any state agency.

Before adopting any regulation of private property or restraint of land use, a governmental entity would be required to prepare a statement containing a full analysis of the total economic impact on private property of such regulation or restraint. The statement must be made available to the public at least 30 days before the adoption of the regulation or imposition of the restriction. The governmental entity would be required, if it chose to enact the regulation or restriction, to adopt the alternative which had the least possible impact on private property and still accomplished the necessary public purpose.

Governments would be prohibited from requiring any private property owner to provide or pay for any studies, maps, plans, or reports used in decisions to consider restricting the use of private property for public use.

Any private property owner could seek to enforce this measure in the courts, and any prevailing plaintiff would be entitled to recover the costs of litigation, including reasonable attorney's fees.



COMPLETE TEXT OF Initiative Measure 640

AN ACT Relating to the protection of living marine resources including salmon, steelhead, other anadromous trout and char, and sturgeon from wasteful and harmful fishing practices; amending RCW 75.12.010; adding a new chapter to Title 75 RCW; and providing an effective date.

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

NEW SECTION. Sec. 1. PURPOSE. The purposes of this chapter are to:

(1) Declare a state policy that will promote restoration of the state's marine and anadromous fish stocks while promoting economically viable fisheries that do not unnecessarily harm fish, birds, and other animals not intended for harvest;

(2) Promote efforts which will minimize Canadian and other foreign interception of Washington salmon and steelhead stocks;

(3) Require coordination by the department with federal agencies to minimize potential impacts of fishing on seabirds and other protected animals; and

(4) Accord priority to those fisheries that have been shown to have the greatest value to the people of the state of Washington.

NEW SECTION, Sec. 2. FINDINGS. Important fisheries for salmon and other species in Washington state have been closed or severely restricted because of the depleted condition of important natural stocks, resulting in lost economic, recreational, and cultural opportunities for Washington citizens. Wasteful fishing practices have significantly contributed to the problems. In many areas of Washington where fisheries are permitted, harvestable surpluses of fish are mixed with nontargeted aquatic creatures, such as birds, shellfish, forage species, juvenile and unmarketable fish, and weak natural or other nontargeted salmon and other anadromous fish stocks. The fishing gear employed often catches both targeted and nontargeted animals indiscriminately. This by-catch can be greatly reduced by fishing in areas where there is little mixing of desired catch and potential by-catch. Where by-catch cannot be avoided in order to conduct an otherwise valuable fishery, by-catch can be minimized by allowing only fishing gear which results in low by-catch mortalities.

Salmon hatcheries often produce more harvestable surpluses than natural stocks, with the result that nonselective fisheries targeting on hatchery fish overharvest commingled natural salmon stocks. Important natural salmon stocks are also impacted by hatchery management policies that do not address issues of competition between hatchery and natural stocks, spread of disease, and other ecological interactions. Used properly and in conjunction with regulations permitting fishing gear and methods that can harvest selectively, hatcheries can provide great benefits and support natural stock recovery by rearing critical stocks. Washington salmon hatcheries should be managed for the specific goal of contributing to important fisheries in a manner

that is consistent with protection and rehabilitation of natural stocks.

Excess harvest of threatened natural salmon stocks originating in Washington waters has also resulted from Canadian interception of large numbers of Washington salmon stocks, including endangered Columbia river chinook and other stocks under consideration for listing under the endangered species act. Canada has become the largest exploiter of many salmon stocks originating in Washington waters and the catch disparity between United States and Canadian fishers has been exacerbated by closures in Washington while fishing in Canada has continued unabated, often targeting the Washington stocks sought to be protected by the fishing closures in Washington. Canadian harvest of Washington salmon is subject to the terms of the Pacific salmon treaty intended to control the extent of each country's harvest of the other's salmon. Washington fishers catch large numbers of Canadian salmon, primarily sockeye and pink salmon homing to the Fraser river, while Canadian fishers intercept Washington salmon, primarily chinook and coho salmon, resulting in further depletion of Washington salmon stocks.

Despite the vast expenditures by the citizens of the state of Washington to maintain and enhance salmon stocks in their state, fishing regulations and policies have resulted in allocations among nontreaty fishers without regard to the value to the people of the state of Washington. Chinook and coho salmon have been proven to be more valuable in recreational fisheries, while pink, chum, and sockeye salmon have generally proven to be more suitable and valuable in commercial fisheries, except where shown to be more valuable in recreational fisheries.

NEW SECTION. Sec. 3. DEFINITION. As used in this chapter, "by-catch" means nontargeted fish, shellfish, and protected animals that are captured or destroyed while fishing.

NEW SECTION. Sec. 4. GUIDELINES. The people authorize and direct the department and the governor of the state of Washington to take the following actions:

(1) Provide and apply clear standards consistent with the provisions of this chapter for controlling destruction during fishing operations of fish and other sea life that are not intended for harvest;

(2) Permit only fishing gear and methods of harvesting fish and shellfish that are consistent with the policies and by-catch mortality standards specified in this chapter;

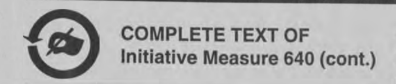
(3) Manage salmon and steelhead hatcheries and hatchery stocks to contribute to fisheries while protecting or enhancing natural stocks;

(4) Minimize Canadian and other foreign interceptions of salmon and steelhead originating in Washington, if necessary by adopting regulations to reduce Washington interception of Canadian fish;

(5) Maximize economic benefit to the state and its citizens in allocating harvestable food fish and shellfish;

(6) Consult and coordinate with federal officials to minimize potential impacts of fishing on seabirds and other federally protected species; and

(7) Develop and evaluate fishing methods that comply with the by-catch standards in section 5 of this act that would become



legal on January 1, 1997, if currently legal methods cannot comply with such standards.

NEW SECTION. Sec. 5. BY-CATCH STANDARDS. (1) The purpose of this subsection is to protect nontargeted salmon, steelhead, other anadromous trout and char, and sturgeon from fisheries on harvestable stocks of salmon and sturgeon. Salmon gear evaluations shall be based upon the average of the two observed mortalities for chinook and coho salmon. Sturgeon gear evaluations shall utilize observed mortalities for sturgeon. The director may require more specific evaluations when deemed appropriate. Evaluations shall involve life stages of fish most commonly exposed to the gear and be conducted under conditions representative of when the gear would be utilized. Fishing gear types shall not be used unless capable of live releasing such fish with no greater than fifteen percent mortality, in numbers of fish, during 1997 and thereafter.

(2) The times and locations legal gear may be operated shall be determined by the director. When and where a gear type is deemed to pose a significant threat to the abundance of by-caught salmon, steelhead, other anadromous trout or char, sturgeon, sea birds, or other protected animals, the area shall be closed to fishing with such gear. When and where it is determined that such by-catch will have a lesser impact, fisheries may be conducted only if the gear is operated in accordance with procedures qualifying it for use under the by-catch standard. When and where it is determined that a fishery does not have significant effect on the abundance of such by-catch, such operating procedures may be waived. Waiving of gear operating procedures shall be based only on results of test fishing and catch monitoring.

(3) Any gear type used for food fish and shellfish other than salmon and sturgeon that results in by-catch mortality of nontargeted or unmarketable fish or shellfish that cumulatively weigh in excess of fifteen percent of the live weight of the catch of targeted stocks during 1997 and thereafter is not permitted.

(4) If the director determines that by-catch standards prevent nontreaty fishers from harvesting their full share of sockeye, pink, or chum salmon, in accordance with rulings under United States of America et al. v. State of Washington et al., Civil No. 9213, United States District Court for Western District of Washington, February 12, 1974, and Sohappy v. Smith, 302 F. Supp. 899 (D. Oregon, 1969), as amended, affirmed, and remanded 529 F. 2d 570 (9th Cir., 1976), existing gear types conforming to the by-catch standards shall be given maximum opportunity for harvesting the targeted stocks consistent with other provisions of this section. If additional harvest levels are required to achieve nontreaty shares the director shall not be constrained by previous provisions of this title after January 1, 1997, for authorizing other gear types that satisfy the by-catch standard. Commercial license applications for new gear types, authorized by the director, shall be limited to holders of 1996 commercial salmon fishing licenses. However, the issuance of such licenses shall be limited to a number consistent with the economic welfare of commercial salmon licensees and the citizens of the state.

NEW SECTION. Sec. 6. EVALUATING SELECTIVITY OF FISHING METHODS. The department is directed to study and establish by-catch mortality rates for the various types of existing authorized fishing gear. Existing studies shall be utilized when deemed appropriate by the director. If such studies are unavailable, by-catch mortality rates shall be based upon actual or simulated conditions intended to duplicate the operation of representative gear types in typical fishing situations. Mortality rates shall include and are limited to the sum of immediate mortality, mortality following twelve hours in confinement, and losses to predators while fish and shellfish are contained in or held by the gear. Applicability of findings of these studies to various times, places, and other circumstances shall be determined by the director.

The director shall establish and enforce rules consistent with maintaining the by-catch standards in the state's fisheries.

NEW SECTION. Sec. 7. ELIMINATION OF NONCON-FORMING FISHING GEAR AND METHODS. This chapter shall not be construed to prohibit the use of gear that does not comply with the by-catch standards until January 1, 1997, when noncomplying gear is illegal. Nonconforming salmon and sturgeon fishing gear shall not be licensed by the state for use after this date.

NEW SECTION. Sec. 8. HATCHERY POLICY. Salmon hatcheries operated by the state of Washington shall be managed and operated to contribute to fisheries in a manner that is consistent with the protection and rehabilitation of natural stocks.

NEW SECTION. Sec. 9. REDUCTION OF FOREIGN IN-TERCEPTION OF WASHINGTON FISH STOCKS. The policy of the state of Washington is to reduce Canadian and other foreign interceptions of salmon and steelhead originating in Washington. The governor and other Washington state officials responsible for negotiation of future fisheries agreements with Canada and other nations shall strive to reduce interceptions of such fish originating in Washington. If it is necessary to reduce Washington interception of fish originating in Canada in order to achieve this goal, the director is authorized and directed to adopt appropriate rules to achieve such reduction.

NEW SECTION. Sec. 10. VALUE OF FISHERIES TO BE CONSIDERED. In enacting or adopting rules affecting fisheries for food fish and shellfish in the state of Washington, the director is authorized and directed to consider economic values, including those of the recreational, i.e. personal use, fishery and its associated industries, and accord priority to those fisheries that have the greatest value to the citizens of the state of Washington. Chinook and coho salmon have generally been proven more valuable in recreational fisheries and should be utilized in this manner except where economic studies show that commercial catch is more valuable. Pink, chum, and sockeye salmon have



COMPLETE TEXT OF Initiative Measure 640 (cont.)

been shown to be more suitable and valuable in commercial fisheries except for Lake Washington and Lake Wenatchee sockeye salmon, which are more valuable when utilized in a recreational fishery. The department may modify these comparative values only when based on economic studies employing generally accepted statistical and economic procedures and methodology.

<u>NEW SECTION.</u> **Sec. 11.** PERFORMANCE AUDIT. The state auditor is directed to annually complete for the governor and publish for the citizens a performance audit relating to compliance with the mandates of this chapter on the part of the department.

NEW SECTION. Sec. 12. CONSULTATION WITH OR-EGON. After the effective date of this act, the governor and the director shall consult with the state of Oregon and urge adoption and implementation of the principles and policies set forth in this chapter by the state of Oregon in order to maintain and enhance Columbia river fish stock.

<u>NEW SECTION.</u> **Sec. 13.** LEGISLATIVE FUNDING. The legislature shall appropriate the necessary funds to carry out the provisions of this chapter.

Sec. 14. RCW 75.12.010 and 1983 1st ex.s. c 46 s 46 are each amended to read as follows:

- (1) Except as provided in this section, it is unlawful to fish commercially for salmon within the waters described in subsection (2) of this section.
- (2) All waters east and south of a line commencing at a concrete monument on Angeles Point in Clallam county near the mouth of the Elwha River on which is inscribed "Angeles Point Monument" (latitude 48° 9' 3"north, longitude 123° 33' 01" west of Greenwich Meridian); thence running east on a line 81° 30' true across the flashlight and bell buoy off Partridge Point and thence continued to longitude 122° 40' west; thence north to the southerly shore of Sinclair Island; thence along the southerly shore of the island to the most easterly point of the island; thence 46° true to Carter Point, the most southerly point of Lummi Island; thence northwesterly along the westerly shore line of Lummi Island to where the shore line intersects line of longitude 122° 40' west; thence north to the mainland, including: The southerly portion of Hale Passage, Bellingham Bay, Padilla Bay, Fidalgo Bay, Guemes Channel, Skagit Bay, Similk Bay, Saratoga Passage, Holmes Harbor, Possession Sound, Admiralty Inlet, Hood Canal, Puget Sound, and their inlets, passages, waters, waterways, and tributaries.
- (3) The director may authorize commercial fishing for sockeye salmon within the waters described in subsection (2) of this section during the period June 10 to July 25 and for other salmon from the second Monday of September through November 30,

except during the hours between 4:00 p.m. of Friday and 4:00 p.m. of the following Sunday.

(4) The director may authorize commercial fishing for salmon ((with gill net gear)) prior to the second Monday in September within the waters of Hale Passage, Bellingham Bay, Samish Bay, Padilla Bay, Fidalgo Bay, Guemes Channel, Skagit Bay, and Similk Bay, to wit: Those waters northerly and easterly of a line commencing at Stanwood, thence along the south shore of Skagit Bay to Rocky Point on Camano Island; thence northerly to Polnell Point on Whidbey Island.

(5) Whenever the director determines that a stock or run of salmon cannot be harvested in the usual manner, and that the stock or run of salmon may be in danger of being wasted and surplus to natural or artificial spawning requirements, the director may authorize units of ((gill net and purse seine)) gear conforming to by-catch standards in any number or equivalents, by time and area, to fully utilize the harvestable portions of these salmon runs for the economic well being of the citizens of this state. Gill net and purse seine gear other than emergency and test gear authorized by the director shall not be used in Lake Washington.

(6) The director may authorize commercial fishing for pink salmon in each odd-numbered year from August 1 through September 1 in the waters lying inside of a line commencing at the most easterly point of Dungeness Spit and thence projected to Point Partridge on Whidbey Island and a line commencing at Olele Point and thence projected easterly to Bush Point on Whidbey Island.

NEW SECTION, Sec. 15. EFFECTIVE DATE. This act shall take effect January 1, 1996.

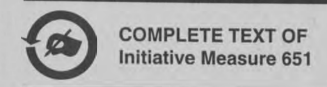
<u>NEW SECTION.</u> Sec. 16. SEVERABILITY. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected.

NEW SECTION. Sec. 17. CAPTIONS. Captions used in this chapter do not constitute any part of the law.

NEW SECTION. Sec. 18. CODIFICATION. Sections 1 through 13 and 15 through 17 of this act shall constitute a new chapter in Title 75 RCW.

PROJECT VOTE SMART

Information about federal office holders is available free to Washington voters from Project Vote Smart, a national, nonpartisan 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. World wide web address is: http://www.vote-smart.org



AN ACT Relating to gaming by tribes; and adding new sections to chapter 9.46 RCW.

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

NEW SECTION. Sec. 1. A new section is added to chapter 9.46 RCW to read as follows:

The State shall adopt a compact authorizing full class III gaming under the Indian Gaming Regulatory Act of 1988 (102 Stat. 2467; 25 U.S.C. sec. 2710) with all Indian tribes with Indian lands within the external boundaries of the state.

(1). The public policy and law of the state is that all Indian tribes with Indian lands within the state are entitled to offer unrestricted Class III gaming under a compact as defined under the Indian Gaming Regulatory Act of 1988. For all Indian tribes with Indian lands within the external boundaries of the state that do not have a compact with the state as of November 7, 1995, Washington State shall be deemed to have executed a compact stating this public policy within fifteen days of the certification of the passage of this section by the secretary of state. When the agreed upon terms of existing compacts with other Indian tribes expire, those Indian tribes may ratify the compact executed by the state as the result of this section. The compact must not have market restrictions as to the operation of class III gaming on Indian lands in the state with regard to size of wager, size of facility, hours of operation, number of games, number of facilities, or type of gaming employed, and there must not be market restrictions on the use of player-activated electromechanical gambling devices. The compact stating this public policy and governing class III gaming is the compact required under section 2 of this act.

(2). The compact must provide that all of the Indian tribes who ratify this compact shall make a monthly payment of ten percent of the net gaming revenues from the utilization of all player-activated electromechanical gambling devices into a fund created and managed by FTS Enterprises, an intertribal entity established as an extension of tribal governing bodies under the laws of the participating tribes. "Net gaming revenues" is defined as gross revenue minus all revenues paid or allocated as prizes. The compact shall provide that the state auditor and two other persons who are not members of any Indian tribe with Indian lands in Washington State and, who are registered voters in the state, be appointed as directors of FTS Enterprises upon the creation of the fund. The state auditor may decline the appointment if he is otherwise precluded by the laws of the state from accepting the appointment; in which event the existing directors must appoint a replacement.

(3). The compact must provide that FTS Enterprises distribute the fund's revenue annually on a per capita basis minus operating expenses to all of the registered voters in the state who have voted in the most immediate previous statewide general

election. FTS Enterprises shall have its records audited by a certified public accounting firm, annually. The audit shall be included in an annual report published and presented to the state auditor.

(4). If at any time after the effective date of this act, the state authorizes, by statute, rule or regulation, the operation of any player-activated electromechanical gambling device, other than one licensed and in actual operation before March 1, 1995, anywhere within the state not on Indian lands, or not authorized by this act, then the financial obligations of the Indian tribes under the compact signed as a result of this act shall cease. After final distribution is made, further payment by the tribes and distribution to the registered voters must not from that time occur. In such event, all other provisions of the compact must remain in full force and effect.

NEW SECTION. Sec. 2. A new section is added to chapter 9.46 RCW to read as follows:

The compact adopted under section 1 of this act must read as follows:

Tribal State Compact for Class III Gaming by Tribes with Indian Lands in the State of Washington

RECITALS

WHEREAS the voters of the State of Washington have set forth, by Initiative, the clear public policy that all Indian tribes within the state are entitled to offer unrestricted Class III gaming under a compact defined by the federal Indian Gaming Regulatory Act of 1988; and

WHEREAS the federal Indian Gaming Regulatory Act of 1988 provides that a compact governing the operation of Class III gaming shall be submitted to the Secretary of Interior and published in the federal register;

ACCORDINGLY, the State of Washington agrees to the following terms and conditions upon the ratification of this compact by any Indian tribe with Indian lands within the state.

PART I. Effective upon Ratification by Tribe

This compact is entered into by the State of Washington and any federally recognized Indian tribe with Indian lands within the exterior boundaries of the State of Washington that ratifies this compact in accordance with the tribe's constitution and applicable tribal laws and regulations. A Compact already in existence between a tribe and the State of Washington remains in effect until the compact expires by its express terms, after which time, the tribe may ratify this Compact.

PART II. Authorized Class III Gaming

(1). Authorization of games. A tribe may offer any game with the elements of prize, consideration, and chance that (a) is authorized by a tribe pursuant to a valid tribal ordinance that is approved by the National Indian Gaming Commission; and (b) is played according to specific rules, the copies of which are



COMPLETE TEXT OF Initiative Measure 651 (cont.)

available to patrons. There must not be market restrictions as to the operation of Class III gaming including, but not limited to, size of wager, size of facility, hours of operation, number of games, number of facilities, or type of gaming employed.

(2). Authorization of Gambling Devices. A tribe is entitled to use any gambling device as defined by RCW § 9.46.0241, as in effect on January 1, 1995, so long as a true and correct prototype of such device has been certified by, or would meet the technical equipment standards of authorized regulatory bodies in the State of Nevada, or the State of New Jersey, or the device is exempted from certification requirements under the laws of the State of Nevada, or the State of New Jersey. If Nevada or New Jersey changes its laws, the devices include devices that are or would be lawful in Nevada or New Jersey under the laws, rules, and regulations in effect on January 1, 1995.

(3). Age Limitations. A person under the age of eighteen (18) may neither participate in a gaming operation, nor be allowed on the Class III gaming floor during actual hours of operation. Should alcoholic beverages be offered on any portion of the gaming floor under applicable law, then a patron under the age of twenty-one (21) may not be permitted on that portion of the gaming floor during actual hours of operation.

PART III. VOTERS' DIVIDEND FUND

(1). Ten Percent Dividend. The Tribes shall make a monthly payment of ten percent of the net gaming revenues from the utilization of all player-activated electromechanical gambling devices into a fund created and managed by FTS Enterprises, an intertribal entity established as an extension of tribal governing bodies under the laws of participating tribes with Indian lands in Washington State, who exercise their sovereign authority to participate in FTS Enterprises. "Net gaming revenues" is defined as gross revenue minus all revenues paid or allocated as prizes. Ratification of this compact by a tribe must include acknowledgment and consent to abide by the policies and procedures of FTS Enterprises consistent with the terms of this compact. Specifically, the tribe consents to providing reasonable access to books and records necessary to conduct a verifiable audit of the tribal gaming operations to ensure that FTS Enterprises and tribes are meeting their obligations to the voters of the state under this compact. The state auditor and two other persons who are not members of any Indian tribe with Indian lands in Washington State, who are registered voters of the state, shall be appointed by the Board as Directors of FTS Enterprises upon the creation of the fund. The state auditor may decline the appointment if he is otherwise precluded by the laws of the state from accepting the appointment; in which event the existing directors must appoint a replacement.

(2). Management & Supervision. The compact shall provide that FTS Enterprises distribute the fund's revenue annually on a per-capita basis minus operating expenses to all of the registered voters in the state who have voted in the most immediate previous state-wide general election. The fund must allow those entitled to a distribution to donate their annual distribution payment to separate funds created by FTS Enterprises to support nonprofit, private programs in the areas of education, environmental protection, law enforcement, and natural resources restoration. FTS Enterprises shall have its records audited by a certified public accounting firm, annually. The audit shall be included in an annual report published and presented to the state auditor.

(3). Exclusivity to Indian Country. If the state authorizes, by statute, rule or regulation, the operation of any player-activated electromechanical gambling device, other than those licensed and actually in play on or before March 1, 1995, anywhere within the state not on Indian lands, or not authorized by this act, then the financial obligations of the Indian tribes under the compact signed as the result of the passage of this act cease immediately. After a final prorated distribution is made, further payment by the tribes and distribution to the registered voters must not from that time occur. In such an event, all other provisions of the compact must remain in full force and effect.

PART IV. Regulation of Class III Gaming

(1). Licensing of Key Employees and Primary Management Officials. The tribe shall license, operate, and regulate all Class III gaming activities consistent with this compact, tribal law, and all other applicable federal law. The tribe shall enforce and administer the regulatory requirements that include but are not limited to the licensing of key employees and primary management officials of each Class III gaming activity or operation. The standards for licensing must be at least as restrictive as the standards required by the Indian Gaming Regulatory Act of 1988 and the regulations of the National Indian Gaming Commission for Key Employees and Primary Management Officials in effect for Class II gaming activities, as of March 1, 1995.

(2). Accounting/Auditing. Accounting records must be kept on a double entry system of accounting, maintaining detailed, supporting, subsidiary records. The tribe shall retain the following records for at least three years: (a) revenues, expenses, assets, liabilities and equity for each location at which Class III gaming is conducted; (b) daily cash transactions for each Class Ill game at each location at which gaming is conducted, including but not limited to transactions relating to each gaming table bank, game drop box, and gaming room bank; (c) all markers, IOUs, returned checks, hold checks or other similar credit instruments; (d) contracts, correspondence and other transaction documents relating to all vendors and contractors; (e) records of all tribal enforcement activities; (f) audits prepared by or on behalf of the tribe; and (g) personnel information on all Class III gaming employees or agents, including rotation sheets, hours worked, employee profiles and background checks. The tribe shall comply with all applicable provisions of the Bank Secrecy Act, P.L. 91-508, 31 U.S.C. §§ 5311-5314 (1970).

(3). Washington State's Role in Regulation.

(a) Investigative Services to be Made Available. The Washington State Gambling Commission shall conduct background investigations on primary management officials and



COMPLETE TEXT OF Initiative Measure 651 (cont.)

key employees. Fees for the services shall not exceed the actual and reasonable costs incurred by the Commission for providing the service. The involvement of the state in conducting background investigations shall be voluntary; If the State of Washington chooses not to conduct the background investigations, or is otherwise unable to conduct the background investigations, the tribe may contract with other governments or private companies to provide the services. The tribe shall provide information on primary management officials and key employees sufficient to allow the state to conduct its own background investigation as is necessary to make an independent determination as to suitability of these individuals, consistent with the standards imposed on and by the tribe. If the state disputes the active status of a licensee, the state may pursue the remedies available in Part V of this compact.

(b) State Inspection. The state may inspect any aspect of the tribal gaming operations. The state presence, however, must not be conducted in a manner which interferes with the day-to-day operations of the gaming facility. A representative authorized in writing by the Governor of the state, or his designee, shall have the right to inspect, in the accompaniment of a designated tribal representative, all tribal Class III gaming facilities and all tribal records related to Class III gaming, subject to the following conditions:

(i) For public areas, the representative may inspect at any time without prior notice;

 (ii) For private areas not accessible to the public, the representative may inspect at any time during normal business hours, with twelve hours prior written notice; and

(iii) For inspection and copying of all tribal records relating to Class III gaming, the representative must give 48 hours, not including weekends, prior written notice to the Chairman of the tribe and specifically identify the records to be inspected and copied. However, the state shall pay for all reasonable costs related to the inspection and copying, and the tribe may prohibit the state from copying materials if the state is unable to maintain the confidentiality of the materials.

(c) State Oversight & Consulting Services. The state may provide additional oversight or consulting services by entering into a separate Memorandum of Agreement with the tribe providing for the services. In such an event, however, the fees charged by the state must not exceed fair and reasonable costs for providing the services.

PART V. DISPUTE RESOLUTION

(1). Disputes Between Tribe and State -Tribe or state may invoke the following dispute procedure if either believes the other government has failed to comply with a any requirement of the compact.

 (a) Notice. The party asserting noncompliance must serve written notice to the Chairman of the tribe and the Governor of the state. The notice must identify the specific provision of the compact alleged to have been violated and must specify the factual basis for the alleged noncompliance.

(b) Negotiated Resolution. Within thirty (30) days of Notice under subsection (a) the tribe and state shall meet and make every good faith effort to resolve the dispute amicably, through direct negotiation. If the direct negotiation is futile or unsuccessful, the tribe and state agree to seek an independent mediator, the selection of which must be mutually agreed upon. Such mediator shall attempt to find a mutually acceptable resolution to the dispute.

(c) Formal Mediation. A controversy or claim arising out of or relating to this compact, or the breach of this compact, wherein negotiated resolution pursuant to subsection (1) (b) of this Part V is unsuccessful, the dispute must be submitted to formal mediation supervised and administrated by Judicial Arbitration and Mediation Services, through its Seattle office. The mediator must be selected by Judicial Arbitration and Mediation Services unless otherwise agreed to by tribe and state. The mediator shall have at a minimum, three years experience as a federal magistrate, federal district court or appellate judge, with specific experience involving Indian tribes as litigants. The mediation is not binding on the parties, unless prior to mediation, both parties agree, in writing, to be bound by the mediator's decision. The tribe and state shall each bear its own legal fees and expenses unless, in the opinion of the mediator, the position of one party is meritless, in which event the losing party shall reimburse the prevailing party for such fees and expenses. If the preferential use of Judicial Arbitration and Mediation Services violates any law, or is otherwise not available, the government seeking relief is deemed to have exhausted their remedies and may proceed to federal court as set forth in section (2) of this Part V.

(2). Consent to Jurisdiction of Federal Court. If significant disputes arise from this compact that cannot be resolved by negotiated resolution or mediation, tribe and state agree to submit the issues to federal court for determination.

(a) Tribe's Limited Waiver of Sovereign Immunity. By this agreement, the tribe does not waive, limit, or modify its sovereign immunity from suit except as provided in this section. The tribe expressly waives in a limited manner its immunity from suit and consents to be sued in the United States District Court for either district of Washington, or in the District Court for the District of Columbia. The state must exhaust the remedies under this Part V before pursuing any action in federal court. This waiver is expressly limited to permit judgments or awards only to the extent of prospective equitable relief that the tribe comply with the court's interpretation of the compact.

(b) State's Limited Waiver of Sovereign Immunity. By this agreement, the state does not waive, limit, or modify its sovereign immunity from suit except as provided in this section. State expressly waives in a limited manner its immunity from suit, including any immunity protected by the Eleventh Amendment to the Constitution of the United States, and consents to be sued in the United States District Court for either district of Washington, or for the District Court for the District of Columbia. The tribe must exhaust the remedies under this Part V before pursuing any action in federal court.



COMPLETE TEXT OF Initiative Measure 651 (cont.)

PART VI. MISCELLANEOUS

- (1). Complete Agreement. This compact is the entire agreement between the governments and supersedes all prior agreements, whether written or oral, with respect to the subject matter of this compact.
- (2). Severability. In the event that any section or provision of this compact is held invalid by any court of competent jurisdiction, it is the intent of the parties that the remaining sections or provisions of this compact continue in full force and effect. If the Department of Interior, on behalf of the United States, determines that changes in this compact are necessary to be consistent with federal law, this Compact is deemed modified to the extent necessary to conform to federal law.
- (3). Jurisdiction. Nothing in this compact may be interpreted to alter jurisdiction that the state might currently have on Indian lands of a Washington tribe. This compact may not be interpreted to preclude a subsequent retrocession agreement, crossdeputization agreement, or other intergovernmental agreement affecting jurisdiction.



COMPLETE TEXT OF Referendum Measure 48

AN ACT Relating to regulation of private property; adding a new chapter to Title 64 RCW.

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

NEW SECTION. Sec. 1. This act is intended to provide remedies to property owners in addition to any constitutional rights under the state and/or federal constitutions and is not intended to restrict or replace any constitutional rights.

NEW SECTION. Sec. 2. This act shall be known as the private property regulatory fairness act.

NEW SECTION. Sec. 3. A regulation of private property or restraint of land use by a governmental entity is prohibited unless a statement containing a full analysis of the total economic impact in private property of such regulation or restraint is prepared by the entity and made available to the public at least thirty days prior to adoption of the regulation or imposition of the restraint. Such statement shall identify the manner in which the proposed action will substantially advance the purpose of pro-

tecting public health and safety against identified public health or safety risks created by the use of private property, and analyze the economic impact of all reasonable alternatives to the regulation or restraint. Should the governmental entity choose to adopt a proposed regulation or restraint on the use private property, the governmental entity shall adopt the regulation or restraint that has the least possible impact on private property and still accomplishes the necessary public purpose.

NEW SECTION. Sec. 4. (1) A portion or parcel of private property shall be considered to have been taken for general public use when:

- (a) a governmental entity regulates or imposes a restraint of land use on such portion or parcel of property for public benefit including wetlands, fish or wildlife habitat, buffer zone, or other public benefit designations; and
- (b) no public nuisance will be created absent the regulation;
- (2) When private property is taken for general public use, the regulating agency or jurisdiction shall pay full compensation of reduction in value to the owner, or the use of the land by the owner may not be restricted because of the regulation or restraint. The jurisdiction may not require waiving this compensation as a condition of approval of use or another permit, nor as a condition for subdivision of land.
- (3) Compensation must be paid to the owner of a private property within three months of the adoption of a regulation or restraint which results in a taking for general public use.
- (4) A governmental entity may not deflate the value of property by suggesting or threatening a designation to avoid full compensation to the owner.
- (5) A governmental entity that places restrictions on the use of public or private property which deprive a landowner of access to his or her property must also provide alternative access to the property at the governmental entity's expense, or purchase the inaccessible property.
- (6) The assessor shall adjust property valuation for tax purposes and notify the owner of the new tax valuation, which must be reflected and identified in the next tax assessment notice.
- (7) The state is responsible for the compensation liability of other governmental entities for any action which restricts the use of property when such action is mandated by state law or any state agency.
- (8) Claims for compensation as a result of a taking of private property under this act must be brought within the time period specified in RCW 4.16.020.

NEW SECTION. Sec. 6. No governmental entity may require any private property owner to provide or pay for any studies, maps, plans, or reports used in decisions to consider restricting the use of private property for public use.

NEW SECTION. Sec. 7. Unless the context clearly requires otherwise, the definitions in this section apply throughout this chapter.

(1) "Full compensation" means the reduction in the fair market value of the portion or parcel of property taken for general public use which is attributable to the regulation or restraint. Such



COMPLETE TEXT OF Referendum Measure 48 (cont.)

reduction shall be measured as of the date of adoption of the regulation or imposition of restraint on the use of private property.

- (2) "Governmental entity" means Washington state, state agencies, agencies and commissions funded fully or partially by the state, counties, cities, and other political subdivisions.
 - (3) "Private property" means -
 - (a) land;
 - (b) any interest in land or improvements thereon;
 - (c) any proprietary water right;
- (d) Any crops, forest products, or resources capable of being harvested or extracted that is owned by a non-governmental entity and is protected by either the Fifth or Fourteenth Amendments to the U.S. Constitution or the Washington State Constitution.
- (4) "Restraint of land use" means any action, requirement, or restriction by a governmental entity, other than actions to prevent or abate public nuisances, that limits the use or development or private property.

NEW SECTION. Sec. 8 This act may be enforced in Superior Court against any governmental entity which fails to comply with the provisions of this act by any owner of property subject to the jurisdiction of such entity. Any prevailing plaintiff is entitled to recover the costs of litigation, including reasonable attorney's fees.

NEW SECTION. Sec. 9. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected.

NEW SECTION. Sec. 10. Sections 1 through 8 of this act shall constitute a new chapter in Title 64 RCW.

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 45

AN ACT Relating to the role of the state commission on fish and wildlife as recommended by the commission on fish and wildlife; amending RCW 77.04.040, 77.04.055, 77.04.080, 75.08.011, 75.08.025, 75.08.055, 75.08.058, 75.08.070, 75.08.080, 75.08.090, 75.08.110, 75.08.120, 75.08.274, 75.08.285, 75.08.295, 75.08.460, 75.40.020, 75.40.040, 75.40.060, 75.08.014, 75.08.040, 75.08.045, 75.12.010, 75.12.015, 75.20.110, 75.24.030, 75.24.100, 75.24.130, 75.25.095, 75.30.060, 75.50.010, 75.50.020, 75.50.030, 75.50.040, 75.50.050, 75.50.070, 75.50.110, 75.50.130, 75.52.050, and 77.16.135; reenacting and amending RCW 43.17.020 and 75.50.100; creating new sections; 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:

NEW SECTION. Sec. 1. The legislature supports the recommendations of the state fish and wildlife commission with regard to the commission's responsibilities in the merged department of fish and wildlife. It is the intent of the legislature that, beginning July 1, 1996, the commission assume regulatory authority for food fish and shellfish in addition to its existing authority for game fish and wildlife. It is also the intent of the legislature to provide to the commission the authority to review and approve department agreements, to review and approve the department's budget proposals, to adopt rules for the department, and to select commission staff and the director of the department.

The legislature finds that all fish, shellfish, and wildlife species should be managed under a single comprehensive set of goals, policies, and objectives, and that the decision-making authority should rest with the fish and wildlife commission. The commission acts in an open and deliberative process that encourages public involvement and increases public confidence in department decision-making.

Sec. 2. RCW 43.17.020 and 1993 sp.s. c 2 s 17, 1993 c 472 s 18, and 1993 c 280 s 19 are each reenacted and amended to read as follows:

There shall be a chief executive officer of each department to be known as: (1) The secretary of social and health services, (2) the director of ecology, (3) the director of labor and industries, (4) the director of agriculture, (5) the director of fish and wildlife, (6) the secretary of transportation, (7) the director of licensing, (8) the director of general administration, (9) the director of community, trade, and economic development, (10) the director of veterans affairs, (11) the director of revenue, (12) the director of retirement systems, (13) the secretary of corrections, and (14) the secretary of health, and (15) the director of financial institutions.

Such officers, except the secretary of transportation and the



director of fish and wildlife, shall be appointed by the governor, with the consent of the senate, and hold office at the pleasure of the governor. The secretary of transportation shall be appointed by the transportation commission as prescribed by RCW 47.01.041. The director of fish and wildlife shall be appointed by the fish and wildlife commission as prescribed by RCW 77.04.055.

Sec. 3. RCW 77.04.040 and 1993 sp.s. c 2 s 61 are each amended to read as follows:

Persons eligible for appointment as members of the commission shall have general knowledge of the habits and distribution of ((game)) fish and wildlife and shall not hold another state, county, or municipal elective or appointive office. In making these appointments, the governor shall seek to maintain a balance reflecting all aspects of ((game)) fish and wildlife, including representation recommended by organized groups representing sportfishers, commercial fishers, hunters, private landowners, and environmentalists. Persons eligible for appointment as fish and wildlife commissioners shall ((not have a monetary interest in any private business that is involved with consumptive or nonconsumptive use of game fish or wildlife)) comply with the provisions of chapters 42.52 and 42.17 RCW.

- Sec. 4. RCW 77.04.055 and 1993 sp.s. c 2 s 62 are each amended to read as follows:
- (1) In establishing policies to preserve, protect, and perpetuate wildlife, ((game)) fish, and wildlife and ((game)) fish habitat, the commission shall meet annually with the governor to:
- (a) Review and prescribe basic goals and objectives related to those policies; and
- (b) Review the performance of the department in implementing ((game)) fish and wildlife policies.

The commission shall maximize ((game fish)) fishing, hunting, and outdoor recreational opportunities compatible with healthy and diverse fish and wildlife populations.

- (2) The commission shall establish hunting, trapping, and fishing seasons and prescribe the time, place, manner, and methods that may be used to harvest or enjoy game fish and wildlife.
- (3) The commission shall establish provisions regulating food fish and shellfish as provided in RCW 75.08.080.
- (4) The commission shall have final approval authority for tribal, interstate, international, and any other department agreements relating to fish and wildlife.
- (5) The commission shall adopt rules to implement the state's fish and wildlife laws.
- (6) The commission shall have final approval authority for the department's budget proposals.
- (7) The commission shall select its own staff and shall appoint the director of the department. The director and commission staff shall serve at the pleasure of the commission.
- Sec. 5. RCW 77.04.080 and 1993 sp.s. c 2 s 64 are each amended to read as follows:

Persons eligible for appointment ((by the governor)) as director shall have practical knowledge of the habits and distribution of fish and wildlife. ((The governor shall seek recommendations from the commission on the qualifications, skills, and experience necessary to discharge the duties of the position. When considering and selecting the director, the governor shall consult with and be advised by the commission.)) The director shall receive the salary fixed by the governor under RCW 43.03.040.

The director is the ex officio secretary of the commission and shall attend its meetings and keep a record of its business.

The director may appoint and employ necessary departmental personnel. The director may delegate to department personnel the duties and powers necessary for efficient operation and administration of the department. ((The department shall provide staff for the commission.))

Sec. 6. RCW 75.08.011 and 1994 c 255 s 2 are each amended to read as follows:

As used in this title or rules of the director, unless the context clearly requires otherwise:

- (1) "Commission" means the fish and wildlife commission.
- (2) "Director" means the director of fish and wildlife.
- (((2))) (3) "Department" means the department of fish and wildlife.
- (((3))) (4) "Person" means an individual or a public or private entity or organization. The term "person" includes local, state, and federal government agencies, and all business organizations, including corporations and partnerships.
- (((4))) (5) "Fisheries patrol officer" means a person appointed and commissioned by the ((director)) commission, with authority to enforce this title, rules of the director, and other statutes as prescribed by the legislature. Fisheries patrol officers are peace officers.
- (((5))) (6) "Ex officio fisheries patrol officer" means a commissioned officer of a municipal, county, state, or federal agency having as its primary function the enforcement of criminal laws in general, while the officer is in the appropriate jursdiction. The term "ex officio fisheries patrol officer" also includes wildlife agents, special agents of the national marine fisheries service, United States fish and wildlife special agents, state parks commissioned officers, department of natural resources enforcement officers, and United States forest service officers, while the agents and officers are within their respective jurisdictions.
- (((6))) (7) "To fish," "to harvest," and "to take" and their derivatives mean an effort to kill, injure, harass, or catch food fish or shellfish.
- (((7))) (8) "State waters" means all marine waters and fresh waters within ordinary high water lines and within the territorial boundaries of the state.
- (((8))) (9) "Offshore waters" means marine waters of the Pacific Ocean outside the territorial boundaries of the state, including the marine waters of other states and countries.
- (((9))) (10) "Concurrent waters of the Columbia river" means those waters of the Columbia river that coincide with the Washington-Oregon state boundary.
- (((10))) (11) "Resident" means a person who has maintained a permanent place of abode within the state for at least ninety days immediately preceding an application for a license, has established by formal evidence an intent to continue residing



within the state, and who is not licensed to hunt or fish as a resident in another state.

(((11))) (12) "Nonresident" means a person who has not fulfilled the qualifications of a resident.

(((12))) (13) "Food fish" means those species of the classes Osteichthyes, Agnatha, and Chondrichthyes that have been classified and that shall not be fished for except as authorized by rule of the ((director)) commission. The term "food fish" includes all stages of development and the bodily parts of food fish species.

(((13))) (<u>14)</u> "Shellfish" means those species of marine and freshwater invertebrates that have been classified and that shall not be taken except as authorized by rule of the ((director)) commission. The term "shellfish" includes all stages of development and the bodily parts of shellfish species.

(((14))) (15) "Salmon" means all species of the genus Oncorhynchus, except those classified as game fish in Title 77 RCW, and includes:

Scientific Name

Common Name

Oncorhynchus tshawytscha Oncorhynchus kisutch Oncorhynchus keta Oncorhynchus gorbuscha Oncorhynchus nerka Chinook salmon Coho salmon Chum salmon Pink salmon Sockeye salmon

(((15))) (16) "Commercial" means related to or connected with buying, selling, or bartering. Fishing for food fish or shellfish with gear unlawful for fishing for personal use, or possessing food fish or shellfish in excess of the limits permitted for personal use are commercial activities.

(((16))) (17) "To process" and its derivatives mean preparing or preserving food fish or shellfish.

(((17))) (18) "Personal use" means for the private use of the individual taking the food fish or shellfish and not for sale or barter

(((18))) (19) "Angling gear" means a line attached to a rod and reel capable of being held in hand while landing the fish or a hand-held line operated without rod or reel.

(((19))) (20) "Open season" means those times, manners of taking, and places or waters established by rule of the ((director)) commission for the lawful fishing, taking, or possession of food fish or shellfish. "Open season" includes the first and last days of the established time.

(((20))) (21) "Fishery" means the taking of one or more particular species of food fish or shellfish with particular gear in a particular geographical area.

(((21))) (22) "Limited-entry license" means a license subject to a license limitation program established in chapter 75.30 RCW.

(((22))) (23) "Seaweed" means marine aquatic plant species that are dependent upon the marine aquatic or tidal environment, and exist in either an attached or free floating form, and includes but is not limited to marine aquatic plants in the classes

Chlorophyta, Phaeophyta, and Rhodophyta.

Sec. 7. RCW 75.08.025 and 1983 1st ex.s. c 46 s 8 are each amended to read as follows:

The ((director)) commission may negotiate agreements with the United States department of defense to coordinate fishing in state waters over which the department of defense has assumed control.

Sec. 8. RCW 75.08.055 and 1993 sp.s, c 2 s 23 are each amended to read as follows:

(1) The ((director)) commission may enter into agreements with and receive funds from the United States for the construction, maintenance, and operation of fish cultural stations, laboratories, and devices in the Columbia River basin for improvement of feeding and spawning conditions for fish, for the protection of migratory fish from irrigation projects and for facilitating free migration of fish over obstructions.

(2) The ((director)) commission and the department may acquire by gift, purchase, lease, easement, or condemnation the use of lands where the construction or improvement is to be carried on by the United States.

Sec. 9. RCW 75.08.058 and 1993 sp.s. c 2 s 99 are each amended to read as follows:

The ((department)) commission may adopt rules pertaining to harvest of fish and wildlife in the federal exclusive economic zone by vessels or individuals registered or licensed under the laws of this state.

Sec. 10. RCW 75.08.070 and 1989 c 130 s 1 are each amended to read as follows:

Consistent with federal law, the ((director's)) commission's authority extends to all areas and waters within the territorial boundaries of the state, to the offshore waters, and to the concurrent waters of the Columbia river.

Consistent with federal law, the ((director's)) commission's authority extends to fishing in offshore waters by residents of this state.

The ((director)) commission may adopt rules consistent with the regulations adopted by the United States department of commerce for the offshore waters. The ((director)) commission may adopt rules consistent with the recommendations or regulations of the Pacific marine fisheries commission, Columbia river compact, the Pacific salmon commission as provided in chapter 75.40 RCW, or the international Pacific halibut commission.

Sec. 11. RCW 75,08.080 and 1993 c 117 s 1 are each amended to read as follows:

(1) The ((director)) <u>commission</u> may adopt, amend, or repeal rules as follows:

(a) Specifying the times when the taking of food fish or shellfish is lawful or unlawful.

(b) Specifying the areas and waters in which the taking and possession of food fish or shellfish is lawful or unlawful.

(c) Specifying and defining the gear, appliances, or other equipment and methods that may be used to take food fish or shellfish, and specifying the times, places, and manner in which the equipment may be used or possessed.

(d) Regulating the possession, disposal, landing, and sale of



food fish or shellfish within the state, whether acquired within or without the state.

- (e) Regulating the prevention and suppression of diseases and pests affecting food fish or shellfish.
- (f) Regulating the size, sex, species, and quantities of food fish or shellfish that may be taken, possessed, sold, or disposed of.
- (g) Specifying the statistical and biological reports required from fishermen, dealers, boathouses, or processors of food fish or shellfish.
- (h) Classifying species of marine and freshwater life as food fish or shellfish.
- (i) Classifying the species of food fish and shellfish that may be used for purposes other than human consumption.
- (j) Other rules necessary to carry out this title and the purposes and duties of the department.
- (2) Subsections (1) (a), (b), (c), (d), and (f) of this section do not apply to private tideland owners and lessees and the immediate family members of the owners or lessees of state tidelands, when they take or possess oysters, clams, cockles, borers, or mussels, excluding razor clams, produced on their own private tidelands or their leased state tidelands for personal use.

"Immediate family member" for the purposes of this section means a spouse, brother, sister, grandparent, parent, child, or grandchild.

- (3) Except for subsection (1) (g) of this section, this section does not apply to private sector cultured aquatic products as defined in RCW 15.85.020. Subsection (1) (g) of this section does apply to such products.
- Sec. 12. RCW 75.08.090 and 1983 1st ex.s. c 46 s 16 are each amended to read as follows:
- (1) Rules of the ((director)) commission shall be adopted by the ((director)) commission or a designee in accordance with chapter 34.05 RCW.
- (2) Rules of the ((director)) commission shall be admitted as evidence in the courts of the state when accompanied by an affidavit from the ((director)) commission or a designee certifying that the rule has been lawfully adopted and the affidavit is prima facie evidence of the adoption of the rule.
- (3) The ((director)) commission may designate department employees to act on the ((director's)) commission's behalf in the adoption and certification of rules.
- Sec. 13. RCW 75.08.110 and 1983 1st ex.s. c 46 s 17 are each amended to read as follows:

Provisions of this title or rules of the ((director)) commission shall not be printed in a pamphlet unless the pamphlet is clearly marked as an unofficial version. This section does not apply to printings approved by the ((director)) commission.

Sec. 14. RCW 75.08.120 and 1983 1st ex.s. c 46 s 18 are each amended to read as follows:

The ((director)) commission may designate the boundaries of fishing areas by driving piling or by establishing monuments or

by description of landmarks or section lines and directional headings.

Sec. 15. RCW 75.08.274 and 1983 1st ex.s. c 46 s 28 are each amended to read as follows:

Except by permit of the ((director)) commission, it is unlawful to take food fish or shellfish for propagation or scientific purposes within state waters.

Sec. 16. RCW 75.08.285 and 1983 1st ex.st c 46 s 29 are each amended to read as follows:

The ((director)) commission may prohibit the introduction, transportation or transplanting of food fish, shellfish, organisms, material, or other equipment which in the ((director's)) commission's judgment may transmit any disease or pests affecting food fish or shellfish.

Sec. 17. RCW 75.08.295 and 1983 1st ex.s. c 46 s 30 are each amended to read as follows:

Except by permit of the ((director)) commission, it is unlawful to release, plant, or place food fish or shellfish in state waters.

Sec. 18. RCW 75.08.460 and 1990 c 91 s 2 are each amended to read as follows:

The ((director)) commission shall report to the governor and the appropriate legislative committees regarding its progress on the recreational fishery enhancement plan giving the following minimum information:

- (1) By July 1, 1990, and by July 1st each succeeding year a report shall include:
- (a) Progress on all programs within the plan that are referred to as already underway; and
- (b) Specific anticipated needs for additional FTE's, additional capital funds or other needed resources, including whether or not current budgetary dollars are sufficient.
- (2) By November 1, 1990, and by November 1st each succeeding year a report shall provide the many specificities omitted from the recreational fishery enhancement plan. They include but are not limited to the following:
- (a) The name of the person assigned the responsibility and accountability for over-all management of the recreational fishery enhancement plan.
- (b) The name of the person responsible and accountable for management of each regional program.
- (c) The anticipated yearly costs related to each regional program.
- (d) The specific dates relative to attainment of the recreational fishery enhancement plan goals, including a time-line program by region.
- (e) Criteria used for measurement of the successful attainment of the recreational fishery enhancement plan.

Sec. 19. RCW 75.40.020 and 1983 1st ex.s. c 46 s 150 are each amended to read as follows:

The ((director)) commission may give to the state of Oregon such consent and approbation of the state of Washington as is necessary under the compact set out in RCW 75.40.010. For the purposes of RCW 75.40.010, the states of Washington and Oregon have concurrent jurisdiction in the concurrent waters of the Columbia river as defined in RCW 75.08.011.



Sec. 20. RCW 75.40.040 and 1983 1st ex.s. c 46 s 152 are each amended to read as follows:

((The director)) A member selected by or a designee of the fish and wildlife commission, ex officio, and two appointees of the governor representing the fishing industry shall act as the representatives of this state on the Pacific Marine Fisheries Commission. The appointees of the governor are subject to confirmation by the state senate.

Sec. 21. RCW 75.40.060 and 1989 c 130 s 2 are each amended to read as follows:

The ((director)) commission may adopt and enforce the provisions of the treaty between the government of the United States and the government of Canada concerning Pacific salmon, treaty document number 99-2, entered into force March 18, 1985, at Quebec City, Canada, and the regulations of the commission adopted under authority of the treaty.

Sec. 22. RCW 75.08.014 and 1993 sp.s. c 2 s 21 are each amended to read as follows:

The director shall supervise the administration and operation of the department and perform the duties prescribed by law and delegated by the commission. The director may appoint and employ necessary personnel. The director may delegate, in writing, to department personnel the duties and powers necessary for efficient operation and administration of the department.

Only persons having general knowledge of the fisheries and wildlife resources and of the commercial and recreational fishing industry in this state are eligible for appointment as director. The director shall not have a financial interest in the fishing industry or a directly related industry.

Sec. 23. RCW 75.08.040 and 1983 1st ex.s. c 46 s 9 are each amended to read as follows:

The ((director)) commission may acquire by gift, easement, purchase, lease, or condemnation lands, water rights, and rights of way, and construct and maintain necessary facilities for purposes consistent with this title.

The ((director)) commission may sell, lease, convey, or grant concessions upon real or personal property under the control of the department.

Sec. 24. RCW 75.08.045 and 1983 1st ex.s. c 46 s 11 are each amended to read as follows:

The ((director)) commission may accept money or real property from persons under conditions requiring the use of the property or money for the protection, rehabilitation, preservation, or conservation of the state food fish and shellfish resources, or in settlement of claims for damages to food fish and shellfish resources. The ((director)) commission shall only accept real property useful for the protection, rehabilitation, preservation, or conservation of these fisheries resources.

Sec. 25. RCW 75.12.010 and 1983 1st ex.s, c 46 s 46 are each amended to read as follows:

- Except as provided in this section, it is unlawful to fish commercially for salmon within the waters described in subsection (2) of this section.
- (2) All waters east and south of a line commencing at a concrete monument on Angeles Point in Clallam county near the mouth of the Elwha River on which is inscribed "Angeles Point Monument" (latitude 48° 9' 3"north, longitude 123° 33' 01" west of Greenwich Meridian); thence running east on a line 81° 30' true across the flashlight and bell buoy off Partridge Point and thence continued to longitude 122° 40' west; thence north to the southerly shore of Sinclair Island; thence along the southerly shore of the island to the most easterly point of the island; thence 46° true to Carter Point, the most southerly point of Lummi Island; thence northwesterly along the westerly shore line of Lummi Island to where the shore line intersects line of longitude 122° 40' west; thence north to the mainland, including: The southerly portion of Hale Passage, Bellingham Bay, Padilla Bay, Fidalgo Bay, Guemes Channel, Skagit Bay, Similk Bay, Saratoga Passage, Holmes Harbor, Possession Sound, Admiralty Inlet, Hood Canal, Puget Sound, and their inlets, passages, waters, waterways, and tributaries.

(3) The ((director)) commission may authorize commercial fishing for sockeye salmon within the waters described in subsection (2) of this section during the period June 10 to July 25 and for other salmon from the second Monday of September through November 30, except during the hours between 4:00 p.m. of Friday and 4:00 p.m. of the following Sunday.

(4) The ((director)) commission may authorize commercial fishing for salmon with gill net gear prior to the second Monday in September within the waters of Hale Passage, Bellingham Bay, Samish Bay, Padilla Bay, Fidalgo Bay, Guernes Channel, Skagit Bay, and Similk Bay, to wit: Those waters northerly and easterly of a line commencing at Stanwood, thence along the south shore of Skagit Bay to Rocky Point on Camano Island; thence northerly to Polnell Point on Whidbey Island.

(5) Whenever the ((director)) commission determines that a stock or run of salmon cannot be harvested in the usual manner, and that the stock or run of salmon may be in danger of being wasted and surplus to natural or artificial spawning requirements, the ((director)) commission may authorize units of gill net and purse seine gear in any number or equivalents, by time and area, to fully utilize the harvestable portions of these salmon runs for the economic well being of the citizens of this state. Gill net and purse seine gear other than emergency and test gear authorized by the director shall not be used in Lake Washington.

(6) The ((director)) commission may authorize commercial fishing for pink salmon in each odd-numbered year from August 1 through September 1 in the waters lying inside of a line commencing at the most easterly point of Dungeness Spit and thence projected to Point Partridge on Whidbey Island and a line commencing at Olele Point and thence projected easterly to Bush Point on Whidbey Island.

Sec. 26. RCW 75.12.015 and 1983 1st ex.s. c 46 s 48 are each amended to read as follows:

Except as provided in this section, it is unlawful to fish commercially for chinook or coho salmon in the Pacific Ocean and the Straits of Juan de Fuca.

(1) The ((director)) commission may authorize commercial



fishing for coho salmon from June 16 through October 31.

(2) The ((director)) commission may authorize commercial fishing for chinook salmon from March 15 through October 31.

Sec. 27. RCW 75.20.110 and 1993 sp.s. c 2 s 36 are each amended to read as follows:

(1) Except for the north fork of the Lewis river and the White Salmon river, all streams and rivers tributary to the Columbia river downstream from McNary dam are established as an anadromous fish sanctuary. This sanctuary is created to preserve and develop the food fish and game fish resources in these streams and rivers and to protect them against undue industrial encroachment.

(2) Within the sanctuary area:

(a) It is unlawful to construct a dam greater than twenty-five feet high within the migration range of anadromous fish as determined by the ((director)) commission.

(b) Except by order of the ((director)) commission, it is unlawful to divert water from rivers and streams in quantities that will reduce the respective stream flow below the annual average low flow, based upon data published in United States geological survey reports.

(3) The ((director)) commission may acquire and abate a dam or other obstruction, or acquire any water right vested on a sanctuary stream or river, which is in conflict with the provisions

of subsection (2) of this section.

(4) Subsection (2) (a) of this section does not apply to the sediment retention structure to be built on the North Fork Toutle river by the United States army corps of engineers.

Sec. 28. RCW 75.24.030 and 1983 1st ex.s. c 46 s 79 are each amended to read as follows:

Only upon recommendation of the ((director)) commission may the state oyster reserves be sold, leased, or otherwise disposed of by the department of natural resources.

Sec. 29. RCW 75.24.100 and 1993 c 340 s 51 are each amended to read as follows:

(1) It is unlawful to take geoduck clams for commercial purposes outside the harvest area designated in a current department of natural resources geoduck harvesting agreement issued under RCW 79.96.080. It is unlawful to commercially harvest geoduck clams from bottoms that are shallower than eighteen feet below mean lower low water (0.0. ft.), or that lie in an area bounded by the line of ordinary high tide (mean high tide) and a line two hundred yards seaward from and parallel to the line of ordinary high tide. This section does not apply to the harvest of private sector cultured aquatic products as defined in RCW 15.85.020.

(2) Commercial geoduck harvesting shall be done with a hand-held, manually operated water jet or suction device guided and controlled from under water by a diver. Periodically, the ((director)) commission shall determine the effect of each type or unit of gear upon the geoduck population or the substrate they inhabit. The ((director)) commission may require modification of the gear or stop its use if it is being operated in a wasteful or destructive manner or if its operation may cause permanent damage to the bottom or adjacent shellfish populations.

Sec. 30. RCW 75.24.130 and 1983 1st ex.s. c 46 s 89 are each amended to read as follows:

The ((director)) commission may examine the clam, mussel, and oyster beds located on aquatic lands belonging to the state and request the commissioner of public lands to withdraw these lands from sale and lease for the purpose of establishing reserves or public beaches. The ((director)) commission shall conserve, protect, and develop these reserves and the oyster, shrimp, clam, and mussel beds on state lands.

Sec. 31. RCW 75.25.095 and 1990 c 34 s 2 are each amended to read as follows:

((Notwithstanding RCW 75.25.090;)) The ((director)) commission may adopt rules designating times and places for the purposes of family fishing days when a recreational fishing license is not required to fish for food fish or shellfish. All other applicable laws and rules shall remain in effect.

Sec. 32. RCW 75.30.060 and 1983 1st ex.s. c 46 s 139 are each amended to read as follows:

A person aggrieved by a decision of the department under this chapter may request administrative review under the informal procedure established by this section.

In an informal hearing before a review board, the rules of evidence do not apply. A record of the proceeding shall be kept as provided by chapter 34.05 RCW. After hearing the case the review board shall notify in writing the ((director)) commission and the initiating party whether the review board agrees or disagrees with the department's decision and the reasons for the board's findings. Upon receipt of the board's findings the ((director)) commission may order such relief as the ((director)) commission deems appropriate under the circumstances.

Nothing in this section: (1) Impairs an aggrieved person's right to proceed under chapter 34.05 RCW; or (2) imposes a liability on members of a review board for their actions under this section.

Sec. 33. RCW 75.50.010 and 1993 sp.s. c 2 s 45 are each amended to read as follows:

Currently, many of the salmon stocks of Washington state are critically reduced from their sustainable level. The best interests of all fishing groups and the citizens as a whole are served by a stable and productive salmon resource. Immediate action is needed to reverse the severe decline of the resource and to insure its very survival. The legislature finds a state of emergency exists and that immediate action is required to restore its fishery.

Disagreement and strife have dominated the salmon fisheries for many years. Conflicts among the various fishing interests have only served to erode the resource. It is time for the state of Washington to make a major commitment to increasing productivity of the resource and to move forward with an effective rehabilitation and enhancement program. The ((department)) commission is directed to dedicate its efforts and the efforts of the department to seek resolution to the many conflicts that involve the resource.



Success of the enhancement program can only occur if projects efficiently produce salmon or restore habitat. The expectation of the program is to optimize the efficient use of funding on projects that will increase artificially and naturally produced salmon, restore and improve habitat, or identify ways to increase the survival of salmon. The full utilization of state resources and cooperative efforts with interested groups are essential to the success of the program.

- Sec. 34. RCW 75.50.020 and 1985 c 458 s 2 are each amended to read as follows:
- (1) The ((director)) <u>commission</u> shall develop long-term regional policy statements regarding the salmon fishery resources before December 1, 1985. The ((director)) <u>commission</u> shall consider the following in formulating and updating regional policy statements:
 - (a) Existing resource needs;
 - (b) Potential for creation of new resources;
- (c) Successful existing programs, both within and outside the state;
 - (d) Balanced utilization of natural and hatchery production;
 - (e) Desires of the fishing interest;
 - (f) Need for additional data or research;
 - (g) Federal court orders; and
 - (h) Salmon advisory council recommendations.
- (2) The ((director)) commission shall review and update each policy statement at least once each year.
- Sec. 35. RCW 75.50.030 and 1985 c 458 s 3 are each amended to read as follows:
- (1) The ((director)) commission shall develop a detailed salmon enhancement plan with proposed enhancement projects. The plan and the regional policy statements shall be submitted to the secretary of the senate and chief clerk of the house of representatives for legislative distribution by June 30, 1986. The enhancement plan and regional policy statements shall be provided by June 30, 1986, to the natural resources committees of the house of representatives and the senate. The ((director)) commission shall provide a maximum opportunity for the public to participate in the development of the salmon enhancement plan. To insure full participation by all interested parties, the ((director)) commission shall solicit and consider enhancement project proposals from Indian tribes, sports fishermen, commercial fishermen, private aquaculturists, and other interested groups or individuals for potential inclusion in the salmon enhancement plan. Joint or cooperative enhancement projects shall be considered for funding.
- (2) The following criteria shall be used by the ((director)) commission in formulating the project proposals:
 - (a) Compatibility with the long-term policy statement;
 - (b) Benefit/cost analysis;
 - (c) Needs of all fishing interests;
 - (d) Compatibility with regional plans, including harvest man-

agement plans:

- (e) Likely increase in resource productivity;
- (f) Direct applicability of any research;
- (g) Salmon advisory council recommendations:
- (h) Compatibility with federal court orders;
- (i) Coordination with the salmon and steelhead advisory commission program;
 - (j) Economic impact to the state;
 - (k) Technical feasibility; and
 - (I) Preservation of native salmon runs.
- (3) The ((director)) commission shall not approve projects that serve as replacement funding for projects that exist prior to May 21, 1985, unless no other sources of funds are available.
- (4) The ((director)) commission shall prioritize various projects and establish a recommended implementation time schedule.
- Sec. 36. RCW 75.50.040 and 1985 c 458 s 4 are each amended to read as follows:

Upon approval by the legislature of funds for its implementation, the ((director)) commission shall monitor the progress of projects detailed in the salmon enhancement plan.

The ((director)) commission shall be responsible for establishing criteria which shall be used to measure the success of each project in the salmon enhancement plan.

Sec. 37. RCW 75.50.050 and 1987 c 505 s 72 are each amended to read as follows:

The ((director)) commission shall report to the legislature on or before October 30th of each year ((through 1991)) on the progress and performance of each project. The report shall contain an analysis of the successes and failures of the program to enable optimum development of the program. The report shall include estimates of funding levels necessary to operate the projects in future years.

The ((director)) commission shall submit the reports and any additional recommendations to the chairs of the committees on ways and means and the committees on natural resources of the senate and house of representatives.

Sec. 38. RCW 75.50.070 and 1993 sp.s. c 2 s 46 are each amended to read as follows:

The legislature finds that it is in the best interest of the salmon resource of the state to encourage the development of regional fisheries enhancement groups. The accomplishments of one existing group, the Grays Harbor fisheries enhancement task force, have been widely recognized as being exemplary. The legislature recognizes the potential benefits to the state that would occur if each region of the state had a similar group of dedicated citizens working to enhance the salmon resource.

The legislature authorizes the formation of regional fisheries enhancement groups. These groups shall be eligible for state financial support and shall be actively supported by the commission and the department. The regional groups shall be operated on a strictly nonprofit basis, and shall seek to maximize the efforts of volunteer and private donations to improve the salmon resource for all citizens of the state.

Sec. 39. RCW 75.50.100 and 1993 sp.s. c 17 s 11 and 1993 c 340 s 53 are each reenacted and amended to read as follows:

The dedicated regional fisheries enhancement group account is created in the custody of the state treasurer. Only the



((director)) commission or the ((director's)) commission's designee may authorize expenditures from the account. The account is subject to allotment procedures under chapter 43.88 RCW, but no appropriation is required for expenditures.

A surcharge of one dollar shall be collected on each recreational personal use food fish license sold in the state. A surcharge of one hundred dollars shall be collected on each commercial salmon fishery license, each salmon delivery license, and each salmon charter license sold in the state. The department shall study methods for collecting and making available, an annual list, including names and addresses, of all persons who obtain recreational and commercial salmon fishing licenses. This list may be used to assist formation of the regional fisheries enhancement groups and allow the broadest participation of license holders in enhancement efforts. The results of the study shall be reported to the house of representatives fisheries and wildlife committee and the senate environment and natural resources committee by October 1, 1990. All receipts shall be placed in the regional fisheries enhancement group account and shall be used exclusively for regional fisheries enhancement group projects for the purposes of RCW 75.50,110. Funds from the regional fisheries enhancement group account shall not serve as replacement funding for department operated salmon projects that exist on January 1, 1991.

All revenue from the department's sale of salmon carcasses and eggs that return to group facilities shall be deposited in the regional fisheries enhancement group account for use by the regional fisheries enhancement group that produced the surplus. The ((director)) commission shall adopt rules to implement this section pursuant to chapter 34.05 RCW.

Sec. 40. RCW 75.50.110 and 1990 c 58 s 4 are each amended to read as follows:

A regional fisheries enhancement group advisory board is established to make recommendations to the ((director)) commission. The advisory board shall make recommendations regarding regional enhancement group rearing project proposals and funding of those proposals. The members shall be appointed by the ((director)) commission and consist of two commercial fishing representatives, two recreational fishing representatives, and three at-large positions. The advisory board membership shall include two members serving ex officio to be nominated, one through the Northwest Indian fisheries commission, and one through the Columbia river intertribal fish commission.

The department may use account funds to provide agency assistance to the groups. The level of account funds used by the department shall be determined by the ((director)) commission after review and recommendation by the regional fisheries enhancement group advisory board and shall not exceed twenty percent of annual contributions to the account.

Sec. 41. RCW 75.50.130 and 1993 sp.s. c 2 s 48 are each

amended to read as follows:

The ((director)) commission shall prepare a salmon recovery plan for the Skagit river. The plan shall include strategies for employing displaced timber workers to conduct salmon restoration and other tasks identified in the plan. The plan shall incorporate the best available technology in order to achieve maximum restoration of depressed salmon stocks. The plan must encourage the restoration of natural spawning areas and natural rearing of salmon but must not preclude the development of an active hatchery program.

Sec. 42. RCW 75.52.050 and 1984 c 72 s 5 are each amended to read as follows:

The ((director of each department)) commission shall establish by rule:

(1) The procedure for entering a cooperative agreement and the application forms for a permit to release fish or wildlife required by RCW 75.08.295 or 77.16.150. The procedure shall indicate the information required from the volunteer group as well as the process of review by the department. The process of review shall include the means to coordinate with other agencies and Indian tribes when appropriate and to coordinate the review of any necessary hydraulic permit approval applications.

(2) The procedure for providing within forty-five days of receipt of a proposal a written response to the volunteer group indicating the date by which an acceptance or rejection of the proposal can be expected, the reason why the date was selected, and a written summary of the process of review. The response should also include any suggested modifications to the proposal which would increase its likelihood of approval and the date by which such modified proposal could be expected to be accepted. If the proposal is rejected, the department must provide in writing the reasons for rejection. The volunteer group may request the director or the director's designee to review information provided in the response.

(3) The priority of the uses to which eggs, seed, juveniles, or brood stock are put. Use by cooperative projects shall be second in priority only to the needs of programs of the department or of other public agencies within the territorial boundaries of the state. Sales of eggs, seed, juveniles, or brood stock have a lower priority than use for cooperative projects.

(4) The procedure for notice in writing to a volunteer group of cause to revoke the agreement for the project and the procedure for revocation. Revocation shall be documented in writing to the volunteer group. Cause for revocation may include: (a) The unavailability of adequate biological or financial resources; (b) the development of unacceptable biological or resource management conflicts; or (c) a violation of agreement provisions. Notice of cause to revoke for a violation of agreement provisions may specify a reasonable period of time within which the volunteer group must comply with any violated provisions of the agreement.

(5) An appropriate method of distributing among volunteer groups fish, bird, or animal food or other supplies available for the program.

Sec. 43. RCW 77.16.135 and 1993 sp.s. c 2 s 74 are each amended to read as follows:

(1) The ((director)) commission shall revoke all licenses and





COMPLETE TEXT OF Substitute Senate Joint Resolution 8210

privileges extended under Title 77 RCW of a person convicted of assault on a state wildlife agent or other law enforcement officer provided that:

(a) The wildlife agent or other law enforcement officer was on duty at the time of the assault: and

(b) The wildlife agent or other law enforcement officer was enforcing the provisions of Title 77 RCW.

(2) For the purposes of this section, the definition of assault includes:

(a) RCW 9A.32.030; murder in the first degree;

(b) RCW 9A.32.050; murder in the second degree:

(c) RCW 9A.32.060; manslaughter in the first degree:

(d) RCW 9A.32.070; manslaughter in the second degree;

(e) RCW 9A.36.011; assault in the first degree;

(f) RCW 9A.36.021; assault in the second degree; and

(g) RCW 9A.36.031; assault in the third degree.

(3) For the purposes of this section, a conviction includes:

(a) A determination of guilt by the court;

(b) The entering of a guilty plea to the charge or charges by the accused:

(c) A forfeiture of bail or a vacation of bail posted to the court; or

(d) The imposition of a deferred or suspended sentence by the court.

(4) No license described under Title 77 RCW shall be reissued to a person violating this section for a minimum of ten years, at which time a person may petition the director for a reinstatement of his or her license or licenses. The ten-year period shall be tolled during any time the convicted person is incarcerated in any state or local correctional or penal institution, in community supervision, or home detention for an offense under this section. Upon review by the director, and if all provisions of the court that imposed sentencing have been completed, the director may reinstate in whole or in part the licenses and privileges under Title 77 RCW.

NEW SECTION. Sec. 44. By July 1, 1996, the fish and wildlife commission shall submit to the committees on natural resources of the house of representatives and the senate a report identifying other statutory changes necessary for implementation of the commission's recommendations regarding its responsibilities in the department of fish and wildlife.

NEW SECTION. Sec. 45. Sections 2 through 43 of this act shall take effect July 1, 1996.

NEW SECTION. Sec. 46. This act shall be submitted to the people for their adoption and ratification, or rejection, at the next succeeding general election to be held in this state, in accordance with Article II, section 1 of the state Constituton, as amended, and the laws adopted to facilitate the operation thereof.

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

THAT, At the next general election to be held in this state there shall be submitted to the qualified voters of the state for their approval and ratification, or rejection, an amendment to Article IV, section 3 of the Constitution of the state of Washington to read as follows:

Article IV, section 3. The judges of the supreme court shall be elected by the qualified electors of the state at large at the general state election at the times and places at which state officers are elected, unless some other time be provided by the legislature. The first election of judges of the supreme court shall be at the election which shall be held upon the adoption of this Constitution and the judges elected thereat shall be classified by lot, so that two shall hold their office for the term of three years, two for the term of five years, and one for the term of seven years. The lot shall be drawn by the judges who shall for that purpose assemble at the seat of government, and they shall cause the result thereof to be certified to the secretary of state, and filed in his office. The ((judge having the shortest term to serve not holding his office by appointment or election to fill a vacancy, shall be)) supreme court shall select a chief justice from its own membership to serve for a four-year term at the pleasure of a majority of the court as prescribed by supreme court rule. The chief justice((, and)) shall preside at all sessions of the supreme court((, and in case there shall be two judges having in like manner the same short term, the other judges of the supreme court shall determine which of them shall be chief justice)). In case of the absence of the chief justice, the ((judge having in like manner the shortest or next shortest term to serve shall preside)) majority of the remaining court shall select one of their members to serve as acting chief justice. After the first election the terms of judges elected shall be six years from and after the second Monday in January next succeeding their election. If a vacancy occur in the office of a judge of the supreme court the governor shall only appoint a person to ensure the number of judges as specified by the legislature, to hold the office until the election and qualification of a judge to fill the vacancy, which election shall take place at the next succeeding general election, and the judge so elected shall hold the office for the remainder of the unexpired term. The term of office of the judges of the supreme court, first elected, shall commence as soon as the state shall have been admitted into the Union, and continue for the term herein provided, and until their successors are elected and qualified. The sessions of the supreme court shall be held at the seat of government until otherwise provided by law.

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

THE 1996 WASHINGTON PRESIDENTIAL PRIMARY

Washington's Presidential Primary, which gives citizens the opportunity to cast a vote for the nomination of presidential candidates, will be held March 26, 1996. It is the second such primary in Washington since a citizen-sponsored measure was approved by the Legislature in 1989. Any person who is a registered voter in Washington is eligible to vote in the presidential primary. The adoption of a presidential primary has not eliminated the precinct caucus system, which continues to have an important role in the state's process for nominating presidential candidates.

The 1996 Presidential Primary will reflect two important changes made since the first presidential primary in 1992. First, the upcoming primary is scheduled about two months earlier than before, giving Washington voters more nationwide impact. Second, in addition to the Republican and Democrat ballots, an "unaffiliated" ballot will be available for voters who do not wish to participate in the nominating process of either party. All of the candidates listed on the party ballots will appear on this new independent ballot.

Voters are not required to register with a political party to vote in the presidential primary. They may sign a declaration specifying that they want to receive a particular party's ballot and participate in that party's presidential primary. This request, which pertains only to the presidential primary, will be recorded, but does not constitute a political party registration or a declaration of party membership.

You may vote in the presidential primary by absentee ballot. Absentee ballot requests will be available from your county auditor (or in King County, the Division of Records & Elections) prior to the presidential primary. For more information about the 1996 Presidential Primary, please call the state voter hotline at 1-800-448-4881.

CAMPAIGN DISCLOSURE REQUIREMENTS

Contributions to Candidates and Political Committees: An individual may not give more than: a) \$500 in the primary election and \$500 in the general election to a legislative candidate; and b) \$1,000 in the primary and \$1,000 in the general to a candidate for Governor, Lieutenant Governor or the other statewide executive offices. Individuals may give an unlimited amount to a political party, ballot issue committee or other political 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 committee.

Reporting by Candidates and Political Committees: Most candidates running for public office must file a personal financial affairs statement. Many candidates and political committees also have to file periodic reports showing the source and amount of campaign contributions and a listing of campaign expenditures. These reports are open to the public. Copies are available at the Public Disclosure Commission office in Olympia or at the county elections office in the county where the candidate or committee treasurer lives.

Independent Expenditures: Anyone making expenditures totaling \$100 or more in support of or opposition to a state or local candidate or ballot measure (not including contributions made to these recipients) 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.

For additional information, contact the Public Disclosure Commission, 711 Capitol Way, Room 403, P.O. Box 40908, Olympia, WA 98504-0908, (360) 753-1111.

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.



Justice of the Supreme Court



Richard B. SANDERS

Nonpartisan
Campaign Address:
Sanders for Supreme Court
4122 128th Avenue S.E., Suite 301
Bellevue, WA 98006
Telephone: (206) 957-7330
E-mail: CourtVote@aol.com

Isn't It Time Our Courts Protected The People?

We need experienced, independent-minded judges with a track record protecting the rights of ordinary people. Richard Sanders has that record.

Most Experienced - Richard Sanders is a citizen lawyer whose landmark cases helped shape constitutional law in Washington for 26 years. His trial and appellate work will make him one of the most experienced justices on the Court.

City Hall Not Above Law - Sanders challenges government for abusing its citizens. When courts found the City of Seattle in contempt for enforcing an unconstitutional law against property owners, the <u>Seattle Times</u> editorialized: Sanders' successful action "makes an important point: City Hall is not above the law."

A Voice for Families, Victims - Increasingly, government tramples individual and family rights. Richard's statewide support comes from ordinary people, not just incumbent officials and judges. He's not beholden to government, but to citizens, whose rights an independent judiciary must protect.

Opposes Lowry Appointee - Sanders' opponent is a career judge, appointed three times by Democrat Governors. Richard comes to public service from the private sector. A UW graduate, he and his attorney wife, Kathleen, practice law together. They live in Bellevue with their three children.



Rosselle PEKELIS

Nonpartisan
Campaign Address:
Committee to Retain
Justice Rosselle Pekelis
P.O. Box 22546
Seattle, WA 98122
Telephone: (206) 722-0659

Justice Rosselle Pekelis of the Washington Supreme Court is one of our state's outstanding judges with a strong, 14-year judicial record of integrity, hard work and fairness.

Common Sense Approach — As a mother of four, grandmother, past PTA President, and active Little League Board member, Rosselle Pekelis brings a common sense approach to justice, understanding the law's impact on the lives of real people. She has earned the support of the Washington State Council of Police Officers, the Washington State Labor Council, every Justice on the Supreme Court, and countless citizens across the state.

A Judge, Not a Politician — Justice Pekelis is an experienced judge who has served on the Superior Court, the Court of Appeals, and now on the Supreme Court. She has been named Washington State Trial Lawyer's "Judge of the Year" and is rated "Exceptionally Well-Qualified" by every major statewide bar association that makes endorsements. Rosselle is not a politician pushing a narrow political agenda. She is a judge.

Strong Statewide Support — Rosselle Pekelis is endorsed by Democrats, Republicans, and Independents; former Governors Albert Rosellini, John Spellman and Booth Gardner; Attorney General Christine Gregoire; Pierce County Prosecutor John Ladenburg; and King County Prosecutor Norm Maleng.

SNOHOMISH COUNTY

LOCAL VOTERS PAMPHLET



"Taming the American Eagle"

Celebrating the 75th Anniversary of Woman's Suffrage 1920 - 1995

Dear Citizens of Snohomish County:

This Local Voters Pamphlet has been published in conjunction with the Secretary of State's Office. This marks our 5th year of that cooperative arrangement. It is a very economical process and results in a single pamphlet, covering both state and local issues, being mailed to all households in Snohomish County.

You will note that the theme of this pamphlet is the anniversary of the ratification of the 19th Amendment to the United States Constitution, guaranteeing a woman's right to vote. The American Women's Suffragette Movement played a significant role in leading the way as the country adopted the 19th Amendment to the Constitution in 1920. Washington granted women the right to vote ten years before the 19th Amendment made it the law of the land.

We hope this pamphlet helps you as you make your choices on the general election ballot. One of the major roles of the Auditor's Office is to enhance voter education and outreach. We believe this pamphlet does that in a significant and meaningful way. Remember to vote! It's your right and responsibility!

Very truly yours.

Bob Terwilliger

Snohomish County Auditor

& lerwilliger

Special thanks to: Louise Lindgren, Heritage Preservation Planner, Department of Planning and Development Services for Snohomish County; Mildred Andrews, historian and author of "Washington Women as Path Breakers"; Ann Shepard, author "Cartooning for Suffrage"; and photographs courtesy of the Special Collections Division, University of Washington Libraries. E



Snohomish County



Bob DREWEL Democrat

"I am fighting to give Snohomish County citizens the service our families deserve and expect from government. My background as a contract negotiator, personnel administrator and Everett Community College President prepared me well to transform county government from a traditional bureaucracy into a fiscally sound, customer-based service organization. I have reorganized departments to speed the permitting process and have fought for managed, healthy growth for our communities. To ease traffic congestion, I secured \$120 million in state and federal funds and paved over 500 miles of roads. Working with the sheriff's department, we are fighting crime with more deputies and community policing efforts than ever before. Through partnerships with business and labor, we've brought more than 5,000 jobs to Snohomish County and provided a long-term vision of economic excellence for our children's future. I would welcome the opportunity to serve our families as Snohomish County Executive in 1996. Thank you."



Douglas SMITH Republican

We need a return of trust and confidence in government. The incumbent sued referendum petitioners to prevent a vote of the people on county-wide planning policies. Government regulations he supported are taking our freedoms. Accountability and responsibility in government are taking.

A Korean War veteran who achieved the rank of Captain in the U.S. Navy, Douglas currently serves as an attorneyat-law at the Smith Law firm in Everett. He knows that our system of justice must protect the innocent and the rights of all individuals.

In addition to his navy service and law practice, Doug served in the office of the Secretary of Defense at the Pentagon, and as Special Assistant to the President of the United States at the Oval Office.

An Everett resident and the father of four grown children, all of whom are living in Washington State, Doug knows that Creativity and Productivity are essential to our well-being — and that accountability and responsibility in government are essential, as well.

A frequent lecturer in legal and constitutional matters, Doug has dedicated much of his time to defending individual property rights, so that you and your neighbor will have a stake in your future. Vote for Douglas Smith.

CAMPAIGN MAILING ADDRESS: 1809 Wall ST, Everett, WA 98201 PHONE NUMBER: (206) 258-4667



Gary NELSON Republican

Gary Nelson, a lifelong resident of Washington State, received a Bachelors of Science degree in Electrical Engineering from WSU, a Masters of Science degree from the University of Wisconsin, and completed graduate degree work in business administration at the University of Washington.

A professional engineer and manager for over 30 years, Gary held corporate management positions in private business and was self-employed prior to his 1994 election to an unexpired term on the Snohomish county council.

As a council member, Gary works to make Snohomish County a place where people live safely in their neighborhoods, where traffic flows with minimum congestion, where the rights and concerns of citizens are respected and where tax dollars are used prudently and effectively.

Gary Nelson has a proven record of being accessible and responsive, having previously served as Edmonds City Councilman for 7 years, State Representative for 14 years, and State Senator for 8 years; while active in Rotary, Sons of Norway, Boards of Directors for Stevens Memorial Hospital Foundation, Olympic Ballet, Washington Protection & Advocacy For The Handicapped, Senior Citizens Volunteer Program, and Young Life.

Gary is a veteran. He and wife JoAnne, an educator and author, have three grown sons.

CAMPAIGN MAILING ADDRESS: P.O. Box 5722, Lynnwood, WA 98046 PHONE NUMBER: (206) 778-8362

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Snohomish County



Gail S. RAUCH Democrat

Gail Rauch is a positive choice for Snohomish County. She is an expert administrator who has learned several valuable lessons as Assessor: the value of integrity, the importance of customer service and the role of innovation. As the Assessor, Gail has kept her promises and lobbled for property tax reform and the expansion of the senior exemption program. She has maintained a standard of customer service which has earned the office a reputation for being responsive, compassionate, efficient and professional. As an example of the new wave of customer service, Gail took her appraisal team to the community for informational public meetings so the public would not have to come to Everett. Nine meetings were held during late afternoons and evenings to meet the schedules of the taxpayers. Under Gail's leadership her office has created a more cost-effective and efficient operation. These improvements were accomplished through re-organization of staff and improved communication throughout the organization.

Gail is a lifetime resident of Snohomish County. She has twenty-three years of experience in the assessment field and public service. She is good at it and enjoys it. Gail is experienced and dedicated to the citizens of Snohomish County.

CAMPAIGN MAILING ADDRESS: P.O. Box 2143, Everett, WA 98203-0143 PHONE NUMBER: (360) 659-8315



Steve REID Republican

As a small businessman and candidate I travel around the county to meetings or appearances and I am struck by questions and comments relating high taxes to personal well-being "..property taxes went up 45%..." - "...I live on fixed Income...can't afford my property taxes..." - "...Why does the state take so much of our property taxes?" Answer; so that they can control our lives. Snohomish County sent the spendmasters in Olympia \$110,000,000!! The State sends most of it back to us with mandates and strings attached (toll roads, crippling regulations, fuzzy education programs, etc.). I'm convinced that this State money grab causes voter backlash when local levy and bond issues are presented.

It's time to take back control of our county from the tax and senders and spenders by electing solid leadership to county office. Leadership, like myself, that is not afraid to stand at the county line and say "NO" to Big City Elitists and <u>BIG Intrusive Government</u>. As your newly elected Assessor, I will fight for *local control*, lower state property taxes, and streamlined, efficient government. It is so important that the rights to property and ownership be protected for seniors as well as those generations to come. Thank-you

CAMPAIGN MAILING ADDRESS: 10013-D Shoultes RD, #110, Marysville, WA 98270 PHONE NUMBER: (360) 658-0674



Bob TERWILLIGER Democrat

As County Auditor, I have made courteous and effective public service the number one priority of all the divisions of the Auditor's Office and we are meeting this goal at limited cost to the taxpayer. Consistently the Auditor's Office generates more revenue than it costs to run the office and our proposed budget for 1996 is <u>lower</u> than our budget for 1995.

The Auditor's Office has achieved more with less through investments in technology that save staff time, and changes in procedure that save money. Careful planning and prudent fiscal management have resulted in: a planned new recording and document/imaging system; a new voter registration system; a new ballot style and vote counting system; expanded absentee voting; primary as well as general election voters' pamphlets; and expanded vehicle licensing outlets around the county - all providing higher quality, more accessible service to you.

Making government work effectively and efficiently takes knowledge, vision and leadership. I have gained these as County Auditor, ten years as Chief Deputy Auditor and prior experience as a private attorney and deputy prosecutor. To keep that experience and expertise working for you, I ask for your vote for County Auditor. Thank you.

CAMPAIGN MAILING ADDRESS: P.O. Box 3695, Everett, WA 98203-8695 PHONE NUMBER: (206) 481-4107



David W. FREESE Republican

There is a reason that retired Snohomish County elections supervisor, James McCabe has endorsed David Freese for Snohomish County Auditor. As a longitime supervisor of that major department in the auditor's office, and having served under several auditors (including the present incumbent), he knows and understands what it takes to be a good manager of people. He has seen these qualities in David Freese,

David Freese has developed a major software title; he knows and understands computer technology. He is best equipped to oversee application of computer technologies.

David Freese pioneered fighting for citizens rights against the IRS and has been published professionally, several times, on the subject. He knows and understands how insensitive bureaucracies can be.

In addition to being an attorney and a CPA, he has served pro bono (for free) as Judge Pro Tem and with Snohomish County Legal Services.

He holds degrees from WSU, the University of Washington and New York University. He is an active duty U.S. Army veteran, having served at the end of the Viet Nam era. He is determined to make the Snohomish County Auditor's office the most user-friendly office in the state.

Please vote for David Freese for auditor.



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Snohomish County



Pam DANIELS Democrat

Some time you, a family member or friend will need the services of the Clerk's Office for a lawsuit, family death, domestic violence victim, child support/custody, jury duty . . . I believe this office requires EXPERIENCED, QUALIFIED LEADERSHIP to meet "your" needs while supporting the Court.

AS YOUR CLERK: Having had contact with every court/clerk's office in Washington, I understand and value the functions and operations of the County Clerk. I will: * Improve programs assisting citizens in "divorce/domestic violence" matters • Efficiently manage court documents using cutting-edge technology • Pursue receipt of court ordered fines - Create court information centers in communities.

EXPERIENCE: My 29 years as a Legal Support Professional, 8 years on the Clerk's Office Procedures Advisory Committee, and 25 years of community service have prepared me to be "your" Clerk.

QUALIFICATIONS: • Assistant Administrator • Office Manager • Legal Assistant • Manager-coordinator of legal

staff in 100+ attorney firm+ Certified Mediator - Instructor at community college - Small business owner supporting legal.

SUPPORT: I am proud to be endorsed by the Snohomish County Labor Council, Snohomish County Deputy Sheriff's Association and the Snohomish County Bar Association president, among many others.

Retiring Clerk, Kay Anderson: "Pam Daniels has the necessary qualifications to make an outstanding Snohomish County Clerk."

CAMPAIGN MAILING ADDRESS: P.O. Box 2209, Lynnwood, WA 98036 PHONE NUMBER: (206) 745-1380



Brenda BROWN Republican

The County Clerk is responsible to Snohomish County citizens using our court systems through aid in court proceedings, recordings and fund management, but NEVER offers legal advice.

Most citizens using the clerk's office are in a crisis situation. They expect the clerk's office to perform accurately so that their lives are not further complicated. I support the Facilitator program which assists citizens through the legal maze that confronts them and would explore ways of expanding the program. I believe some of the best ideas on how to improve the office will come from the employees and users. My goal is a "user-friendly" clerk's office for first time or everyday users.

I graduated cum laude from SPU with a BA in Business Management and have been a manager and administrator In the private sector. I have been a Snohomish County resident for 17 years. My husband Vance and I have a daughter Janelle, I am a member of Snohomish County Council on Aging, DayBreak Advisory Board, Home Care Task Force and Safe Harbour Community Church.

The office of County Clerk is YOUR office. Entrust it to me for effective and efficient management. Please vote BRENDA BROWN for County Clerk! Thank You!

CAMPAIGN MAILING ADDRESS: 2918 York RD, Everett, WA 98204 PHONE NUMBER: (206) 355-5917



Patrick W. MURPHY Democrat

* Appointed Sheriff; * Police Chief 13 years, Snohomish; * Masters Degree Public Administration; * Bachelors Degree Behavioral Science; * Associates Degree Law Enforcement; * F.B.I. Command College Graduate; * Past President, Snohomish County Sheriff's and Police Chief's Association.

Loffer thorough, efficient leadership. Thave prioritized Enforcement and Prevention programs to work together. This strategy is key to our future of providing effective and cost- efficient law Enforcement and crime prevention throughout Snohomish County.

I am the senior law enforcement leader in Snohomish County, with this being my 14th year as a Police Chief and/

As Police Chief and now your Sheriff, I have an established track record with over 22 years experience designing and implementing community policing programs for our communities: * D.A.R.E. and Gang Resistance Education in our schools; . Crime Victim Assistance; . Aggressive neighborhood participation; . Your Deputies assigned to your neighborhood.

As the Sheriff I will establish a Sheriff's advisory board comprised of citizens county wide.

I am a strong defender of citizens rights as guaranteed by the United States Constitution. I also believe in being open and accessible to the citizens 24 hours a day and welcome input from my employer you, the citizens of Snohomish County

CAMPAIGN MAILING ADDRESS: 1429 1 Avenue D, #224, Snohomish, WA 98290 PHONE: (206) 334-9839



BART Republican

As a lifelong county resident, Rick Bart understands citizens' concerns. As a 23-year veteran of the Snohomish County Sheriff's Office, he knows what needs to be done.

A graduate of Mountlake Terrace High, Rick is a law enforcement professional. He earned a degree in Criminal Justice from Seattle University, served four years in Air Force Security, and has worked in virtually every phase of the Sheriff's office: patrol, custody, civil, and investigations. Promoted through the ranks, Rick is currently Commander of the Investigations Division. He is also a state certified law enforcement instructor.

Over the years, Rick has earned a well-deserved reputation for getting the job done. He has led complex homicide investigations, including the Charles Campbell and Michael Hightower cases.

He has been decorated for heroism, received the Medal of Merit, the Outstanding Deputy Award and was recognized Washington State Law Enforcement Officer of the Year (1989).

The greatest tribute to Rick, however, is the endorsement of his candidacy by family members of viotims of violent crimes. This includes Hilda Ayers, mother and grandmother of Charles Campbell's victims, Renee and Shanna Wickland.

With Rick Bart, law enforcement is more than just a job - it's a commitment.

CAMPAIGN MAILING ADDRESS: P.O. Box 12087, Everett, WA 98206-2087 PHONE NUMBER: (360) 653-3744

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Snohomish County





Bob DANTINI Democrat

The Treasurer's office requires a finance professional, not a professional politician. Your County Treasurer is responsible for managing and Investing almost \$700 million annually. You need a working Treasurer who is an experienced professional and personally accountable to the public.

I am a Certified Public Accountant. The professional designation of "CPA" assures the highest degree of competency. I have achieved the designation of Professional Finance Officer by the Washington Finance Officer's Association. Since 1982, I have obtained over 500 hours of professional education related to the position of Treasurer,

I am qualified to be your Treasurer. I have twenty years of valuable experience in public, private, and municipal finance, accounting and auditing. For the past twelve years I have been the county's internal auditor. My recommendations have saved county taxpayers millions of dollars. I will bring the same level of dedication and commitment to the job of County Treasurer.

My primary goal is to save you money. I will increase the accountability of the Treasurer's office. I will safeguard your taxes from fraud and abuse. I will establish sound investment policies and make safe and prudent investment

I am the qualified candidate for Snohomish County Treasurer.

CAMPAIGN MAILING ADDRESS: P.O. Box 362, Everett, WA 98206-0362 PHONE NUMBER: (206) 335-5738



ERWIN Republican

The County Treasurer affects the lives of all Snohomish County citizens. In addition to receiving and disbursing your tax dollars, the Treasurer has responsibility for an investment portfolio of over \$600 million. Through these investments, the Treasurer has direct influence over school, fire, hospital, utility, and other taxing districts. It is crucial that we have someone with Tim Erwin's philosophy and qualifications serving us as Treasurer.

Tim Erwin has the experience that counts. Having served as the Chief Financial Officer of a nonprofit institute, Tim has managed multi-million dollar budgets. Tim computerized the accounting and administrative functions of that institute, increasing efficiency, productivity, and improving customer service. As a state senator, Tim opposed tax increases and was instrumental in taking politics out of the State Investment Board.

Tim Erwin will bring substantial business, administrative, and communication skills to this office. Tim's primary goals are to enhance the rate of return on your tax dollars, modernize the existing computer systems, increase accessibility by providing on-line services such as the Internet, and establish labor-management team building efforts. Tim has a proven track record of putting people first. Vote for Tim Erwin - your sound investment in Snohomish County. CAMPAIGN MAILING ADDRESS: 12102 4 AV W, #21-111, Everett, WA 98204-6405 PHONE NUMBER: (206) 514-3385

"AND IN THE BEGINNING..."

With the first session of the Territorial Legislature in 1854, Seattle's founder, Arthur Armstrong Denny, proposed the first bill to grant the vote to "white women."

The bill was defeated and later election laws allowing "all white citizens" to vote were interpreted by the legislature, to exclude women. Early legislators, not conceding that women were citizens, retained the allmale status quo, but not for long...



"Justice - Make Way!" -Laura Foster, cartoonist

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J. P. ROSLAN

My wife and I moved to Bothell to raise our children because, like many of our neighbors, we want our children to grow up in a nice, safe neighborhood where they will have space to play. As Bothell continues to grow, my goal is to preserve the feeling of neighborhood that so many of us moved here for. As your City Councilman I would also promote increased employment opportunities, enhanced public safety services, provision of sidewalks, bike paths, and neighborhood parks, and preservation of open space.

Most importantly, I would promote fiscal responsibility and accountability. Bothell taxpayers can't afford the kind of "fiscal follies" my opponent supports as demonstrated by her vote to first lower and then raise speed limits throughout the City. As a U.S. army veteran I have the discipline needed to keep our City budget within our means.

Vote for fiscal responsibility - vote for J. P.

CAMPAIGN MAILING ADDRESS: 824 216 ST SW, Bothell, WA 98021 PHONE NUMBER: (206) 489-9863



Jeanne A.

I am a candidate for re-election to the Bothell City Council. During the past four years my record will reflect that I am an independent thinker, able to judge issues fairly and make decisions in the best interests of Bothell citizens.

My experience as a hospital administrator has been useful to the city in the following areas: management, budget, economic development and governmental relations. My newspaper reporting experience taught me to seek and evaluate divergent opinions. These skills have assisted me in making informed decisions on the council.

As a 35-year resident of Bothell, it is my vision that we can enhance Bothell's "hometown" image while obtaining both residential and economic growth which will sustain the increasing demand for city services and facilities. In order to make this vision a reality, I need your support and vote in the November 7 election. Together we can be partners in shaping Bothell's potential.



Terry W. OLSEN

I am 51 years old, have been married to my wife, Nancy, for 30 years, and have three children. I am the owner of a commercial real estate development corporation and a real estate brokerage business.

Having lived in the Bothell area for twelve years, I am active in community issues. As a neighborhood leader and Bothell Planning Commission member, I am working aggressively to ensure that our residential communities are protected and enhanced. I am committed to continuing that work.

We can restore confidence in government by limiting its growth and attendant tax and fee increases, and by encouraging citizens to actively participate. High among my priorities are safe Bothell neighborhoods and well-maintained public facilities. As a Bothell City Councilmember, I will put my experience and energy to work for you.

Although I am unopposed, I need your support. I ask for your vote.

CAMPAIGN MAILING ADDRESS: 15033 102 AV NE, Bothell, WA 98011 PHONE NUMBER: (206) 821-9223

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Wendy BRADY

Bothell residents do not want and cannot afford higher taxes. The challenges Bothell faces as the City grows must be faced with our limited financial resources. As a candidate for Bothell City Council, Wendy's priorities are: use our tax dollars wisely and efficiently; strengthen Bothell's economic base so that tax increases won't be necessary; support senior housing; manage growth to enhance our neighborhoods; and improve police, fire, and other public safety services.

Serving as Planning Commission vice-chair, Wendy has developed an insight into the operation of our City. This knowledge, combined with the analytical nature of her profession (quality control for a local biotechnology company) will enable her to successfully deal with the complex budget and other issues the council will face.

With the pressure of growth and change around us, vote to maintain the quality of life in Bothell for you and your family. Vote for Wendy Brady.

CAMPAIGN MAILING ADDRESS: 618 219 PL SW, Bothell, WA 98021 PHONE NUMBER: (206) 485-6417



Jim PHILLIPS

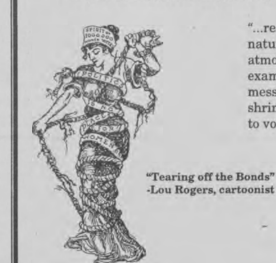
I am a candidate for the Bothell City Council because of my experience as a resident and business owner for the past four decades. In preparation, I have attended both the Council and Planning Commission meetings for the past three years in efforts to develop a senior housing complex.

Bothell is in need of additional parklands, a sidewalk network (particularly around elementary schools) and other municipal facilities. The current residential and business tax base does not support the needs of the city. The city needs to engage in a concentrated economic development effort to expand its tax base (particularly sales tax).

As a longtime resident/businessman, I have a vested interest in maintaining or enhancing Bothell's quality of life. That's my vision. It is the Council's responsibility to develop the resources to carry out that vision. If you agree, I respectfully ask for your vote on November 7th.

CAMPAIGN MAILING ADDRESS: 10021 NE 183, Bothell, WA 98011 PHONE NUMBER: (206) 488-8718

"POLITICS...NO PLACE FOR A WOMAN..."



"...respectable women... whom we would naturally look to to purify the political atmosphere by her vote, her influence and her example, will not enter into the filthy political mess of modern politics; her whole nature shrinks from it, and she will not use her right to vote."

> -Antisuffragist Charles V. Cooper Oregon, 1906

In the General Election of 1884, Washington women cast 12,000 of the 48,000 ballots cast. According to the New York Evening Post, "nine-tenths of its adult female population availed themselves of the right to vote with a hearty enthusiasm."



City of Brier Council

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Marcie E. **EIDSMOE**

I and my husband have lived in Brier for 22 years. Our three children attended Brier Grade School, Brier/Terrace Middle School and graduated Mountlake Terrace High. I am employed as an Electrical Inspector for the Boeing Company. We lived here wanting our children to be raised in a community of people to whom the livability of the community was foremost. I have and will dedicate my time to see Brier continues to be a safe and livable community. I have served on the Brier City Park Board and for some time sat as Chairperson. I have been serving you on the Brier City Council, (position #3). By design, at incorporation, Brier chose to have a limited tax base community (single family/residential). Our city government must be prudent in the administration of resources which are needed for the services this city requires and provide those services we as a community wish to fund. That should be the reason Governments exist. Attention and caring must be utmost in the minds of those who occupy our city's decision making positions. Please vote thoughtfully - common sense and accountability is required of us all. CAMPAIGN MAILING ADDRESS: 23414 35 AV W, Brier, WA 98036 PHONE NUMBER: (206) 483-1970

No Photo Submitted

Candidate did not submit a statement.

Ben LINK

> No Photo Submitted

Candidate did not submit a statement.

Don MOLLER

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Dave **JOHNSON**

BACKGROUND: • Masters degree in Mathematics from University of Washington. • Engineer with Boeing for 30 years, Currently Lead Engineer in Flight Test Computing Systems. • Age 52, resident of Brier for 29 years. Elected City councilman for two years (1980-1981). Current Park Board Chairman. Regularly attended Council Meetings this last year. . *Coached little league sports for 10 years. Member of community concert bands that play for civic events and entertain at retirement homes.

CONCERNS: I want Brier to be a quality City in which to live and raise children. I have grown children living in Brier with one grandchild on the way, and two teenage boys in my present family household. The City needs more involvement in youth activity programs.

As the City has grown over the years, more land surface is covered with roads and buildings. This has an impact on ground water saturation and storm drainage systems. The City needs an overall plan for improving and maintaining existing water detention and drainage systems, along with strict inspections for new systems when they

The City has two voter approved projects, new library and 236th street extension, that will require close monitoring of costs

CAMPAIGN MAILING ADDRESS: 2711 234 ST SW, Brier, WA 98036 PHONE NUMBER: (206) 489-0168



Lance HULBERT

Candidate did not submit a statement.



Candidate did not submit a statement.

Judd WILLIAMS



Scott WARNER

I am a graduate of Cornell University (Ph.D. 1952) and was a research scientist with Battelle Memorial Institute for 38 years. My work experience that I will bring to the City Council position includes many years of successful project management and investigative studies. Other experience includes serving on the board of directors of both a large credit union and a national youth organization.

I am currently serving on the Brier Planning Commission. This involvement has given me a good understanding of the operation of the City. I have always tried to treat applicants fairly and be sensitive to their rights and concerns while conforming to City ordinances.

I am running for City Council to promote integrity, honesty and competency in the City operations. I support the preservation of the semi-rural atmosphere of Brier with large wooded single-family residential lots as required by the Comprehensive Plan. I support the safe opening of 236th Street. I support responsible development that will not devalue neighboring properties, degrade the quality of our schools, or burden taxpayers with costly street and stormwater system repairs. The development approval process should not be controlled by those with a financial interest in the approval.

CAMPAIGN MAILING ADDRESS: 3605 219 ST SW, Brier, WA 98036 PHONE NUMBER: (206) 775-3433



City of Brier Council

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Ken YOHE If elected, I will serve my community with honesty, sincerity, to the best of my ability.

CAMPAIGN MAILING ADDRESS: 2497 231 PL SW, Brier, WA 98036 PHONE NUMBER: (206) 672-3267

No Photo Submitted

Candidate did not submit a statement.

Gary L. MORGAN

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City of Lynnwood Council



Sharon has been a Lynnwood resident for 28 years and served as your council representative from 1977 through 1989 and again from 1991 to 1995. She has always been active in her community, serving on the Park and Recreation Board for seven years. Sharon has contributed to the development of many of Lynnwood's parks and the Recreation Center.

She is the recipient of several civic awards among them the P.T.A. Golden Acorn and Outstanding Woman of Snohomish County. During her years as a council member Sharon has been and will continue to be a strong supporter for good police, fire and the 911 services. She has pledged to continue the war on drugs through the DARE program. She is concerned about the traffic generated on Lynnwood streets and will continue to work toward a solution.

As Sharon talks to young families it is apparent the dream of home ownership is fading for them, and she pledges to work for quality, affordable housing. She also is greatly concerned for our senior citizens, as they find their fixed incomes shrinking as inflation grows.

As Sharon watches our community grow, she wants to work to maintain and improve our high quality of life in

CAMPAIGN MAILING ADDRESS: 4514 183 PL SW, Lynnwood, WA 98037 PHONE NUMBER: (206) 778-8576



UTTER

I am running because I think the City Council should be responsive, effective and accountable to Lynnwood residents.

The city council acts as a sounding board of the community. To truly serve that function it needs to be a diverse group with changing voices at the council table.

I am an active citizen. Professionally I managed a small business for 2 years and I currently work as a contract paralegal. I've been an active volunteer on health, childrens, and growth issues.

The key task before Lynnwood is to develop policies that address growth: • Traffic - we must plan for increase and use every tool possible to streamline movement while designing to accommodate alternative modes of transportation; • Affordable Housing - to encourage stability which is the key to strong communities; • Prudent planning to improve services for a healthy community.

A good council member gives solid representation, is available to constituents, and grasps the complexities of the issues. One must listen and work with others to fashion innovative solutions. I demonstrate these abilities in my personal and professional life.

CAMPAIGN MAILING ADDRESS: 18828 46 AV W, Lynnwood, WA 98036 PHONE NUMBER: (206) 778-0182



Don GOUGH

The 16 year incumbent is retiring. A new person with some new ideas and new energy will get a chance to represent us on our city council.

Lynnwood is a good place to live, as our family has for 12 years. After 14 months of observing weekly city council meetings, I believe our city needs to strive more for quality and excellence in the decisions it makes, and the programs and services it provides.

Our city council should do several things. Be "open" to more direct involvement of citizens working and helping through task groups, commissions and boards. Make our city government "accountable" by establishing performance standards and measures, together with a budget that links spending to results. Stop the automatic annual property tax increases and completely re-evaluate that policy. Establish neighborhood "action" plans to set service levels and protect neighborhoods. Continue fighting crime through community policing, citizen action and "prevention" programs, and toughening sentences for lawbreakers. Establish citizen task forces to help determine what is needed for quality child, teen and senior programs.

I have the experience, energy and ideas to make these and other important changes in our city hall. I ask for your vote on November 7th.

CAMPAIGN MAILING ADDRESS: 4324 192 ST SW, Lynnwood, WA 98036 PHONE NUMBER: (206) 775-9738



Jerry KARSTETTER

Jerry Karstetter has served his community long and well over the past 30 years. A 3 term Lynnwood City Councilman and former Deputy Mayor, who has served as liaison to all of the city's major departments; he is outstandingly qualified to return to the Council.

As an 8 year Snohomish County Health Board member, during his 2 years as chairman he guided the locating and construction of the current Health Department multi-story clinic on 200th S.W. He has also served as chairman of the Snohomish County Solid Waste Advisory Council.

During Jerry's 9 years on the Lynnwood Planning and Civil Service Commissions both as member and chairman, the current Lynnwood Fire Department was established and the Police Department began its growth towards its current stature. A 29 year member of the Lynnwood Elks Lodge, Jerry served for 13 years as Director of South Snohomish County adult athletic programs.

26 years as Western Washington region sales manager for TV GUIDE; he and his wife Chel are practically charter members of Lynnwood having been homeowners for 36 years, raising their family and serving as school, church, and community leaders.

Your vote for Jerry will work for you!

CAMPAIGN MAILING ADDRESS: 5501 Firwood DR, Lynnwood, WA 98036 PHONE NUMBER: (206) 776-5770

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City of Lynnwood Council



George JANECKE

Since I was appointed in 1994 as your City Council representative, and in 1995 as your Deputy Mayor, I've worked on many issues such as: our I-5/196th Interchange; Hotel/Motel tax for Convention/Performing Arts Center; keeping adult entertainment out of our neighborhoods; Spruce Neighborhood Park; banning fireworks sales (unsuccessful); funding public fireworks displays; renovation of our North Administration Building and Fire Station #1; our City budget; Growth Management Act; Six Year Comprehensive Plan and Street Improvement Plan; and Initiative 164.

My 29 years in Boeing management enables me to approach my Council duties with confidence and enthusiasm. Being retired, I have the time to study the issues and get the job done right. Listening to your concerns plays an important part in my Council decision making. It is vital for me to know what you want. I will listen.

My personal life centers around my wonderful wife Becky, and the 9 children and 11 grandchildren we have between us. I'm a WW II Veteran, 10 year Hospice volunteer and recipient of the 1994 PTA Golden Acom Award. I also enjoy jogging and marathon running.

I look forward to representing you for the next four years.

CAMPAIGN MAILING ADDRESS: P.O. Box 2184, Lynnwood, WA 98036-2184 PHONE NUMBER: (206) 745-9121

UNOPPOSED



David WOODS

When I served as Project Manager for the Lynnwood Legacy Project, our city's highly successful and widely imitated experiment in citizen collaboration in planning for our future, we developed five goals that I hope to help realize as a City Council Member. My primary goal is serving families and strengthening Lynnwood's sense of community by protecting neighborhoods, keeping them safe and attractive places to live and play. I will work to improve Lynnwood's transportation system, linking land uses to transportation solutions, enhancing our bicycle and sidewalk network, and improving transit service to the neighborhoods. I will also work to provide responsive government, ensure economic vitality, and expand recreational opportunities for all citizens—children, teens, adults and services.

As a Principal of GreenWoods Associates, a Lynnwood-based community planning and consulting firm, and as a homeowner with my spouse, Judith, I will work to help this wonderful city achieve its potential as a vital, diverse, family-oriented community. I am a 30-year participant in the Boy Scouts as an Eagle Scout, professional, and volunteer. I serve on the Snohomish County Elections Committee, and on the Land Use Committee of the Snohomish County Economic Development Council. For Lynnwood's future, I ask for your vote!

CAMPAIGN MAILING ADDRESS: 3812 184 PL SW, Lynnwood, WA 98037 PHONE NUMBER: (206) 774-0767



Jim SMITH

Education: Graduate, Edmonds High School; Business Management, Edmonds Community College, Associate of Arts; Business Management, Central Washington University, Bachelor of Arts (In progress); Jaycees Leadership Training School. Occupation: 25 years, Owner, local businessman, UNICAM Entertainment, Inc., Lynnwood.

Professional Qualifications: 8 Years, Lynnwood City Council; Lynnwood Parks Board; Lynnwood Library Board; Snohomish County Health District Board; South County Court District Advisory Board.

Personal Information: Married, wife Sheryl. Four daughters, Ashley, Jamie, Jennifer, Becky; Member, Trinity Lutheran Church.

Community Involvement: Business Management Advisory Board, EdCC; Charter Member, President-elect, Alderwood Rotary; Co-chairman and co-founder, Lynnwood Christmas Tree Lighting Ceremony; Board Member, Snohomish County Special Olympics; Chairman, Lynn-O-Rama Festival; Past President, Washington State Jaycees; Emcee, Miss Lynnwood Pageant and Lynn-O-Rama Baby Crawl.

Candidate's Statement: Lynnwood is one of the most prosperous communities in our region. For the past eight years, I have been proud to have helped guide that prosperity as a member of the Lynnwood City Council. But there is always more to be done. It's time to consider services we want to provide to our citizens; a senior center, enhanced recreational opportunities, training and modernization in our public safety agencies. We must re-examine closely the recent increases in city taxes and assure that we are collecting only the revenues we need.

CAMPAIGN MAILING ADDRESS: P.O. Box 71, Lynnwood, WA 98046 PHONE NUMBER: (206) 776-3169

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City of Mill Creek Council





Years ago, my wife and I used to drive through Mill Creek and dream of living here some day. Four years ago that dream came true.

Now I have the opportunity to serve on the Mill Creek City Council as my way of "giving back" to our community. My top priorities will be Public Safety, Fiscal Responsibility and affordable development of our parks.

PUBLIC SAFETY - People have a right to be safe in their homes and community. Personal safety and security should always be our top priority.

FISCAL RESPONSIBILITY - We must ask our citizens to help prioritize the community's needs BEFORE we plan our budget. Only then can we proceed to use our financial resources most wisely.

PARKS - The City already owns numerous dedicated park sites which should be developed for active uses. This will give our youth constructive after school and weekend activity areas.

I am proud to be living in Mill Creek.

As one of your council members, I will work to protect the same high standards and quality of life that brought all of us to Mill Creek.

CAMPAIGN MAILING ADDRESS: P.O. Box 12827, Mill Creek, WA 98082 PHONE NUMBER: (206) 742-8682

UNOPPOSED



Roy CATS

In the next four years our City will need to find new ways to replace tax revenue that we are losing. Many say the only way to do this is to increase the size of the city, to annex. With this comes additional costs as well as added burden upon our services. Increased growth will also cause our quality of small city services to diminish. We may well need growth, but we must first bring under control managed spending, checking and double checking the way we spend money and what we spend it on currently. Just to include more area into our tax base is not the answer, we must use our resources more efficiently. With my experience in business I will bring this type of accountability. CAMPAIGN MAILING ADDRESS: P.O. Box 12724, Mill Creek, WA 98082 PHONE NUMBER: (206) 743-7124



Dale W. HENSLEY

PERSONAL: I am 52, have resided in Mill Creek four years and am a lifelong Snohomish County resident. My wife Lorrie and I have three children still at home - Glee, Bethany and Collin Hinshaw. I have served as Dean of Instruction at Everett Community College since 1988. Prior to college administration, I taught Political Science and Law at EVCC and CWU. I have Bachelors and Masters degrees in Political Science from WWU and have done post-graduate work at the University of Virginia.

QUALIFICATIONS: * Extensive experience with budget development in a public institution (EVCC) * Relevant education and professional experience * Community involvement (Civil Service Commissioner, Cherry Pond Restoration Committee, Partners For Youth Coalition) * Listening and communication skills * Maturity * Common sense and historical perspective * Sense of humor * Understanding of group dynamics and consensus decision-making * Ability to make reasoned decisions for the public good * Transferable professional skills.

GOALS: As a council member I will work to ensure that Mill Creek continues to be a livable community for all residents - children through those retired. I favor expeditious and planned development of the Town Center and commercial/ business expansion compatible with the character of Mill Creek, interlocal agreements to benefit children, additional reserve officers for increased security and planned community growth.

CAMPAIGN MAILING ADDRESS: 1720 142 PL SE, Mill Creek, WA 98012 PHONE NUMBER: (206) 338-0697



City of Mill Creek Council



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I am running for City Council to help bring fiscal responsibility to Mill Creek.

As a career Banker I have had the opportunity to work with a variety of businesses and communities. I learned quickly that any organization that does not handle finances responsibly doesn't survive. I feel this is a perspective we need in Mill Creek.

Mill Creek has several major issues to face in the next few years. Annexations, a new City Hall, and the development of a new City Center are a few. We need to closely examine these issues and their impact on the city. Most citizens feel taxes are high enough now.

I want to make sure our citizens feel safe and secure in their neighborhoods. I'll work closely with the city and county protective agencies to ensure that personal security is a top priority.

I have several years experience serving on various county and state committees and boards. After living in Mill Creek for 10 years, I would like to use this experience to create a vital and safe future for our city. As we consider the challenges facing Mill Creek, I will be constantly looking at the cost and benefits of the alternatives.

CAMPAIGN MAILING ADDRESS: 2409 141 PL SE, Mill Creek, WA 98012 PHONE NUMBER: (206) 337-1581



Bill TANNER

Education: BA - University of Puget Sound - Public Administration; Graduate of the Industrial College of the Armed Forces - National Security Management.

Occupation: Presently management consultant and senior associate with Hulbert & Associates, Snohomish, Washington.

Professional Qualifications: * Police Lieutenant with 29 years service - Seattle Police Department; * First President of Seattle Police Sergeants' Association; • Founding member of Seattle Police Department Management Association; • 1985-90 Director of Washington Association of Sheriffs and Police Chiefs Loaned Executive Management Assistance Program.

Personal Information: Age: 69, resident of Mill Creek since 1994; Veteran WWII and Korea - Retired LTCOL -Washington Air National Guard; Selected Law Enforcement Officer of the Year from Washington State by the VFW - 1982; Nominated for J. Edgar Hoover Award for National Law Officer of the Year - 1982; Nominated to receive the IACP Award for National Law Enforcement Officer of the Year - 1982

Community Involvement: Member of King County Task Force for Responsible Gun Ownership; Current member of the Mill Creek Community Association Security/Maintenance Committee; Twice President of PTA - Paramount Park Elementary School; Received Golden Acorn Award and Lifetime Membership in PTA - Shoreline School

CAMPAIGN MAILING ADDRESS: 1705 Sun Rose PL SE, Mill Creek, WA 98012 PHONE: (206) 486-3200



Candidate did not submit a statement.

Michael GARVEY



Dan HODGE

Dan Hodge will provide leadership for Mill Creek.

We need to run Mill Creek like a business. With your input Hodge will make the necessary tough decisions. As a Project Manager, Licensed Engineer, Senior Professional in Human Resources and current Vice Chair for the City's Planning Commission Dan Hodge is well-qualified to serve on our Council.

Dan's priorities will be: Provide leadership and direction - The council and the city manager must work with citizens to establish a vision and plan for Mill Creek's future. • Develop viable financial plans - Mill Creek faces major financial challenges, we must develop sound 3-5 year operational plans. . Support the Town Center - Mill Creek needs the Town Center as a focal point for community and business activity. • Implement Quality Management Systems - The City needs to find more efficient and effective ways to operate.

Dan, his wife Mary, and their two daughters have lived in Mill Creek since 1985. As a Council member Hodge will work to improve the effectiveness of the city government and maintain the features of our community which contribute to our quality of life in Mill Creek.

Vote Dan Hodge for Mill Creek!

CAMPAIGN MAILING ADDRESS: 14318 20 DR SE, MIII Creek, WA 98012 PHONE NUMBER: (206) 742-5290

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Edmonds School District No. 15 Director





Jennie Julian JOHNSON

Being a mother of six, my youngest age 4, education is held close to my heart. I have high regard and respect for the challenging job teachers have today and envision a school board responsive to parents, students, and teachers.

As your school board member, I will direct money back into the classroom rather than administration, as well as redirect education to the basics, rather than infringe on the personal rights and values of families.

With a solid emphasis on the basic essentials, our district can do better for our children academically. We will no longer trail dismally in statewide test scores, but bring Edmonds District up to the highest standards and thus bring forth well-educated children in an increasingly competitive world.

I believe parents want to be involved in their children's education. Local control of our schools, with respect given to the important role of parent, can solve many current issues. You can be sure that when you elect Jennie Johnson to School Board, your ideas and concerns will be heard.

CAMPAIGN MAILING ADDRESS: 23520 1/2 Woodway Park RD, Woodway, WA 98020 PHONE NUMBER: (206) 542-4282



Sally FABRO

"I feel the school board needs to focus on the work being done in the classrooms, and finding ways to raise academic standards for all students. Standardized test scores have been falling in the district and I feel the board needs to review test preparation, timing of the curriculum, and remedial instruction to improve these scores. The board must be accountable to the community that we are continuing to improve the quality of education in our schools.

"Also, I would like the district to develop a K-12 technology curriculum. If elected, I would advocate for the creation of new technology courses."

Sally, 45, is a former systems analyst and high school teacher. She has been an active member in the site-based council and as a PTA officer at Woodway Elementary School for the past 4 years. She has been a resident of Edmonds for 17 years.

Sally is married and has one son who will be attending College Place Middle School this year.

Sally says, if she is elected to "Expect the Best!"

CAMPAIGN MAILING ADDRESS: 23404 75 AV W, Edmonds, WA 98026 PHONE NUMBER: (206) 775-1050



Judy J.
JANES

The primary mission of our schools and community is to prepare students of today for their future. I support identifying clear, high standards for students, creating supportive learning environments and developing appropriate tests. Edmonds School District and the state are developing standards in the areas of reading, writing, math, science, social studies and other subjects. Supportive learning environments include amply equipped classrooms and a staff of teacher-leaders with skills and knowledge in subject content. Quality assessments are being developed to test student performance and to hold the district accountable. As a board member, I will continue to be accountable for the focus on academics, good teachers and staff, assessments of students and programs, and improvement and new construction of district buildings.

During my tenure on the school board, we have significantly improved employee/district relations, involved our community in the development of standards for learning, won support from our residents for school remodeling, renovation, technology updates and a bus fleet. Parents are an important part of our work through the Citizens Planning Committee, District Facilities Design Team and shared decision making. I would like the opportunity to continue to represent my community to education and education to my community.

CAMPAIGN MAILING ADDRESS: 19105 36 AV W, #203, Lynnwood, WA 98036 PHONE NUMBER: (206) 776-8767



Steven M. HOPKINS

As former director for Taxpayers for Excellence and Academics I am aware of the failure of the Edmonds School District to adequately educate students. As a parent of six children who went through the Edmonds School District I am personally familiar with this failure.

I favor a back to basics teaching philosophy. The basic core academic disciplines must be taught as the foundation to quality education. The pursuit of truth in all subjects from math and history to the sciences must be a goal. Truth and knowledge will be the tools for helping students make wise decisions. Curriculum must be challenging. Strong curriculum builds strong character. A dress code and closed campuses will contribute to a better learning environment. Discipline is another key for success. Students and parents must be responsible for homework, attendance and behavior. Curriculum and activities that do not contribute to education must be eliminated. I do not view sports in this category. Sports contribute to personal responsibility, discipline and teamwork as well as school spirit.

I will, to the best of my ability and strength, pursue a new direction for Edmonds School District; one that will once again raise the standard of education for all students.

CAMPAIGN MAILING ADDRESS: 18534 52 AV W, A101, Lynnwood, WA 98037 PHONE NUMBER: (206) 771-6358



Edmonds School District No. 15 Director

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Louis A. **FEDELE**

As a member of the Edmonds School Board, I continue to stress the need for effective use of the financial resources, while recognizing the increasingly complex issues that face our students, teachers and administrators in the school district. I understand the issues and use sound reasoning in searching for solutions just as I must do as a business executive. My wife, Anna, and I have two children in school here and I have a vested interest in improving the fundamental skills needed by them and all students through innovative approaches to education and at the same time respond to necessary social changes so they will become contributing self-reliant members of the community. My years of involvement in school affairs as a concerned citizen before becoming a member of the school board helped me understand what the public wants from our schools and as a Board Member, I have taken a pro-active role in answering these needs. My role in the business world has prepared me in allocating resources, working with others in solving problems and to make critical decisions. I wish to remain on the Edmonds School Board to continue working for effective educational policies and programs.

CAMPAIGN MAILING ADDRESS: P.O. Box 59, Lynnwood, WA 98046-0059 PHONE NUMBER: (206) 743-0206



Tiloura J. LUND

Involvement in Edmonds Schools began for me as a student in 1959 and as a parent in 1979. Four of my children currently attend local schools. The dramatic decline in education quality and soaring increases in costs, together with the disenfranchisement of parents and taxpayers from policy decisions, compelled me to seek this position. Key issues for me are: * Children will live up (or down) to what we expect of them. Gold stars for mediocrity do not improve self-esteem. I will strive for a more rigorous curriculum. * Seventy-five percent of all reputable studies over the last ten years show no correlation between dollars spent and academic excellence. My business and accounting background will have an impact on how your tax dollars are spent. • Even the most promising reform efforts fail without a sense of ownership shared by all. Excluding parents and taxpayers from the process is a prescription for failure. I will listen to you and act accordingly. The children are our most precious asset, and we are their guardiansnot the bureaucracy.

CAMPAIGN MAILING ADDRESS: 9004 191 PL SW, Edmonds, WA 98026 PHONE NUMBER: (206) 771-3908

Everett School District No. 2 Director-at-Large





Paula b

Our children are the future, and education is vital to their success. Everett schools face difficult challenges, and progress requires leadership from people of experience and commitment. I have participated in education on many levels, as a parent volunteer in the classroom and on District planning and levy committees, and as a teacher: at ECC, in the Peace Corps, and currently with the Refugee and Immigrant Forum of Snohomish County.

As we face changes and respond to the recent audit, • we need leaders who understand the problems and who can work with and represent parents and community members from all areas of the Everett School District. As we grow and our population becomes more diverse, • we need safe schools, relevant education, and high standards. • We need to be fiscally responsible, and accountable to the public. My experience as a parent and an educator enables me to understand these complex issues facing us. I understand the role a Board Member can play to make

I am running for a seat on the School Board because I care about our children and their educational needs, and because I can provide the leadership we need to assure all students succeed.



Randy TRETTEVIK

We need sensible leadership that is responsive to the concerns, values and priorities of parents and taxpayers. As a father of four children in Everett Schools, I care intensely about their education. I also have deep concerns about a lack of trust that exists between the School Board, the administration and many parents.

Accountability to Constituents - School Board members are elected representatives who need to be approachable and responsive to the concerns of the citizens who pay for and entrust their children to the schools. Parents deserve to be heard and have a right to be taken seriously.

Fiscal Responsibility - Public education costs more than it should. Our present system is burdened by costly government mandates. My background in financial management will enable me to make sound financial decisions. The Board must exercise responsible stewardship over every tax dollar spent.

High Academic Standards - Based on the results of a 1994 statewide test of math, reading and language, the Everett District lagged behind other local districts. Since 1992 the scores have declined and only reading scores have stayed above the 50th percentile nationwide. We must make academic excellence a higher priority.

CAMPAIGN MAILING ADDRESS: 16315 26 DR SE, Mill Creek, WA 98012 PHONE NUMBER: (206) 481-6222



Roy YATES

During my tenure on the Everett School Board, our district has grown to 16,000 students, a 19% increase. As a district, we have done a good job of dealing with growth. We have managed our resources in a conservative and prudent manner. We have opened six new schools and renovated several others. These capital projects were completed on budget and on schedule as we told our constituents they would.

Five years ago we embarked on a strategic planning effort, the primary purpose of which is to improve Everett education so that our students are well prepared to meet the challenges of the 21st century. I strongly supported these efforts and will continue to do so.

I've been actively involved in our community for over 25 years. It is very clear to me that education works best when the efforts of the Everett School District are done in partnership with parents, business and youth and family serving agencies.

Our school board was recognized by the Washington State School Directors Association in 1990 and again in 1994 as the large district school board of the year. I take pride in this recognition by our peers for the efforts we are making on behalf of our community.



Ed McCORMICK

We <u>can</u> have safe, great schools and <u>lower</u> taxes! The keys are accountability and efficiency, things successful businesses have used for years.

Our schools are big business! Our budget is over \$100 million and rising rapidly. Our mid-level supervisors make 85,000+ per year. We retain an expensive law firm, Perkins, Coie, for routine work while cutting back support for students with serious medical/behavioral problems. We are losing our best teachers while adding layers of supervisors. Workers compensation claims take 3 years to process! Our school tax rate, the fastest rising tax, is the highest District rate in the county.

This must change! As Seattle's experience shows, educators are not trained to be managers. We need to streamline and update our bureaucracy. We need professional and continuous management training. We need to listen to and include the entire community.

In sum, we need a "hands-on," pro-active Board that can "bridge the gap" between these groups by stressing communication, harmony, negotiation, and basic standards. I believe my training and experience as a Fortune 500 executive, manager and State Revenue Officer best qualify me to achieve these goals.

CAMPAIGN MAILING ADDRESS: 9209 10 AV SE, Everett, WA 98208 PHONE NUMBER: (206) 355-3415



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Mukilteo School District No. 6 Director



George ANNILLO

I'm running because a quality education is the best way to help our children secure a prosperous future, help our community's quality of life, and help our country protect democratic principles.

I HAVE FOUR CHILDREN. One is studying electrical engineering; one is headed for military service; one wants a career in music; and one is still imagining the possibilities. FATHERING HAS TAUGHT ME THAT SCHOOLS MUST BE COMPETENT AND COMMITTED TO PREPARING EACH FOR THE FUTURE; NOT SIMPLY PRESERVING BUREAUCRACIES.

Professionally, I consult with companies to develop educational programs. I teach classes to help people gain the skills they need.

To the students, I say what I say to my own children: WORK HARD; PLAY HARD. Demand the best of your schools—and give your best. I hope to pass on to you my own love of learning and ask your help in creating schools you can be proud of and that can be proud of you.

If you want real change, I ask in earnest for your vote. I PROMISE TO LISTEN AND USE JUDGMENT AND FAIRNESS TO THE BEST OF MY ABILITY. Thank you.

CAMPAIGN MAILING ADDRESS: 11005 60 AV W, Mukilteo, WA 98275 PHONE NUMBER: (206) 349-3805



Charles AUCHTERLONIE

Currently your school board member, I'm pleased we were chosen Washington State's "School Board of the Year" and winner of Western Washington University's "Professional Excellence in Education" award. A result of dedication, long hours and diligent effort.

There's more to be done. Promises made four years ago: * An equal opportunity for all students to obtain the finest education available. * More opportunities for communication between the school district's administration, our citizens and teachers. We've made great strides toward accomplishing both promises by requiring community involvement in decision making at school sites and in district-wide committees.

The district-wide <u>Strategic Planning Committee</u>, and Eastside Study Committee have successfully pointed out pathways for the district to test, presented solutions in specific educational areas and established goals for the district to accomplish. Both committees were strongly represented by parents, teachers, administrators, community leaders and citizen volunteers from all areas of the district. By working together, we will make the "Finest Education For Our Children" not only a promise but a reality.

CAMPAIGN MAILING ADDRESS: 5331 144 PL SW, Edmonds, WA 98026 PHONE NUMBER: (206) 745-1457



Ivan GORNE

Education: B.A., M.A. - Pacific Lutheran University; J.D. - University of Puget Sound School of Law.

Occupation: College Administrator. Associate Dean for Student Programs and Auxiliary Services at Edmonds Community College.

Professional Qualifications: Former teacher, coach and choir director at K-12 level. Experienced policy maker. Licensed attorney.

Personal Information: Married, two children: Anneliese, 20 is a junior at Pacific Lutheran University; Nicholas, 15 is a sophomore at Kamiak High School. Wife, Marsha, is a teacher.

Community Involvement: Currently serving first, full term as Mukilteo School District Director. President of the Lynnwood Rotary Club.

CAMPAIGN MAILING ADDRESS: 6017 95 PL SW, Mukilteo, WA 98275 PHONE NUMBER: (206) 353-4636



Bob HALL

Bob Hall has ONE simple motivation; to provide each of the 12,000 students in the Mukilteo School District with the best educational experience possible. This year, taxpayers have generously provided 99 million dollars for the operation of our schools. Hall believes taxpayers and students deserve leadership dedicated to producing expanded learning opportunities. Through the contribution of his own time, effort and resources, Hall has personally created several programs that provide students with these opportunities, without spending one dollar of the district's money.

For over 20 years, Hall has created systems and educational programs for business. Now, he is applying the same skill to developing local youth programs. Hall has either started or assisted with over two dozen programs in recent years. Most notably, the award winning Super Schools. Hall has also been named Volunteer of the Year by the Mukilteo Boys & Girls Club, and the Mukilteo Police Department. He and his wife, Barbara, have just celebrated 30 years of marriage. They feel blessed to be the parents of two daughters; Nikki, who is in her final year of Law School, and Kimberly, who is a sophomore at Kamiak High School.

CAMPAIGN MAILING ADDRESS: 5009 81 PL SW, #2, Mukilteo, WA 98275 PHONE NUMBER: (206) 355-5942



DISTRICT



Ron WOLDEIT

What are you looking for in a school board member? Someone who puts children's education first.

Ron Woldeit is a parent with children at Voyager Middle and Mariner High School. His motivation for the Board comes from this perspective. You need a Board member whose decisions will have a direct impact. He will bring balance to a Board represented by members who no longer have children in the school system.

Someone who knows what children need to be successful.

Ron Woldeit has experience planning for the future. Ron Woldeit represents U S WEST nationally and internationally on the delivery of new technology to the marketplace. He uses this knowledge to mentor college students.

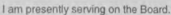
Someone who gives to, as well as receives from the community.

Ron Woldeit has been a successful teacher and coach in the community. He was selected the first Secretary of the Board to the Citizens Foundation for Mukilteo Schools. He has led the Mariner High School Site Council for the past three years. He was awarded the Acom Award for distinguished service by the Lake Stickney PTA.

Ron Woldeit has the experience, knowledge, motivation and credentials to make the Mukilteo School Board the best.

Vote for Ron!

CAMPAIGN MAILING ADDRESS: 14503 Jefferson WY, Lynnwood, WA 98037 PHONE: (206) 743-9864



I strongly support and encourage implementation of "School to Work" and Vocational Programs.

I am a good listener and work hard to help students and parents.

I participated in a successful site based management system and encourage parent involvement in education management.

Although I earned a BA in Business, an M.Ed., and have completed many specialized programs and classes in education and administration, I relate strongly to my manual labor background.

In my thirty-two years as a school employee, I have worked as a bus mechanic and driver, served as union shop steward and was involved in negotiations.

In my seventeen years as a teacher, I have written a two year automotive technology curriculum, headed citizen advisory committees, and organized leadership training programs. I recently took a leadership role in developing the "school to work" guidance program at Cascade High School where I teach Advanced Automotive Technology.

My wife and I have lived in Mukilteo School District since 1971. We are both educators, and strong advocates for kids. We were deeply involved in the education of our three children in Mukilteo schools.

I believe I am the best person to represent you.

CAMPAIGN MAILING ADDRESS: 26 145 SE, Lynnwood, WA 98037 PHONE NUMBER: (206) 743-9546



Michael B. PLUMB

"SALOON LOBBY STRIKES BLOW AGAINST SUFFRAGE..."

In 1883, Washington was the third territory in the nation to grant women the right to vote.



"Are Not the Women Half the Nation?"
-Mary Taylor, cartoonist

The womens' vote centered on social and moral reform that strove to eliminate saloons, brothels and political graft.

In 1887, the Territorial Supreme Court pressured by the saloon lobby, declared the 1883 suffrage law invalid due to a technicality.

By a margin of two to one, in 1889, the equal suffrage amendment to the state constitution was dealt a staggering defeat as women voters were disenfranchised.

Northshore School District No. 417 Director



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Over the past 15 years I've volunteered extensively on behalf of Northshore children because I believe quality education enriches individual lives and builds our community. I've served on eleven district committees including: Shared-decision making, Capital Projects, and Levy and worked as PTA President for Lockwood, Kenmore Jr High, and Northshore Council.

The challenge for public education and our district is to do more with fewer resources. We must be willing to listen, discuss the Issues, evaluate the program, and make adjustments. I pledge to address the needs of our children and schools by using the knowledge, experience and skills I've gained. Now, I ask for your vote!

"Paro an extremely effective advocate for all children, focused on substantive issues. She's committed, knowledgeable, reflective and responsive." —Dick Giger, former Deputy Superintendent

"Sue has a clear understanding of the educational needs of the students, teachers, and parents." —Joyce Lyons, IHS teacher

CAMPAIGN MAILING ADDRESS: P.O. Box 82113, Kenmore, WA 98028 PHONE NUMBER: (206) 483-6651



Rich BALDWIN

Rich Baldwin was chosen by the Northshore School Board in 1994 to fill a vacancy on the board.

Rich focuses on high academic standards and budget priorities that support the district's educational mission, encourages trust and teamwork, and seeks partnerships with local businesses.

Rich brings a critical technology and business perspective to the board, and a strong background of volunteer service. He worked with Washington Science Olympiad (a student program) for the past four years and volunteers as an engineer in the classroom. He was PTA president at Shelton View Elementary, received a Golden Acorn award for service, and chaired committees for the Northshore PTA Council. Rich served on several school district committees and co-chaired the Shared Decision-Making Task Force until his appointment to the board.

A senior engineer at Korry Electronics, Rich holds a master's degree in electrical engineering. He has two children attending Shelton View Elementary.

CAMPAIGN MAILING ADDRESS: 606 240 ST SW, Bothell, WA 98021-8510 PHONE NUMBER: (206) 481-2930



B-Z Sundstrom DAVIS

Thomas Jefferson wrote, "Above all things I hope the education of the common people will be attended to, convinced that on their good senses we may rely with the most security for the preservation of a due degree of liberty."

Those words ring as true today as they did when written 200 years ago. Students represent 20% of our population and 100% of our future. Educational opportunities for all children will strengthen our community and improve our way of life.

B-Z will continue to support the opportunity for teachers to be creative, the opportunity for students to explore options, and the opportunity for parents to be involved. Working together will preserve and improve our education system.

B-Z (Sundstrom) Davis grew up in Bothell, attended Northshore Schools, is married and has two children. She has served on the Northshore School Board four years.

CAMPAIGN MAILING ADDRESS: 10727 NE 187, Bothell, WA 98011 PHONE NUMBER: (206) 487-1442



Paul EMERSON

Candidate did not submit a statement.

Fire Protection District No. 1 Proposition No. 1



BALLOT TITLE

PROPOSITION NO. 1
AID CAR - FIRE PROTECTION PARAMEDIC LEVY

For the purpose of continuing the present 24 hour aid car and fire protection program, shall Snohomish County Fire Protection District No. 1 levy taxes in excess of all regular property tax levies, upon all taxable property within the District of \$.223 or less per \$1000 of assessed valuation to be levied in 1995 for collection in 1996 to provide approximately \$684,397.00 for the District's general fund as specified in District Resolution No. 593?

Explanatory Statement

If Proposition 1 passes, it will provide necessary funding (approximately twelve percent {12%} of total revenue) for continuation of current level of fire, aid, and paramedic services for District residents. There would be levied an estimated twenty-two and one-third cents (\$.223) per one thousand dollars (\$1,000.00) of assessed property value to raise approximately six hundred eighty-four thousand three hundred ninety-seven dollars (\$684,397.00).

Statement for

NO STATEMENT SUBMITTED.

Statement against

NO STATEMENT SUBMITTED.

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Kyle GULKE

I am asking for your vote on November 7. I have two goals, my top priority is the safety of our citizens and the protection of their property. Second, I believe we can improve the fire and life safety services we receive there by reducing the cost of insurance.

As your Fire Commissioner I will work with the chief and the department to increase the service levels while reducing the amount of unnecessary regulation on our business community. We must all work to keep our work place safe from injury and exposure to dangerous chemicals. Yet at the same time we can be reasonable about regulations that have a high cost and a low benefit to the public.

I will work to reduce response times, improve training and increase services. Our emergency services in cases of natural disaster must be updated to include the latest methods. Also dispatch time can be decreased by simple and inexpensive improvements in equipment and procedures.

On November 7 elect a Fire Commissioner who can work with everyone to give us the best fire and life safety services at the least amount of cost.



Charles E. GRAHAM

I want to thank you for giving me the opportunity to represent you in administrating the fire district. I have learned alot in the four years of service on the Board of Commissioners. I would like the opportunity to represent your interests in the ongoing negotiations with other fire departments and governmental groups. Strong leadership and a commitment to the community will be needed to keep up with the rapidly changing role of fire protection and emergency medical services.

Fire District #1 still faces annexations driven by the Washington State Growth Management Act. And as always we need to keep up with the changing safety codes, standards and new zoning effecting the fire district.

Exercise your right to vote!



Brett ANDERSON

Fire protection districts are faced with many challenges today. The Growth Management Act has increased the number and frequency of annexations. The obstacle with continual annexations over a period of time is the increase of the tax rate within the remaining fire district. We are then faced with the challenge of trying to maintain the same level of service with a decreased tax base.

Fire departments are realizing a more efficient and effective means of addressing the impacts of cumulative annexations to their constituents through consolidations and mergers with neighboring fire departments...a proactive approach to the Growth Management Act that benefits fire jurisdictions and taxpayers as well.

Direct benefits of consolidation to the public include economy of scale, elimination of duplicated operational and administrative efforts, stabilized tax rate, standardized training and shared resources.

A consolidated fire department will reduce impacts on all taxpayers and enhance the level of service through increased capabilities.

UNOPPOSED

Fire Protection District No. 7 Commissioner



Gregg KNAPP

I am an 18 year resident of Fire District 7 and a recently retired police officer. My work duties included that of Leads Coordinator for the SnoKing Arson Task Force. My arson investigation work led to the arrest of serial arsonist Paul Keller. I am very proud to have received the individual excellence award from the SnoKing Arson Task Force, as well as awards from Presidents Clinton, Bush and Reagan.

As an arson investigator, I worked closely with numerous Fire Districts, including District 7. Fire District 7 is a very professional, highly motivated fire department. Lam proud to be endorsed by the fire fighters of our district.

With the rapid growth of our community, it is vital that our fire department meet the increased demands for its services.

In managing District 7's budget I will ensure our fire department has the best training and equipment, while spending tax dollars wisely. My experience in the budget process, training, and procurement of equipment for a Fire Marshall's Arson Investigation unit gives me the vision to help our district protect its growing community.

As an advocate for the taxpayer, I will bring a new voice for responsible use of our tax dollars.

CAMPAIGN MAILING ADDRESS: 3218 199 PL SE, Bothell, WA 98012 PHONE NUMBER: (206) 481-5203



Gunther HAUSMANN

The citizens of Fire District #7, is the number one priority after twelve years as your Commissioner. With a background as a fire fighter/paramedic, and Commissioner, I am well suited to serve you and the fire district for another six years.

Since my election in 1983, Fire District #7 has developed two new fire stations, purchased seven new fire apparatus, and started a paramedic service. In addition the district enjoys an insurance rating of 5, thus lowering your fire insurance premiums, and all <u>WITHOUT BOND LEVIES</u>.

In addition as a board member, I have been working hard with surrounding fire districts to consolidate services, and to make your tax dollar go even further, and with a blend of volunteer, resident, and paid fire fighters and including an outstanding administrative staff, this allows Fire District #7 to deliver superior fire and emergency services.

When you dial-911-, you expect the best money can buy, YOUR VOTE for Gunther Hausmann, will be a vote to continue to deliver such a high quality of service.

CAMPAIGN MAILING ADDRESS: 14311 206 ST SE, Snohomish, WA 98290 PHONE NUMBER: (206) 481-0926



Alicia WHITESIDE

When I became a District resident 22 years ago, this District was an all volunteer fire department with a small budget. But no longer. The District population has grown enormously, so has the need for fire services and with it, the monies needed to provide such services. As the growth continues, so must the necessary and proper training for firefighters. The District residents put their trust in the hands of these professionals, that they will provide the necessary life and property protection in a safe and effective manner when responding to an alarm at a moments notice.

The duty of fire commissioner should be one that encompasses not only the implementation of policies and procedures for the District, but also foresight for its future needs. This foresight requires a sensible approach and business experience, I have both. With a strong business, accounting and managerial education and experience, I can assist the board in accomplishing its goals. The District must remain penny wise and not dollar foolish in this economy, but always striving for the best life and property protection that your tax dollar can buy.

CAMPAIGN MAILING ADDRESS: 18332 Snohomish AV, Snohomish, WA 98290 PHONE NUMBER: (360) 668-1217



Roy WAUGH

In 1972, after receiving a BS degree from C.S.U., my wife and I moved to the Northwest to further our education, build our future, and raise our family. I have been successful in attaining these goals because of a positive work ethic, strong family values, and community involvement.

I have been a Firefighter/Paramedic for the Seattle Fire Department for 23 years bringing fire and emergency medical service experience to District #7. I have been involved for 16 years with the PTA of 3 local schools, 15 years coaching and administrating youth sports, 3 years as a boy scout leader, and 7 years on the SFD pension board.

I have been a resident of District #7 for 22 years and have served as a volunteer and commissioner. Six years ago, as fire commissioner, I began to help build a stronger and more efficient department to meet the increased demands of our district's growth. I have worked with my fellow commissioners for a comprehensive budget, apparatus replacement, and capital improvement plan.

My future goals are to achieve our current comprehensive plans through yearly budgets without special bond levies and to maintain our current level of excellence in fire and emergency medical services.

CAMPAIGN MAILING ADDRESS: 19309 34 DR SE, Bothell, WA 98012 PHONE NUMBER: (206) 481-8078



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Fire Protection District No. 10 Commissioner



Michael J. NORRIS

Michael Norris has lived in Snohomish County for the past twelve years. He attended Northshore schools in the Bothell area, and graduated from the University of Washington in 1980 with a Bachelor of Arts degree. In addition, he has completed additional studies in business, finance, and accounting.

Mike served as a part-paid firefighter with the Bothell Fire Department for four years, gaining experience as a firefighter as well as knowledge of general fire department operations. Mike assumed the position of fire commissioner of Snohomish County Fire District 10 in February 1995, to complete the remaining term of the previous commissioner. Mike resides in Bothell with his wife and two children. He is employed by the U.S. Postal Service in Seattle.

CAMPAIGN MAILING ADDRESS: 20412 14 DR SE, Bothell, WA 98012-7714 PHONE NUMBER: (206) 481-2058

UNOPPOSED



POSITION

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James D. (Jim) MILLER

I have served Snohomish County Fire District #11 for the past four years as Fire Commissioner and this year as Chairman of the Board. As incumbent for District #11, I have had the satisfaction of seeing our district respond to the public's needs by upgrading and staffing Station #3 (Silver Firs); by initiating a new paramedic program (hiring 6 paramedics); and by purchasing new equipment (two, 1500 gpm pumpers, 1 new medic unit, 2 new aid cars, and 1 new mini-pumper). Having personally served as a volunteer firefighter, I have learned of the need for prudent spending of taxpayers dollars particularly in an area where there is little public concern until the "need" arises.

As conscientious voters concerned about continued, quality fire and aid protection in Fire District #11, I would appreciate your serious consideration of my candidacy for Fire Commissioner when you vote on November 7.

CAMPAIGN MAILING ADDRESS: 3308 112 ST SE, Everett, WA 98208 PHONE NUMBER: (206) 337-2371



Brian McMAHAN

Making sure that the citizens have a say in the open public meetings and that there is a communication link to the public and employees of the fire district are goals of mine as Commissioner of Fire District 11. I would like to think outside of the box of the traditional fire district and look for more innovative and cost-effective ways to deliver the current services now provided. I believe that I can bring my experience as a fire officer to help improve the policies of the fire district for everyone from the citizens to all of the employees in the fire district.

I currently work for a fire district in King County with much growth. I can use the experiences at work and bring them to Fire District 11 and share both the positive and negative experiences, by saving valuable time and money for you, the taxpayer.

I have received endorsements by the International Association of Fire Fighters Local 2971, the Silver Lake Fire Fighters and Local 2878, King County 10 Fire Fighters. They have chosen me based on the ability to get the job done right. I hope you will also choose me as your candidate.

CAMPAIGN MAILING ADDRESS: 11633 8 AV W, Everett, WA 98204 PHONE NUMBER: (206) 355-3572

"THE RIGHT TO VOTE REGAINED..."

On November 8, 1910 Washington State voters (male voters) voted two to one in favor of the suffrage amendment to the state constitution.

Washington became the fifth state in the nation to allow women voting rights.

Washington State preceded by ten years the national suffrage ratification of 1920.





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Alderwood Water District Commissioner

LOCAL FOCUS: Alderwood Water District is located in Southwest Snohomish County and provides water and sanitary sewer service to an area encompassing 60 square miles. The District serves 29,100 water and 16,300 sewer customers and is governed by a three-member Board of Commissioners, each elected for a six-year term.



Lance F.

Six years ago I ran for this office because I wanted to do something for my community. I wanted to be involved, yet without being a politician.

I knew nothing about being a water and sewer commissioner except to try to provide pure water and sanitary sewer service at the most reasonable cost. I was soon to learn there was much more to this job. The first two years of my term, I spent most of my time watching, listening and learning. During the last four years of my term I have been honored by my fellow commissioners to serve in the position of President of the Board.

Much has been accomplished in the Alderwood Water District. We have implemented a low-income senior citizen discount for water and sewer, brought on-line a modern more efficient computer system, and implemented an Employee of the Year recognition program. We are currently constructing a new Maintenance and Operations facility which will be paid for not through a rate increase but from our capitol projects budget. Much remains to be done. I thank you for the opportunity to have served the past six years and I ask for your vote for my re-election.



Paul (Mac) McINTYRE

Paul McIntyre is the best qualified candidate for Alderwood Water District. Paul has first-hand knowledge of water and sewer district operations. Paul's 17 years in the utility business qualify him for the job. Paul's education and experience has shown him many efficient ways to manage and operate utilities. Paul would like to bring this expertise into our community. Paul's education, certification and experience include: * Utility Supervisor for the City of Lynnwood * Degrees in Construction and Professional Management * Certified Water Operations Manager with the State of Washington.

Paul has lived in the South Everett area most of his life. After his enlistment in the service Paul and his wife returned to this area where they are raising their two children.

Paul is concerned about growth and its effects on our water supply. With his experience in the water industry, Paul can insure that the ratepayer is well represented at water quality, supply and rate discussions. Paul will insure that water will be of high quality, affordable and available - now and in the future.

As a commissioner, Paul will work for stable rates, sound management policies and ethical behavior. We need Paul McIntyre on the Board of Commissioners.

CAMPAIGN MAILING ADDRESS: 3624 Upland, Everett, WA 98203 PHONE NUMBER: (206) 347-3565

Cross Valley Water District Commissioner



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Corinne R. HENSLEY

Education: High School - Lewis & Clark, Spokane; College - Washington State University, Bellevue Community College, Shoreline Community College, University of Washington - BS General Studies.

Occupation: Housewife, mother.

Professional Qualifications: Science Degree specializing in Environmental Sciences, focus on: Geology, Conservation and Public Policy; Volunteer Consultant for Nonprofit organizations.

Personal Information: Active in Growth Management Issues; water conservation; enjoy working with people; teaching children; active volunteer on County issues.

Community Involvement: Cross Valley Water District, Citizen Advisory Committee; Rural Forum - County Growth Management Rural Citizen Advisory Committee; Branch Campus University of Washington, Relocation to Truly Farm, Bothell.

CAMPAIGN MAILING ADDRESS: 14241 NE Woodinville-Duvall RD, #274, Woodinville, WA 98072 PHONE

NUMBER: (206) 486-6811



Arthur J. (Art) SIGURDSON

As a Commissioner and trustee of Cross Valley Water I have seen this district grow from 1400 hook-ups to about 5000. This represents about 15,000 people, man, woman and child.

I have strived to keep the district streamlined and efficient. I am proud to say that the district has some of the best and purest water in the Puget Sound Basin.

Water cannot be taken for granted any longer. We need to look and plan 10 to 30 years in the future so that we can continue to have the water quality and supply that we are accustomed to. Future generations are entitled to what we had when we arrived in this area.

With your vote I will continue the work I have been doing.

"SHE AROSE AND REFORMED A NATION ... "

Washington women proved to be "quick studies" in the art of politics. Their lobby efforts were successful in implementing social reforms such as abolition of child labor, pure food laws, support for public libraries and public kindergartens, etc.

Washington in 1911 became one of the first states to pass legislation for an 8 hour work day for women.

Women who strove through the vote to better the lives of those within their community, then as now, work toward equal pay for equal work and the advancement of women in both the political and business arena.



"No Vote Means No Remedy for Long Hours and Short Pay" -Mary Taylor, cartoonist



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Silver Lake Water District Commissioner



Rod KEPPLER

I was born and raised in Everett, graduated from Everett High School and served in the U.S. Army. Upon completion of my military service, I returned to Everett and attended Everett Community College. During that time I started a business which I owned and operated in Everett. In the mid 1970's, I began a career in real estate which I still enjoy today. MariLou and I moved to the Silver Lake area in 1966 and raised our family here. For years I was involved in youth sports including coaching boys and girls baseball and soccer.

I was elected Silver Lake Water Commissioner in 1977 and have served continuously for the last 18 years. I was also elected Fircrest Sewer Commissioner and was instrumental in merging the two districts together creating a large savings thru increased operational efficiencies while providing sewer availability to most of the Silver Lake area. As a commissioner, I have been diligent in requiring developers to pay their share of costs, allowing for the lowest rates possible while maintaining a top-notch water/sewer district.

As a commissioner, I will continue working to ensure high quality water/sewer service at the lowest rates possible. CAMPAIGN MAILING ADDRESS: 3719 108 ST SE, Everett, WA 98208 PHONE NUMBER: (206) 337-0325



Charles F. ROMANUS

Water is one of the most important resources available to the people of Silver Lake Water District. As Commissioner, I will see that our District continues to provide high quality service while positioning itself for the future by addressing four areas: 1) Ensure safe and adequate water supplies exist to support existing development and planned growth. 2) Provide high quality water supply at all times. 3) Ensure adequate sewage treatment and disposal is available to protect our water resources. 4) Provide service for cost-effective rates,

As Commissioner, it is my intention to: a) Plan for the future. Consider growth and ensure that we have the necessary water resources. b) Provide a water transmission system; the mains, service connections, and storage facilities are top-notch. c) See that our sewer system is designed to protect the public health, serves our existing needs, and allows for future expansion. d) See that these services are provided at a fair cost. We must take advantage of automation, provide the district staff with quality training, and we must have the necessary maintenance equipment and personnel to sustain the system.

I look forward to serving you as Commissioner.

CAMPAIGN MAILING ADDRESS: 2327 137 PL SE Bothell, WA 98012 PHONE NUMBER: (206) 338-4314

Hospital District No. 2 Commissioner





Harry BORYLLA

I have been active in the health-care field for 20 years. I was a member of the Snohomish Health Planning Council - a federally mandated program instituted in an effort to curb escalating health-care costs. I served several terms on the Board of Directors and on the Facilities Review Committee. I was also on the Puget Sound Facilities Review Committee and Snohomish County Economic Development Council.

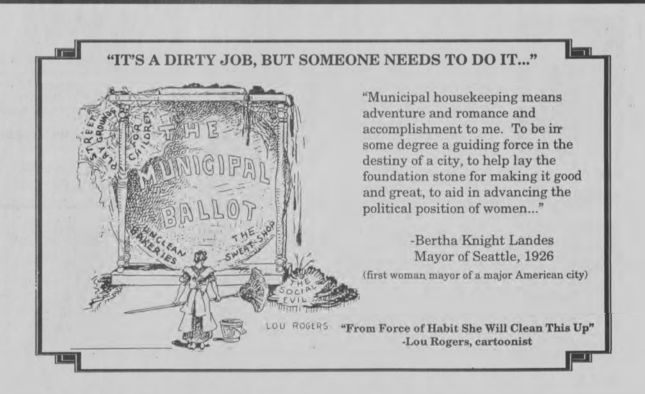
During my term as Commissioner, the Puget Sound Tumor Institute was opened in 1991, as well as a comprehensive Cardiopulmonary Rehabilitation Department. Stevens Hospital installed their own Magnetic Resonance Imaging equipment in 1992, giving easy access to both patients and their physicians. Construction began in 1994 on a ramp to provide handicap access to the hospital.

Many upgrades to the hospital are in progress to meet the needs and safety of our patients. A new central plant housing energy-efficient electrical and mechanical systems is in progress, as is a brand new Birth Center. I am looking forward to seeing all these exciting new projects through their development and completion.

Harry and his wife, Barbara, have lived in Edmonds for 38 years. Their daughter, Nancy E. Phillips, works and lives in Seattle.

CAMPAIGN MAILING ADDRESS: 22711 78 W, Edmonds, WA 98026 PHONE NUMBER: (206) 776-1571

UNOPPOSED



Snohomish County Charter Review Commission

Snohomish County's home rule charter was drafted by elected citizen freeholders in 1979-80 and subsequently approved by voters. The charter is the county constitution, outlining within the parameters of the state constitution and state legislature the powers and organization of county government. The charter calls for its review every 10 years with the last review taking place in 1985-86.

The Charter Review Commission consists of three individuals elected from each of the five county council districts. This fifteen member commission is then responsible for reviewing the charter to determine its adequacy and suitability to the needs of the county. Ultimately, the commission proposes amendments to the charter that in 1996 will be submitted for a vote of the people at the General Election.

D I S T Bob WHITE



Snohomish County's Home Rule Charter is scheduled for review in 1996. It is a basic foundation of our local government. We want our County government to be responsible and responsive to and for the taxpayers, property owners, and all residents. Periodic public review could lead to proposals for the voters to improve the Charter.

My 35 year career in public administration, including 25 years as city manager in Mountlake Terrace, demonstrates my commitment to effective local government. Being retired, I would now be pleased to participate in our County's Home Rule Charter review. Tell me what changes you want.

CAMPAIGN MAILING ADDRESS: 6703 234 ST SW, Mountlake Terrace, WA 98043 PHONE NUMBER: (206) 778-9394



Candidate did not submit a statement.

Jeff A. NELSON

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Paul E. NOLAN

The charter is powerful, and it may supersede Washington general laws as permitted by Washington's Constitution. It allows the council and executive to obligate citizens taxes for regional activities (Transit), Charter #1.30, without citizen approval (a vote). However, there is no limit on the budget that they can impose other than it must be balanced annually.

Paul E. Nolan has participated on many county boards and commissions, and he has the experience to review the charter to propose changes which will protect citizens from abusive government while guaranteeing their sovereignty.

Vote for Nolan - He will be your voice.

CAMPAIGN MAILING ADDRESS: 9216 Sierra ST, Edmonds, WA 98020 PHONE NUMBER: (206) 774-2091



Larry

If our county is to remain a desirable place to live, work, and play then our government must be organized for success. It must be responsible, efficient, foster economic opportunities, and enhance our communities.

If honored to represent you I will seek input from you, and from people who work often with county government: local business owners, and city and school officials, for example.

I have three young children and over twelve years of public, private, and nonprofit management experience.

Endorsed by Representative Renee Radcliff, Councilman Tom Petruzzi and others who care about the future of our county.

CAMPAIGN MAILING ADDRESS: 17624 62 PL W, Lynnwood, WA 98037 PHONE NUMBER: (206) 742-6146



Alexander O. POTEBNYA

I would be proud to be your representative to this Commission. I feel every citizen should contribute to their Community! Among my qualifications are 8 years with Boeing as a Buyer, with training in Teamwork and Constant Quality Improvement. Having graduated from the University of Washington, I hold a Real Estate Broker's License, speak a foreign language and have degrees in Political Science and Business. I am no longer with Boeing and have the time and desire to listen to your concerns and improve our County together. Thank you for your vote!

CAMPAIGN MAILING ADDRESS: 15229 50 AV W, Edmonds, WA 98026-4412 PHONE NUMBER: (205) 742-4499



Carol McCONAGHY

Voters in Woodway, Edmonds, Lynnwood, and Mountlake Terrace, (District 3) need intelligent representation on Snohomish County's Charter Review Commission.

Carol McConaghy will apply strong leadership and communication skills to the task of examining our county's constitution — a document which must keenly define the rights of citizens and preserve the principles of representative government.

"The charter is our government's 'operating manual.' Does it accurately reflect the practices, procedures, and policies we need for responsive, efficient government for the next decade?"

Carol McConaghy offers voters her solid knowledge of county government, plus the high energy and ability Snohomish County voters deserve.

CAMPAIGN MAILING ADDRESS: 9714 Cherry ST, Edmonds, WA 98020 PHONE NUMBER: (206) 775-2359

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Snohomish County Charter Review Commission



Morris MALAKOFF

Snohomish County Government: A bloated, expensive management system collecting taxes from all and providing services to few in south Snohomish County.

If you view county government as a distant, non-responsive group of well-paid bureaucrats who collect taxes and do little for you, your family or your business, then your vote for Morris Malakoff for the Charter Review Commission is your opportunity to change our community's relationship with Snohomish County.

We must give our elected officials the tools to streamline bureaucracy, enhance delivery of services, and assure that taxation of county residents is minimal and proportional to services provided.

CAMPAIGN MAILING ADDRESS: P.O. Box 1685, Lynnwood, WA 98046-1685 PHONE NUMBER: (206) 778-7713



Douglas FAIR

I believe we have a county government that is too rooted in partisan politics. I question the wisdom and expense of electing an auditor or treasurer. I am concerned that we elect a sheriff or a prosecutor on the basis of their party as opposed to the merits of the candidate. Partisan politics has a place when we elect those who make policies but not for those county officials charged with implementing such policies. As a prosecutor I have earned a reputation as being forthright, open and possessing an ability to build consensus. These attributes will be critical to the commission.

CAMPAIGN MAILING ADDRESS: 22051 98 PL W, Edmonds, WA 98020 PHONE NUMBER: (206) 775-0162



Jack FAIRCHILD

I believe that County government should be close to people like in small cities and towns.

My goal in seeking election is to help insure that the government of Snohomish County is open, accessible, and accountable; I want to increase the publics understanding and trust of laws and regulations.

My 14 years experience in auditing Snohomish County, cities, towns, and taxing districts provide unique knowledge of how Snohomish County charter amendments could result in achieving the above goal.

I ask for your vote so you will have on the November 1996 ballot the best of the charter amendment ideas. CAMPAIGN MAILING ADDRESS: 19407 88 AV W, Edmonds, WA 98026 PHONE NUMBER: (206) 778-3853



The need to change county government back to the people is quite evident. Would favor: * Review all elective offices for possible consolidations under the executive, * Save tax dollars, * Review the number of personnel,

. Review salary schedule of non-elected department heads, . Review executive duties and his three assistants,

* Review codes.

My background has been of public service to my city as a councilman. My personal history, native-born Washingtonian, U.W. graduate in Political Science. I have been married 37 years with 3 children and 9 grand-children.

My promise is to make county government more responsive to the needs of the people.

CAMPAIGN MAILING ADDRESS: 20916 76 AV W, #1, Edmonds, WA 98026 PHONE NUMBER: (206) 776-5708

Ray ALBANO

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Snohomish County Charter Review Commission





Robert E. SCHILLBERG

Elected officials must have the authority and discretion to effectively perform their jobs. Allowing salaries based on performance rather than seniority provides better service at less cost. Appointment of department heads will make the Executive and Council responsible to the voters for overall county government performance.

Hearned the many strong and weak areas of county government while serving as Judge and while serving as the county's legal counsel in all areas as Prosecuting Attorney.

I know the highest levels of public service and responsible growth and development can be reached within the law while fully protecting the taxpayers.

CAMPAIGN MAILING ADDRESS: 23823 113 PL W, Woodway, WA 98020 PHONE NUMBER: (206) 546-1500



Jim BRAUN

I have been a Snohomish County businessman for more than thirty years. I have watched as the county has moved from an agricultural timber, and "Seattle bedroom community" to an industrial, high-tech, international trader.

We have all become accustomed to constant change.

It is time once more to examine our governmental forms to see if they are capable of serving the needs of the citizens of Snohomish County in the Twenty-First Century. I pledge, if elected to this commission to approach the task with an open mind, and to think "outside of the box."



Dave LEWIS

I ask for your vote. A lifelong resident of Snohomish County, I would like to play a part in formulating recommendations to the voters on how our county government should function. I am concerned about the future for our grandchildren. It is my hope that when they grow up there will be a place for them to own a home, have a job, and raise their children in Snohomish County. Please call me at 745-9776 to share your thoughts on what should or should not be changed in the County Charter.

CAMPAIGN MAILING ADDRESS: 17408 44 AV W, #43, Lynnwood, WA 98037 PHONE NUMBER: (206) 745-9776



Gene TUURA

As a commission member I would try to do the following: 1) restore constitutional issues at the County Level, 2) curb spending on non-essential activities of county officials, 3) restore a county government with its three parts..Executive, Legislative, and Judicial and not let it be a composite "Fraternity" in function, 4) provide a charter that protects citizens's rights while governing on their behalf along with developing accountability, and 5) reduce the punitive aspects of government which has occurred in the last few decades, plus maintain a climate where private endeavor can flourish.

CAMPAIGN MAILING ADDRESS: 7718 191 SW, Edmonds, WA 98026 PHONE NUMBER: (206) 778-7618



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Snohomish County Charter Review Commission



lam 55 years old, married 34 years to Marlene, 2 adult children, Brier resident 25 years, served as Mayor 10 years, work as Construction Electrician.

The setup and my contact with county government has been satisfactory, therefore I do not believe change is necessary just for making change.

I will listen to proposed changes to the Charter and I have the ability to compromise when necessary for constructive changes. I support the Charter review process and commit my time and energy to serve this important commission.

I appreciate your support, please VOTE November 7.

CAMPAIGN MAILING ADDRESS: 24024 Brier WY, Brier, WA 98036 PHONE NUMBER: (206) 483-2408

Wayne E. KASKE



As a former State Representative for south Snohomish County communities, I served on two committees which are similar in function to the Charter Review Commission: 1) Joint Administrative Rules Review Committee, which reviews proposed and existing rules written by state agencies; 2) Legislative Law Revision Commission, which looks for laws that are useless and dysfunctional.

My experience on these committees will help me to serve you as your representative on the C.R.C.

As a land-use attorney, I see that our system of government is dysfunctional and it's time we make changes to our local charter to reflect who government works for—US!

CAMPAIGN MAILING ADDRESS: 1308 MIII Creek BV, #O-108, MIII Creek, WA 98012 PHONE NUMBER: (206) 745-5217

Jim JOHANSON



F. R. (Dewey) ERWIN

Together with my wife and five children I have been a resident of south Snohomish County for 35 years, so have observed the growth and many changes that have taken place and would consider it a special honor to be a member of the review commission.

If elected I consider my experience in handling real estate and industrial development negotiations for 34 years with one of our major railroads will be very beneficial, and will allow me to be an effective member of the commission. CAMPAIGN MAILING ADDRESS: 24125 4 AV SE, Bothell, WA 98021 PHONE NUMBER: (206) 483-5468



Pam PRUITT

The opportunity for citizens to change our County charter occurs only once every 10 years.

During my eight years on the Mill Creek City Council, including two as Mayor, I have kept all of my campaign promises and led the fight against the proposed regional airport sites. I will provide strong, experienced leadership for our south county neighborhoods.

Currently, I serve on the Northshore Chamber of Commerce board of directors and recently joined the board of Northshore Youth and Family Services.

Working together, we can have the County government WE want and need.

Please vote for Pam Pruitt.

CAMPAIGN MAILING ADDRESS: 14429 28 DR SE, MIII Creek, WA 98012 PHONE NUMBER: (206) 338-7158

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Candidate did not submit a statement.

James C. OLSON



As a lifetime county citizen, I have a continuing interest in the future of our unique area. Snohomish County offers many diverse opportunities. Opportunity requires responsibility, fiscal and environmental. This can be achieved through proper review of the county charter.

Budgetary responsibility is of primary importance. Citizens should get the most for their hard earned tax dollars. The use of financial audits will ensure tax dollars are spent wisely. Land-use regulation is also necessary in order to protect our quality of life.

I am a licensed real estate broker and hold a BA Degree in Finance from Seattle University.

CAMPAIGN MAILING ADDRESS: 1712 Pacific AV, #104, Everett, WA 98201 PHONE NUMBER: (206) 259-1457

Robert STRAHM



Current positive trends in government are focusing on localizing policy control. It is imperative that the framework of local government does not impede the potential benefits and opportunities that can result.

The cities and county are the ultimate bastion of "home rule," as stated in Charter Article 1, and must afford all citizens the necessary freedoms to pursue economic well-being under the <u>protection</u> of civil and criminal justice along with <u>ethical</u>, <u>efficient</u>, and <u>practical</u> regulation.

My objective is to insure an improved balance is achieved during this Charter mandated review, and that any changes are truly improvements.

CAMPAIGN MAILING ADDRESS: 1430 138 ST SE, MIII Creek, WA 98012 PHONE NUMBER: (206) 337-8470

Edward BERRY



As an attorney-at-law and a deputy prosecutor for 13 years I understand the legislative process and what's needed in the law to make our system of government work better. I am experienced in dealing with complicated issues with common sense and recognize areas that need to be modified to make government more accountable and efficient. I am committed to seeing that Snohomish County continues to enjoy the high quality of life that others envy. I have served on a White House Task Force, governors Executive Committee, A.B.A. panel on Elder Abuse, and The Child Support Recovery Act.

CAMPAIGN MAILING ADDRESS: 1918 Mill Fern DR SE, Mill Creek, WA 98012, PHONE NUMBER: (206).

CAMPAIGN MAILING ADDRESS: 1918 Mill Fern DR SE, Mill Creek, WA 98012 PHONE NUMBER: (206) 338-0631

Patricia B. BRADY



Snohomish County Charter Review Commission

DISTRICT 4

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Terri (Struthers)
THORNTON

I chose to run for this position because I know I can make a difference in my community. I currently contribute time to my children's school, Children's Alliance, ECEAP, Children's Commission, Common Ground, Children's Defense Fund, PUD Rate Design, Fair Budget, Family Support Centers, Community Network, Providence and other local organizations. I visit the capitol regularly to talk with elected officials and have benefited from the encouragement of Senators Jeanine Long and Jeannette Wood. I have worked effectively with families from low to upper income levels and I keep an open mind involving issues regarding individuals, business and government. CAMPAIGN MAILING ADDRESS: P.O. Box 12714, Mill Creek, WA 98082 PHONE NUMBER: (206) 743-7456



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Snohomish County Charter Review Commission

A. Lee

A. Lee JONES

B.S. Degree in Education with Early Childhood Endorsement, property owner in the city of Snohomish for eight years, citizen activist involved in several neighborhood/community organizations, including SCPN and PTA/PTO. I intend to listen to all points of view and make informed decisions based on all input, and these three principles:

1) Will the decisions serve the best interests of my constituents? 2) Will the decision be fair to all? 3) Will the decision be as valid in the future as it is today?

"Electeds are accountable" to constituents. Therefore, I will ensure positions are by public vote.

CAMPAIGN MAILING ADDRESS: 416 Avenue F, Snohomish, WA 98290 PHONE NUMBER: (360) 568-4477



Cynthia CHADWICK

Hello - My name is Cynthia Chadwick. I'm a single parent raising five beautiful children. I've lived in Monroe since 1987. Being born and raised in the Northwest and having spent numerous family excursions to Monroe, I've witnessed its steady growth over the past thirty years.

I'm actively involved in my children's schools and encourage the parent-teacher alliance so important to maintain productivity. Keeping our children goal-oriented and interested in learning, increases self-confidence and self-esteem. I applaud the police department and the DARE Program for their relentless effort to combat the war on days.

CAMPAIGN MAILING ADDRESS: 16413 162 DR SE, #A, Snohomish, WA 98290 PHONE NUMBER: (360) 794-0932

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Resident of Snohomish County since 1977, community activist since that time. Worked on North Creek Comprehensive Plan. Active in growth management issues, serving on the Southwest County GMCC and the Rural Forum, chair of two civic organizations, I have a deep concern for effective county government, and have had extensive experience working on county ordinances.

I feel it is important to approach charter review with an open mind. The commission will have a year to study the

I feel it is important to approach charter review with an open mind. The commission will have a year to study the charter for possible changes. The interchange of ideas is the important part of the process, including citizen input through public testimony.

CAMPAIGN MAILING ADDRESS: 4620 156 ST SE, Mill Creek, WA 98012-4720 PHONE NUMBER: (206) 743-7213

Jane W. COOPER



"Adopted and revised by a vote of the people." The most important issue that will impact our lives for the next ten years. The review commission must listen to the people, define the issues and place the proposed amendments on the November ballot.

I pledge to listen and work as a team member to define the issues for placement on the ballot for a vote of the people of Snohomish County.

My experience as a Navy Korean Veteran, teacher, community college administrator, labor leader, with political campaigns and many civic organizations, give me the leadership skills to serve you well.

CAMPAIGN MAILING ADDRESS: P.O. Box 512, Monroe, WA 98272 PHONE NUMBER: (360) 794-1171

Jim CUMMINS



Candidate did not submit a statement.

Scott WESSEL-ESTES



Chuck PETERSON

Scoop Jackson once said "the best politics is no politics." The charter review is not about individual agendas. It is about hard work and the opportunity for citizens to make local government accountable and cost-effective.

Serving on the commission is a privilege. My experience helping citizen groups participate in county decision making, evaluating public policies as a private-sector analyst, and my UW master's degree in public administration would be an asset in evaluating changes to the charter, our county's constitution.

If elected, I will promote citizen participation, listen to all perspectives, and make recommendations that serve all residents.

CAMPAIGN MAILING ADDRESS: P.O. Box 1034, Snohomish, WA 98291-1034 PHONE NUMBER: (206) 337-1961



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Snohomish County Charter Review Commission



Bill (Hardware) PATRICK

Most elected offices should not have term limits. The county executive should be limited to one term. Why? The executive spends too much thought planning how to get the 2nd term.

My efforts to have the road to French Creek in use (created in 1903) have been unsuccessful because of Bob Drewel's timidity. The road has not been vacated. Hunters, horsemen, fishermen, bird watchers, etc., are deprived of their rights established in 1903.

I am a mature twice arsoned businessman hoping by being on the charter review board we can make a better future. My picture broke the camera.

CAMPAIGN MAILING ADDRESS: 160 Pine AV, Snohomish, WA 98290



The charter is extremely important to determine the balance of power between public officials and the public. Our existing county charter has served us well over the past fifteen years. Only minor revisions are needed. This document gives individual citizens the right to directly participate in the legislative process by referendum and initiative. This process forces government officials to be accountable for laws they create. Requirements for filing referendums should be stringent enough to weed out insincere "monkey-wrenching" of

important legislation.

The right to referendum should never be taken away from the taxpayers and voters of Snohomish County. CAMPAIGN MAILING ADDRESS: P.O. Box 551, Monroe, WA 98272 PHONE NUMBER: (360) 794-8446

Steve **HIGGINS**



For 17 years I have enjoyed a quality of life that is unique to Snohomish County. During that time I have witnessed tremendous change. The next 10 years are crucial years. We need to find the balance that will ensure our citizens a high quality of life and will maintain economic stability throughout the county

I am pleased to participate in the charter review process. I believe you will benefit from my ability to listen

objectively to all citizens and to assimilate what I hear.

CAMPAIGN MAILING ADDRESS: 18033 129 PL SE, Snohomish, WA 98290 PHONE NUMBER: (360) 794-6154

Colleen HIGBEE



Darrell R. HARTING

As a "SUEE" (the County sued 35 of us because we wanted YOU to be able to vote on County Policy), I aim to strengthen individual and property rights, protect our right of Initiative and Referendum, modernize and limit the size and power of County government, and clearly define its responsibilities and authority.

Experience as a Professional Engineering Manager included restructuring two international technical societies, Boeing Research and Development activities, and the Snohomish County Property Rights Alliance.

My many years of technical and managerial experience (five spent dealing with County Government) will help make the Charter work for YOU, the People!

CAMPAIGN MAILING ADDRESS: 115 3/4 W Main ST, #208, Monroe, WA 98272 PHONE NUMBER: (360) 805-9027

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George W. HUFF

I started life in Snohomish, Graduated from Snohomish High School, served in the Navy in WW2, a councilman ten years for Snohomish, and worked for Boeing as an Electronic Technician/Engineering Supervisor.

The County Charter is an instrument, for the people: I am concerned that there are problems with that premise. I want to be a part of the Charter Review to listen, debate, and help form a peoples Charter.

Diverseness must be addressed to give people fair representation for pursuit of life, with a minimum of intrusive government.

Vote George W. Huff - for the peoples rights.

CAMPAIGN MAILING ADDRESS: 12222 Robinhood LN, Snohomish, WA 98290 PHONE NUMBER: (360) 794-0183



Ed HUSMANN

The Washington State Constitution clearly states in Article 1, that all political power is inherent in the people and that the powers of the government come from the consent of these same people.

The Snohomish County Charter is the tool by which the citizens of this county can maintain accountability of our local government. It is both the right and responsibility of the citizens to insure that both our elected and non-elected officials are in fact acting in-accordance with the will of the people. Please give your most serious consideration to whom you would elect to this commission.

CAMPAIGN MAILING ADDRESS: 13420 339 AV SE, Sultan, WA 98294 PHONE NUMBER: (360) 793-1996



Herb O'BRYANT

The purpose of government is to provide tools for the community to achieve full potential. To serve. To use the natural and financial resources of the community to help people attain their fullest potential. I see many new challenges, and fields of opportunity in the future. I see the issues of land usage and growth as major concerns. There will be many challenges to the quality of life that we enjoy today. It is vitally important that we make the decisions of today that will protect and foster the quality of life for tomorrow.

CAMPAIGN PHONE NUMBER: (206) 337-5471



Roger L. FINLEY

I have farmed in Snohomish County 31 years. I am: Married and a Grandfather, Korean War Veteran, active in Washington State Cattlemens Association, Snohomish County Flood Reduction Committee, and other Agriculturally related activities.

I have spent the last couple of years defending the taxpayers right to Referendum.

I believe in a representative type of Government; I believe in our Constitution as it is written; I believe in clear lines of Responsibility and Accountability; I believe in Self-responsibility and equal opportunity; I do not believe in Social Engineering. Thank you.

CAMPAIGN MAILING ADDRESS: 32319 Mann RD, Sultan, WA 98294 PHONE NUMBER: (360) 793-1597

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Hans DUNSHEE

The job is simple: we need to make county government work better. We must make it more representative and more efficient

Hans <u>Dunshee</u> is a former state legislator and county planning commissioner, and he has a master's degree in political science.

Hans says, "We can make government more responsive and do more with less."

CAMPAIGN MAILING ADDRESS: 506 10 ST, Snohomish, WA 98290 PHONE NUMBER: (206) 338-7876



Candidate did not submit a statement.

James M. ANDERSON



Art SPRENKLE

As a 22 year resident of Eastern Snohomish County, married father of three children, and having served six years in the Washington State Legislature, I believe I am well qualified for the work for the Charter Review Commission. Our County Government is constantly making decisions that have permanent impacts on our communities. It must be effective, responsive, and truly representative. It must insure that the unique needs of our area are not overshadowed by those of the more densely populated areas. Also, we must fairly balance the needs of the community with the needs and rights of the individual.

CAMPAIGN MAILING ADDRESS: 14430 176 PL SE, Snohomish, WA 98290 PHONE NUMBER: (360) 794-5465



Michael R. STEPHENS

Hello, my name is Mike Stephens. I am a 25-year resident of Snohomish County. My wife and I live in the Fobes Hill area near Snohomish.

The Charter Review Commission will make important recommendations for change in the county government "constitution." Our county is experiencing exceptional growth. To insure healthy growth, government must be an active partner. Being a partner though doesn't mean being an impediment to progress, nor does it mean rubber stamping the will of a few.

I commit to you to be a voice of reason if selected as a Charter Review Commission member.

CAMPAIGN MAILING ADDRESS: 6233 65 DR SE, Everett, WA 98205 PHONE NUMBER: (206) 334-4712



I am the only candidate for District 5 who lives in the Lake Stevens area. The southern part of Lake Stevens needs to be represented.

I served for 10 years on the Lake Stevens City Council, nine years as a councilperson and one year as council president.

I am currently employed as an educational consultant for Macmillan/McGraw-Hill Publishing Company. I previously served as a school principal for 10 years. I have also taught school. I have an earned Doctorate in Education.

I have been very active in various communities over the years.

CAMPAIGN MAILING ADDRESS: 801 Stitch RD, Lake Stevens, WA 98258 PHONE NUMBER: (206) 334-1395

Bill BARNET



Jack LOBDELL

Retired attorney (1953-1986). Magistrate, North East District Court 1985-1988. Undergraduate degree, Stanford University (1949), law degree UW, (1953).

I have a comprehensive knowledge of the structures and functioning of government. I have never run for public office before

I don't believe basic government structures should be torn apart to accomplish the purposes of the few. The charter should be reviewed and compared to look for greater efficiencies.

I am willing to work cooperatively with other commission members to achieve consensus on issues which might be in dispute. I am energetic and have sufficient time to devote to the difficult task.

CAMPAIGN MAILING ADDRESS: P.O. Box 916, Gold Bar, WA 98251 PHONE NUMBER: (360) 793-0282



LUSCHEN

The charter as written allows only 1 vote to disrupt a system, that is dictatorship, not democracy. Changes need to be made so that majority still rules. I will work towards that goal so that all elements of county government are accountable for their actions towards the citizens they represent as well as the people doing the same. The years of blaming one faction or another for wrongs in the system have to stop. Change is good for everyone and majority should rule. Referendum must be available to all citizens. I would like to be a part of this healing process.

CAMPAIGN MAILING ADDRESS: 21016 45 AV SE, Bothell, WA 98012 PHONE NUMBER: (206) 481-7719



Three suffragettes honoring the "cause" by posting campaign signs promoting women's right to vote.

(Courtesy of Special Collections Division of the University of Washington Libraries, Asahel Curtis photographer)

This year marks the 75th anniversary of the passage of the 16th Amendment to the Constitution — August 26, 1920, women's right to vote nationwide. Washington State women were already voting by that time. Their struggle ended ten years earlier when our state became the fifth in the nation to grant women the vote. Or more accurately, to give it back to them.

Few are aware that when Washington was a Territory, women *could* vote, but only for a short while: 1883 to 1889. The women had backed reform, closing down saloons and brothels. Through taxes and licensing these businesses were the mainstay of funding for many towns and cities. Thus suffrage was "bad for business." Under pressure, the State Supreme Court cited a technicality making equal suffrage illegal. That, along with a strong saloon lobby, brought Washington into statehood in 1889 without suffrage.

The idea of equal suffrage was a long time brewing. As early as 1647 Mistress Margaret Brent, an heiress, demanded a place in the legislature of the colony of Maryland based on rights as a property owner. She was unsuccessful. During the American Revolution John Adams wife, Abigail, wrote to him at the Continental Congress stating, "if...in the new laws...particular care and attention are not paid to the ladies, we are determined to foment a rebellion and will not hold ourselves bound to obey any laws in which we have no voice." The new laws were mute on the subject of women's rights.

The cause for the abolition of slavery brought many women together prior to the Civil War to organize and fight for a common cause. To them, support of freeing the slaves was a logical step toward freeing women to vote, for women were also thought to be "slaves" of a sort, without the right of inheritance, citizenship, or of custody of their children in case of divorce. The first women's rights convention was held in New York in 1848. A small ad attracted six hundred people, to the delight of organizers Lucretia Mott and Elizabeth Cady Stanton. The work escalated for seventy-two years, producing organizers such as Susan B. Anthony and Oregon's Abigail Scott Duniway who teamed up for a 2,000 mile lecture tour through the Pacific Northwest. Their efforts resulted in formation of the Washington Women Suffrage Association.

Labor interests were prime supporters of suffrage. Voting support was needed to provide decent working conditions, safety regulations and the eight-hour day as opposed to the ten to fourteen-hour days demanded of workers. Also, it was in the interest of working men to avoid competing with women who were usually hired at a much lower rate of pay. If women could vote there might be a chance for labor's long-sought "equal pay for equal work."

There was opposition even among women. Many prominent ladies were against suffrage, citing passages from the Bible which placed women under the power and authority of men and predicting the downfall of the family.

In spite of campaigns filled with controversy and even fights among the leaders, Washington was among the early states to allow voting. In Snohomish County the vote was 3,209 for, 1,294 against. After that, the struggle turned increasingly grim with aggressiveness on both sides throughout the nation. When women picketed the White House, hundreds were arrested. In jail, many went on hunger strikes and were brutally force-fed. The public was outraged. Finally in 1918, President Wilson reversed his opposition stand and supported the 16th Amendment to the Constitution.

Ratification took two more years. By then, Washington citizens were so used to suffrage as "normal" that the last debates prompted this editorial comment in the *Everett Daily Herald*, August 20, 1920: "The state of Tennessee is terribly wrought up over the suffrage fight ... charges of corruption are being made ... All of which may interest the people and politicians of Tennessee, but to us of the Far West it seems almost childish, like a debate full of pother and recriminations concerning the advisability of changing the order of the seasons."

MAJOR POLITICAL PARTY CAUCUS AND CONVENTION PROCEDURES

In the state of Washington, candidates for most of the offices which appear on the state general election ballot are nominated at the state primary in September. The office of President is an important exception to this procedure. The candidates for President are nominated by the political parties at their national conventions -- based on the results of either the presidential primary, their own caucuses and conventions, or both.

The delegates to the national conventions are selected by the parties through the precinct caucuses, county or district conventions, and state conventions. Under national or state party rules, these national convention delegates may be bound or pledged to a particular candidate based on the number of votes that candidate receives at the presidential primary in this state. The following information is provided to familiarize Washington citizens with

these essential caucus and convention procedures.

Delegates to the national nominating conventions of the major political parties from Washington are selected through a system of precinct caucuses, county or legislative district conventions, and finally, a state convention. The first step in this process is the precinct caucus, a neighborhood-level meeting open to all members of a particular political party. Precinct caucuses are held in each precinct of the state in the early spring of each presidential year. Individuals are elected from each precinct to attend the legislative district or county convention where the delegates to the state convention are chosen. The state conventions of the major political parties will, in turn, choose delegates for the national conventions at which the Presidential and Vice Presidential nominees are selected. Political parties may choose to base the allocation of delegates in whole or in part on the results of the presidential preference primary.

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

state and national offices.

DATES OF PRECINCT CAUCUSES AND CONVENTIONS

Democrats	Republican
March 5, 1996	March 5, 1996
April 13, 1996	March-May 1996*
April 20, 1996	March-May 1996*
June 1, 1996	May 30-June 1, 1996
Seattle	Bellevue
	March 5, 1996 April 13, 1996 April 20, 1996 June 1, 1996

^{*}Information was not complete at the time this publication was prepared.

RULES AND PROCEDURES

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

ADDITIONAL INFORMATION

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

Washington State Democratic Central Committee P.O. Box 4027 Seattle WA 98104 (206) 583-0664 Washington State Republican Party 16400 Southcenter Parkway, Suite 200 Seattle WA 98188 (206) 575-2900

INDEPENDENT CANDIDATE AND MINOR PARTY NOMINATING PROCEDURES

This summary of the procedures governing the nomination of independent and minor party candidates is <u>NOT</u> meant to be inclusive. Persons interested in this procedure should review Chapter 29.24 of the Revised Code of Washington or obtain more detailed information from the Office of the Secretary of State, 1007 S. Washington Street, P.O. Box 40237, Olympia, WA 98504-0237 or their county auditor.

NOMINATING CONVENTION

Any nomination of a candidate for partisan political office other than by a major political party must be made by a convention held not earlier than the last Saturday in June and not later than the first Saturday in July. Notice of the intention to hold a nominating convention must be published in a newspaper of general circulation within the county in which the convention is held at least ten days before the date of the convention. To be valid, a convention must be attended by at least twenty-five (25) registered voters. In order to nominate candidates for the offices of President and Vice President of the United States, United States Senator, or any statewide office, the parties holding the nominating convention must obtain and submit the signatures of at least two hundred (200) registered voters of the state of Washington. In order to nominate candidates for any other office the parties holding the nominating convention must obtain and submit the signatures of at least twenty-five (25) persons who are registered to vote in the jurisdiction of the office for which nominations are being made.

CERTIFICATE OF NOMINATION

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

WHERE FILINGS ARE MADE

When the candidacy is for:

A federal or statewide office, with the Secretary of State;

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

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

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

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 Snohomish County Auditor's Office, 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 (259-4726) or by mail from the Auditor's Office. If you would like to automatically receive an absentee ballot before each election, call 388-3444 for more information.

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, will be held on March 26, 1996.

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 the Snohomish County Auditor's Office at 388-3444.

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 October 16, and continuing through the day of the election, November 7. 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.

Name:	
Address:	
City:	Zip Code:
Telephone:	No, of forms requested:

VOTING BY ABSENTEE BALLOT

INSTRUCTIONS: Any registered voter may apply for an absentee ballot. Once you receive your absentee/special ballot, vote it. Please do <u>not</u> attempt to vote at the poll site also. 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.

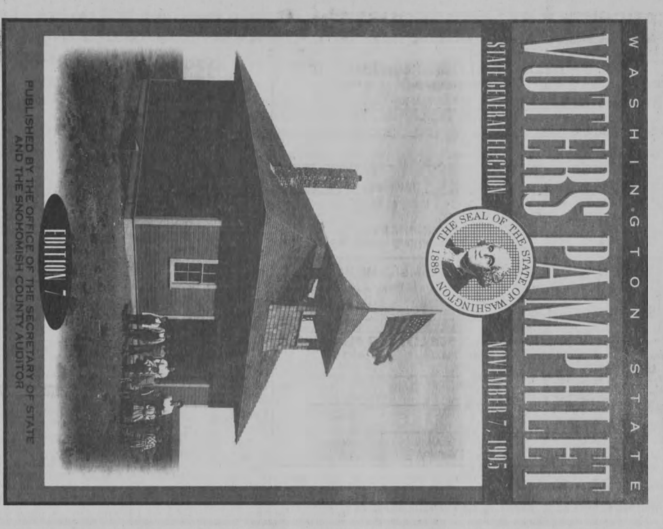
COUNTY	ADDRESS	CITY	ZIP	TELEPHONE NUMBER	HEARING IMPAIRED TDD SERVICE
0001111	ADDITEGG	OIL	LIF		
Adams	210 West Broadway	Ritzville	99169	(509) 659-0090 Ext 203	(509) 659-1122
Asotin	P.O. Box 129	Asotin	99402	(509) 243-2084	1-800-855-115
Benton	P.O. Box 470	Prosser	99350	(509) 783-1310 Ext 5618	(509) 736-3063
Chelan	P.O. Box 400	Wenatchee	98801	(509) 664-5431	1-800-833-638
Clallam	P.O. Box 3030	Port Angeles	98362	(360) 417-2221	1-800-833-638
Clark	P.O. Box 9812	Vancouver	98666-9812	(360) 699-2345	(360) 737-6032
Columbia	341 East Main St.	Dayton	99328	(509) 382-4541	(509) 382-4541
Cowlitz	207 North 4th	Kelso	98626	(360) 577-3005	1-800-833-638
Douglas	P.O. Box 456	Waterville	98858	(509) 884-9403	(509) 884-9477
Ferry	P.O. Box 498	Republic	99166	(509) 775-5208	1-800-833-638
Franklin	P.O. Box 1451	Pasco	99301	(509) 545-3538	1-800-344-435
Garfield	* P.O. Box 278	Pomeroy	99347	(509) 843-1411	1-800-344-435
Grant	P.O. Box 37	Ephrata	98823	(509) 754-2011 Ext 377	(509) 754-4646
Grays Harbor	P.O. Box 751	Montesano	98563	(360) 249-4232	(360) 249-6575
Island	P.O. Box 5000	Coupeville	98239	(360) 679-7366	(360) 679-7308
Jefferson	P.O. Box 563	Port Townsend	98368	(360) 385-9119	1-800-833-638
oonorson	1.0. 50% 500	1 OIL TOWNSONG	00000	1-800-831-2678	,
King	500 4th Avenue	Seattle	98104	(206) 296-8683	(206) 296-0109
Kitsap	614 Division St.	Port Orchard	98366	(360) 876-7128	1-800-833-638
Kittitas	205 W. 5th	Ellensburg	98926	(509) 962-7503	1-800-833-638
Klickitat		Goldendale	98620	(509) 773-4001	1-800-833-638
	205 S. Columbus		98532-0029	(360) 740-1164	(360) 740-1480
Lewis	P.O. Box 29	Chehalis		* 10000 * 10000 * 10000 * 10000	1-800-833-638
Lincoln	P.O. Box 366	Davenport	99122	(509) 725-4971 (360) 427-9670 Ext 470	1-800-334-435
Mason	P.O. Box 400	Shelton	98584		1-800-855-115
Okanogan	P.O. Box 1010	Okanogan	98840	(509) 422-7240	
Pacific	P.O. Box 97	South Bend	98586	(360) 875-9317	(360) 875-9400
Pend Oreille	P.O. Box 5015	Newport	99156	(509) 447-3185	(509) 447-3186
Pierce	2401 S. 35th St.	Tacoma	98409-7484	(206) 591-7430 1-800-446-4979	1-800-833-638
San Juan	P.O. Box 638	Friday Harbor	98250	(360) 378-3357	(360) 378-415
Skagit	P.O. Box 1306	Mt. Vernon	98273	(360) 336-9305	(360) 336-933
Skamania	P.O. Box 790	Stevenson	98648	(509) 427-9420	1-800-833-638
Snohomish	3000 Rockefeller Avenue	Everett	98201	(206) 259-4726 1-800-562-4367	(206) 388-370
Spokane	W. 1116 Broadway	Spokane	99260-0020	(509) 456-2320	(509) 456-233
Stevens	P.O. Box 189	Colville	99114	(509) 684-7514	1-800-833-638
Thurston	2000 Lakeridge Dr. S.W.	Olympia	98502	(360) 786-5408	(360) 754-293
Wahkiakum	P.O. Box 543	Cathlamet	98612	(360) 795-3219	1-800-833-638
Walla Walla	P.O. Box 1856	Walla Walla	99362	(509) 527-3204	1-800-833-638
Whatcom	P.O. Box 398	Bellingham	98227	(360) 676-6745	(360) 738-455
Whitman	P.O. Box 350	Colfax	99111	(509) 397-6270	1-800-833-638
Yakima	128 N. 2nd St. #117	▶ Yakima	98901	(509) 575-4044	(509) 575-407

ABSENTEE BALLOT REQUEST

TO BE ELL ED OUT BY APPLICANT

To request an absentee ballot by telephone, call the Snohomish County Absentee Hotline: 259-4726.

I HEREBY DECLARE THAT I AM A REGISTERED VOTER		THIS APPLICATION IS FOR:		
Registered Name		General Election Only November 7, 1995		
Street Address				
	Zip	Permanent Request All Future Elections		
Telephone: (Day)	(Evening)			
For identification purposes onl (Optional) Birth Date	Have you recently registered to vote? Yes No	FOR OFFICE USE ONLY: Precinct Code		
TO BE VALID, YOUR SIG	NATURE MUST BE INCLUDED Date	Levy Code		
SIGNATURE 🚈		Ballot Code		
	THE FOLLOWING ADDRESS:	Ballot Mailed		
Mailing Address				
City		RETURN TO:		
State		BOB TERWILLIGER, County Auditor		
Zip	Country	3000 Rockefeller Ave, MS 505 Everett, WA 98201-4060		
I HEREBY DECLARE THA PLEAS Registered Name	OUT BY APPLICANT AT I AM A REGISTERED VOTER SE PRINT IN INK	THIS APPLICATION IS FOR: General Election Only November 7, 1995		
Street Address				
City	Zip	Permanent Request All Future Elections		
Telephone: (Day)	(Evening)	Air tuture Elections		
For identification purposes only (Optional) Birth Date	y: Have you recently registered to vote? Yes No	FOR OFFICE USE ONLY:		
TO BE VALID, YOUR SIG	NATURE MUST BE INCLUDED Date	Precinct Code		
SIGNATURE Ø				
SEND MY BALLOT TO T		Ballot Code		
Mailing Address	THE FOLLOWING ADDRESS:	Ballot Code		
	THE FOLLOWING ADDRESS:	Ballot Code		
City				



The Office of the Secretary of State is grateful to Richard A. Wilson, Manager, Customer Service Support, and all the members of the U.S. Postal Service team for their tireless efforts to ensure the timely distribution of this publication.

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