

WCCVA

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Weekly Report

Sunday, April 2, 2017

Calendar Items

4/3/2017	5037	DUI 4th offense/felony	Appropriations	1:30 PM	H A
4/3/2017	ES5294	Department of corrections	Appropriations	1:30 PM	H A
4/3/2017	S5633	Definition of theft	Appropriations	1:30 PM	H A
4/3/2017	ES5810	Attempted murder	Appropriations	1:30 PM	H A
4/6/2017	5904	Convicted persons	Law & Justice	TVW 12:00 PM	SI

Bill Tracking Summary

High Priority Bills

		<u>Sponsor</u>	<u>Position</u>	<u>Status</u>
1058	Changing provisions relating to court-ordered restitution in certain criminal cases.	MacEwen	Support	S, Rules 2

Regarding restitution while an offender is in total confinement.

[S1079](#) Creating a criminal no-contact order for human trafficking and promoting prostitution-related offenses. (DIGEST OF PROPOSED 1ST SUBSTITUTE) Orwall Support S, Rules 2

Requires a defendant who is charged by citation, complaint, or information with an offense involving trafficking or promoting prostitution in the first or second degree and not arrested to appear in court for arraignment in person, no later than fourteen days after the next day on which court is in session following the issuance of the citation or the filing of the complaint or information. Requires the court, at that appearance, to determine the necessity of imposing a no contact order and consider other conditions of pretrial release.

[ES1109](#) Supporting victims of sexual assault. (AS OF HOUSE 2ND READING 3/06/17) Orwall S, Ways & Means

Creates the Washington sexual assault initiative pilot project within the office of the attorney general to provide funding to support multidisciplinary community response teams engaged in seeking a just resolution to sexual assault cases resulting from evidence found in previously unsubmitted sexual assault kits. Creates the joint legislative task force on sexual assault forensic examination best practices to: (1) Review best practice models for managing all aspects of sexual assault examinations; and (2) Reduce the number of untested sexual assault examination kits that were collected. Requires the criminal justice training commission to provide victim oriented (trauma informed) training for persons responsible for investigating sexual assault cases involving adult victims. Levies a four-dollar fee upon the admission to a sexually oriented live adult entertainment establishment.

[ES1153](#) Concerning crimes against vulnerable persons. (DIGEST OF PROPOSED 1ST SUBSTITUTE) Goodman Support S, Ways & Means

Increases penalties, reduces barriers to prosecution, and expands the scope of protection for vulnerable persons. Encourages each county to develop a written protocol for handling criminal cases involving vulnerable adults.

[E2S116](#) Concerning domestic violence. (AS OF HOUSE 2ND READING Goodman Support S, Ways & Me
[3](#) 3/01/17)

Modifies domestic violence provisions relating to: (1) Offender scores for assault of a child and criminal mistreatment and (2) Revising the crime of fourth degree assault. Requires a biological sample to be collected for purposes of DNA identification analysis from an adult or juvenile convicted of assault in the fourth degree, where domestic violence is pleaded and proven. Authorizes a sheriff to waive fees associated with service of a writ of habeas corpus that was issued for the return of a child when the person who was granted the writ is, by reason of poverty, unable to pay the cost of service. Requires the administrative office of the courts, through the Washington state gender and justice commission of the supreme court, to convene a work group to address the issue of domestic violence perpetrator treatment and the role of certified perpetrator treatment programs in holding domestic violence perpetrators accountable. Creates the Washington domestic violence risk assessment work group to study how and when risk assessment can best be used to improve the response to domestic violence offenders and victims and find effective strategies to reduce domestic violence homicides, serious injuries, and recidivism that are a result of domestic violence incidents in the state.

[S1184](#) Modifying patronizing a prostitute provisions. (DIGEST OF Orwall S, Rules 2
PROPOSED 1ST SUBSTITUTE)

Provides that the crime of patronizing a prostitute may be considered as being committed in more than one location. In any instance, a person who sends a communication to patronize a prostitute is considered to have committed the crime at the place from which the contact was made and where the communication is received.

[E1248](#) Correcting a conflict between state and federal law regarding class I correctional industries work programs. Griffey Neutral S, 2nd Reading

Corrects a conflict between state and federal law regarding class I correctional industries work programs. Changes a minimum to a maximum allowable deduction from an inmate's pay for a variety of LFOs, including crime victims penalty assessment. Reviewed with Steve Eckstrom - no class 1 programs in Washington for 12 years, and if instituted they would need to conform to federal requirements, which this bill enables.

[S1501](#) Protecting law enforcement and the public from persons who illegally attempt to obtain firearms. (DIGEST OF PROPOSED 1ST SUBSTITUTE) Hansen S, Ways & Means

Requires a firearms dealer to report information to the Washington state patrol when the dealer denies an application for the purchase or transfer of a firearm as the result of a background check. Requires the Washington state patrol to (1) Maintain a database that consists of the information received from a firearms dealer; and (2) Investigate denied firearm purchase or transfer applications. Requires the Washington association of sheriffs and police chiefs to create and operate a statewide automated protected person notification system.

[S1543](#) Concerning parental rights and responsibilities of sexual assault perpetrators and survivors. (DIGEST OF PROPOSED 1ST SUBSTITUTE) Doglio S, 2nd Reading

Establishes a process where a survivor, who becomes pregnant as a result of a sexual assault and who elects to raise a child, can seek the court's assistance in avoiding continued forced interactions with the rapist which eliminates another barrier to healing from the assault.

[S1680](#) Concerning the sentencing elements worksheet. (DIGEST OF) Goodman S, Rules 2

PROPOSED 1ST SUBSTITUTE)

Requires the department of corrections, in consultation with the administrative office of the courts, to develop a sentencing elements worksheet that will be used to identify and record the elements of a court's order that are required by the department to calculate an offender's confinement term and community custody term when ordered.

[E1728](#) Protecting minors from sexual exploitation. (AS OF HOUSE 2ND READING 3/01/17) Sawyer Support S, Rules 2

Authorizes law enforcement to use the limited use of administrative subpoena authority in this act for the sole purpose of investigating crimes involving the sexual exploitation of children.

[ES1739](#) Concerning the crime victims' compensation program. (DIGEST OF PROPOSED 1ST SUBSTITUTE) Gregerson Support S, Ways & Means

Revises program provisions regarding crime victims' compensation.

[E2S178](#)
[3](#) Concerning legal financial obligations. (SEE ALSO PROPOSED 2ND SUB) Holy Support S, Ways & Means

Eliminates the accrual of interest on certain nonrestitution portions of legal financial obligations. Prohibits a court from imposing costs on a defendant who is indigent at the time of sentencing. Section 19 dedicates 100% of the Crime Victim Penalty Assessment to support crime victim programs.

[E2S178](#)
[3](#) Concerning legal financial obligations. (DIGEST OF PROPOSED 2ND SUBSTITUTE) Holy Support S, Ways & Means

Eliminates the accrual of interest on certain nonrestitution portions of legal financial obligations. Prohibits a court from imposing costs on a defendant who is indigent at the time of sentencing. Section 19 dedicates 100% of the Crime Victim Penalty Assessment to support crime victim programs.

[2S1789](#) Concerning sentencing laws and practices. (AS OF HOUSE 2ND Jinkins S, Ways & Means
READING 3/03/17)

Creates the community review board within the office of the governor to review incarcerated offenders for possible early release after twenty years of confinement. Authorizes an offender, convicted of and incarcerated for one or more crimes, to petition the community review board for early release after serving at least twenty years of total confinement. Requires the governor to review each decision of the community review board to approve or deny a petition for release. Requires the sentencing guidelines commission to contract for the services of an external consultant to evaluate the state's sentencing laws and practices.

[1832](#) Concerning the commercially sexually exploited children statewide Pellicciotti S, Passed 3rd
coordinating committee.

Changes the expiration date from June 30, 2017, to June 30, 2023, for the commercially sexually exploited children statewide coordinating committee and revises duties of the committee with regard to reporting deadlines and overseeing and reviewing implementation of the state model protocol for commercially sexually exploited children task force sites.

[5030](#) Concerning human trafficking, prostitution, and commercial sexual Darneille H, Rules R
abuse of a minor.

Addresses the statute of limitations for trafficking, commercial sexual abuse of a minor, and promoting commercial

sexual abuse of a minor.

[ES5048](#) Making operating appropriations for the 2015-2017 and 2017-2019 fiscal biennia. (AS OF SENATE 2ND READING 3/23/17) Braun H, Passed 3rd

2017-2019 Operating Budget

[S5083](#) Requiring the prosecuting attorney to use reasonable efforts in notifying a victim of a sex or kidnapping offender's petition for relief from registration. (DIGEST OF PROPOSED 1ST SUBSTITUTE) Pearson Support H, 2nd Reading

Requires the prosecuting attorney to notify the victim via the victim's choice of telephone, letter, or email, if known, when a court grants a petition for relief from registration.

[ES5256](#) Concerning sexual assault protection orders. (DIGEST OF PROPOSED 1ST SUBSTITUTE) Fain Support H, Rules R

Addresses the duration and renewal of an ex parte order regarding sexual assault protection.

[S5272](#) Vacating convictions arising from offenses committed as a result of being a victim of trafficking, promoting prostitution, or promoting commercial sexual abuse of a minor. (DIGEST OF PROPOSED 1ST SUBSTITUTE) Saldaña H, 2nd Reading

Addresses the vacating of prostitution offenses when the person committed the offense as a result of being a victim

trafficking, promoting prostitution in the first degree, promoting commercial sexual abuse of a minor, or trafficking persons under the trafficking victims protection act.

[ES5294](#) Concerning the department of corrections. (DIGEST OF PROPOSED 1ST SUBSTITUTE) Padden H, Approps

Requires the governor to: (1) Convene an ombuds advisory council with several purposes in support of the ombuds function; and (2) Ensure that all offices are performing their duties and all personal and professional conflicts of interest are avoided. Requires the state auditor to designate the nonprofit organization that will contract to operate the office of the corrections ombuds. Directs the office of financial management to require the performance audit of the state employee whistleblower program to review the legislative report from the senate law and justice committee and other pertinent documentation regarding the department of corrections early release error, with particular focus on the inability of department of corrections employees to use the state employee whistleblower program to address concerns with mismanagement of the department of corrections. Requires the joint legislative audit and review committee to conduct an immediate performance audit of the information technology and records departments at the department of corrections. Creates the joint legislative task force to simplify criminal sentencing to: (1) Review and make recommendations regarding how the sentencing reform act of 1981 can be simplified; and (2) Limit the review to technical, nonsubstantive changes that will not reduce punishment or risk public safety.

[S5327](#) Clarifying the duties of court clerks. (DIGEST OF PROPOSED 1ST SUBSTITUTE) Angel H, Rules R

Removes the annual requirement that the Washington Association of County Officials report on amounts of LFOs collected (RCW 36.23.110)

[S5618](#) Concerning arrest of sixteen and seventeen year olds for domestic violence assault. (DIGEST OF PROPOSED 1ST SUBSTITUTE) Darneille H, Rules R

Authorizes a police officer, at the request of a parent or guardian, to arrest a sixteen or seventeen year old child of the parent or guardian, if the child has assaulted a family or household member within the preceding four hours.

[ES5810](#) Adding attempted murder to the list of offenses that may not be prosecuted more than ten years after their commission. (AS OF SENATE 2ND READING 3/06/17) Padden Support H, Approps

Allows attempted murder to be prosecuted at any time after its commission.

[5813](#) Concerning crimes against minors. Padden Support H, Rules R

States that, in a prosecution under chapter 9A.40 RCW (kidnapping, unlawful imprisonment, custodial interference, luring, trafficking, and coercion of involuntary servitude) in which the offense or degree of the offense depends on the victim's age, it is not a defense that the perpetrator did not know the victim's age or that the perpetrator believed the victim to be older. Changes the following crimes from a class C felony to a class B felony: (1) Second degree possession of depictions of a minor engaged in sexually explicit conduct; (2) Second degree dealing in depictions of a minor engaged in sexually explicit conduct; and (3) Second degree sending or bringing into the state depictions of a minor engaged in sexually explicit conduct.

Medium Priority Bills

[1069](#) Concerning procedures for enforcing outpatient civil commitment orders. Jinkins S, HumSer/Me: h/

[1140](#) Extending surcharges on court filing fees for deposit in the judicial stabilization trust account to July 1, 2021. Jinkins H, Rules R

Extends, until July 1, 2021, the surcharges on court filing fees for deposit in the judicial stabilization trust account.

[S1160](#) Enacting recommendations of the sunshine committee. (DIGEST OF PROPOSED 1ST SUBSTITUTE) Springer S, State Government

Addresses the recommendations of the sunshine committee with regard to the public records act. As introduced, I do not see any language of interest to crime victims.

[S1186](#) Concerning the provision of and reimbursement for certain court interpreter services. (DIGEST OF PROPOSED 1ST SUBSTITUTE) Santos S, Law & Justice

Addresses the appointment of and reimbursement for certain court interpreter services.

[S1591](#) Increasing the punishment for vehicular assault. (DIGEST OF PROPOSED 1ST SUBSTITUTE) Klippert Support H, Rules R

Increases the length of a sentence for vehicular assault while driving under the influence when there has been a prior conviction for vehicular assault while driving under the influence.

[1754](#) Prioritizing sex offender treatment based on the offender's risk to reoffend. Klippert S, Rules 2

Requires the department of corrections to: (1) Determine placement for sex offender treatment by assessing the offender's risk for sexual reoffense as the primary factor; and (2) Offer offenders the opportunity for sex offender treatment during incarceration based on a certain priority.

[5037](#) Making a fourth driving under the influence offense a felony. Padden H, Approps

Makes a fourth driving under the influence offense a felony.

[ES5038](#) Concerning disclosures regarding incentivized evidence and testimony. (AS OF SENATE 2ND READING 2/28/17) Padden H, Rules R

Requires the state, before it introduces any testimony or statement of an informant in a trial or other criminal proceeding, to disclose to the defendant certain material and information that is known by the state or reasonably available to be discovered by the state.

[5213](#) Concerning the award of fees for limited license legal technicians in certain domestic violence cases. Wilson S, Rules X

Revises the domestic violence protection act with regard to the responsibility of a respondent to reimburse the petitioner for costs incurred for limited license legal technician fees.

[S5633](#) Changing the definition of theft. (AS OF SENATE 2ND READING 3/08/17) Palumbo H, Approps

Revises the definition of "theft," for purposes of the state criminal code, to include concealing property intending that the concealment will deprive the other person permanently of its use or benefit.

[5695](#) Concerning the development of a juvenile special sex offender disposition alternative treatment court. Darneille S, Rules X

Authorizes counties to establish and operate juvenile special sex offender disposition alternative treatment courts.

Low Priority Bills

[S1070](#) Concerning filing fee surcharges for funding dispute resolution centers. (DIGEST OF PROPOSED 1ST SUBSTITUTE) Jinkins S, Rules 2

Increases allowable fees for funding dispute resolution centers to \$20 on small claims and \$20 on civil actions in dis or superior court.

[S1196](#) Modifying the process for prevailing parties to recover judgments in small claims court. (DIGEST OF PROPOSED 1ST SUBSTITUTE) Goodman S, Law & Just

Revises small claims court provisions with regard to the process for prevailing parties to recover judgments in the c

[S1200](#) Concerning the crime of voyeurism. (DIGEST OF PROPOSED 1ST SUBSTITUTE) McCabe S, Rules 2

Establishes the crime of voyeurism in the second degree which is a gross misdemeanor.

[1965](#) Standardizing the collection and distribution of criminal records. Lovick S, Passed 3rd

Requires an application for an original concealed pistol license or alien firearm license to include only one complete of fingerprints to be forwarded to the Washington state patrol. Authorizes a photograph or copy of an individual's palmprints to be taken to update the file of a sex offender or a kidnapping offender. Authorizes certain law enforcement personnel to photograph and record the palmprints of adults who are lawfully arrested.

Dead Bills

<u>1015</u>	Prohibiting restrictions on the carrying of a concealed pistol by persons with a valid concealed pistol license in certain facilities.	Shea		H, Judiciary
<u>S1022</u>	Enhancing crime victim participation in the criminal justice system process. (DIGEST OF PROPOSED 1ST SUBSTITUTE)	MacEwen	Support	S, Law & Just
<u>E1078</u>	Concerning human trafficking, prostitution, and commercial sexual abuse of a minor.	Pellicciotti		S, Law & Just
	Addresses the statute of limitations for trafficking, commercial sexual abuse of a minor, and promoting commercial sexual abuse of a minor.			
<u>1087</u>	Reducing the penalty for possession of controlled substances.	Appleton		H, Public Saf
	Revises the uniform controlled substances act to reduce the penalty for possession of controlled substances.			
<u>1088</u>	Allowing for more than one vacation of a misdemeanor and gross	Appleton	Concerns	H, Public Saf

misdemeanor conviction.

Authorizes a person to apply to the sentencing court for, and the court may grant, vacation of the records of conviction for more than one misdemeanor or gross misdemeanor offense at one time, unless otherwise prohibited.

1093	Clarifying legal financial obligation provisions.	Appleton	Monitor	H, Rules R
	Provides that if a court determines that an offender is homeless or a person who is mentally ill, failure to pay toward legal financial obligation that is a condition or requirement of a sentence is not willful noncompliance and shall not subject the offender to penalties.			
S1111	Concerning DNA biological samples. (DIGEST OF PROPOSED 1ST SUBSTITUTE)	Orwall		H, Approps
	Expands authority for collection and use of DNA from those convicted of certain offenses.			
S1112	Vacating convictions arising from offenses committed as a result of being a victim of trafficking, promoting prostitution, or promoting commercial sexual abuse of a minor. (DIGEST OF PROPOSED 1ST SUBSTITUTE)	Orwall		H, Rules R
	Addresses the vacating of prostitution offenses when the person committed the offense as a result of being a victim of trafficking, promoting prostitution in the first degree, promoting commercial sexual abuse of a minor, or trafficking persons under the trafficking victims protection act.			
1138	Expanding collection of offender DNA samples.	Klippert		H, Public Saf

Addresses the collection of DNA from adults charged for a criminal offense or arrested for a criminal offense when there has been a judicial determination of probable cause. Allows a person to request expungement of the person's sample and DNA records from the DNA identification system under certain circumstances.

[S1155](#) Making felony sex offenses a crime that may be prosecuted at any time after its commission. (DIGEST OF PROPOSED 1ST SUBSTITUTE) Griffey S, Law & Just

Allows the following offenses to be prosecuted at any time after their commission: (1) Rape in the first, second, or third degree; (2) Rape of a child in the first, second, or third degree; (3) Child molestation in the first, second, or third degree; (4) Sexual misconduct with a minor in the first degree; (5) Indecent liberties; (6) Sexually violating human remains; (7) Voyeurism; (8) Custodial sexual misconduct in the first degree; (9) Incest in the first or second degree; (10) Sexual exploitation of a minor; (11) Communication with minor for immoral purposes; (12) Commercial sexual abuse of a minor; (13) Promoting commercial sexual abuse of a minor; and (14) Promoting travel for commercial sexual abuse of a minor.

[1290](#) Removing references to faith-based exemptions regarding criminal mistreatment of children and vulnerable adults. Kilduff H, Judiciary

Removes the references to faith-based exemptions with regard to the criminal mistreatment of children and vulnerable adults.

[1308](#) Making human decapitation an aggravating circumstance for purposes of aggravated first degree murder. Shea H, Judiciary

S1384	Concerning sexual assault protection orders. (DIGEST OF PROPOSED 1ST SUBSTITUTE)	Goodman	Support	S, Law & Just
	Addresses the duration and renewal of an ex parte order regarding sexual assault protection.			
1390	Concerning disclosures regarding incentivized evidence and testimony.	Gregerson		H, Judiciary
	Requires the state, before it introduces any testimony or statement of an informant in a trial or other criminal proceeding, to disclose to the defendant certain material and information that is known by the state or reasonably available to be discovered by the state.			
1396	Clarifying the duties of court clerks.	Graves		H, Judiciary
	Removes the annual requirement that the Washington Association of County Officials report on amounts of LFOs collected (RCW 36.23.110)			
1563	Requiring school districts to adopt policies regarding the mandatory posting of the child abuse and neglect hotline.	Ortiz-Self	Support	H, Education
	Requires each school district, when it adopts a plan for recognition, initial screening, and response to emotional or behavioral distress in students, to include in the plan a policy regarding the mandatory posting of the state's toll-free twenty-four hour, seven-day-a-week hotline that will connect an individual to the appropriate child protective service office to report child abuse and neglect.			

[1668](#) Enhancing penalties for crimes committed against law enforcement officers. Haler H, Public Saf

Addresses crimes against law enforcement officers.

[S1759](#) Addressing procedures for communicating with crime victims and survivors of crime victims. (DIGEST OF PROPOSED 1ST SUBSTITUTE) Ortiz-Self Support H, Rules R

Requires the department of commerce, through the office of crime victims advocacy, to convene and coordinate a group to examine practices regarding notification of family members when a person has died from a suspected homicide or other criminal means. Requires a peace officer, who responds to a call in which a crime has been committed and a victim or survivor of a victim is present at the scene, to provide the victim or survivor with information about crime victim services, including the number for a statewide crime victims service center hotline.

[1791](#) Authorizing the department of social and health services to assess and offer services to child sex trafficking victims. Senn H, Erly Lrn/I

Authorizes the department of social and health services to assess and offer services to children it identifies as victims of sex trafficking and victims of severe forms of trafficking in persons.

[1866](#) Reviewing elderly incarcerated offenders for possible early release. Pettigrew H, Public Saf

Authorizes an offender, convicted of one or more crimes, to petition the indeterminate sentence review board for early release after serving at least twenty years of total confinement or reaching fifty years of age.

S1889	Creating an office of the corrections ombuds. (DIGEST OF PROPOSED 1ST SUBSTITUTE)	Pettigrew	H, Approps	
	<p>Creates the office of the corrections ombuds to: (1) Work for improved conditions and programs for inmates; (2) Support fair treatment of inmates; and (3) Support changes that facilitate the successful reentry of inmates into the community and promote high standards of justice throughout the state correctional system. Requires the governor (1) Convene an ombuds advisory council with several purposes in support of the ombuds function; and (2) Design by a competitive bidding process, the nonprofit organization that will contract to operate the office of the correctior ombuds.</p>			
1914	Creating a pilot program for the supervision of motor vehicle-related felonies.	Pellicciotti	H, Public Saf	
	<p>Creates a pilot program for the supervision of offenders convicted of felonies relating to the theft or taking of a mot vehicle. Authorizes Spokane county superior court or Federal Way municipal court to sentence an offender to community custody for one year when the court sentences the offender to the custody of the department of correcti for felonies related to theft or taking of a motor vehicle.</p>			
1935	Reducing criminal justice expenses by eliminating the death penalty and instead requiring life imprisonment without possibility of release or parole as the sentence for aggravated first degree murder.	Orwall	Oppose	H, Judiciary
	<p>Eliminates the death penalty and requires life imprisonment without possibility of release or parole as the sentence aggravated first degree murder.</p>			
1972	Concerning the mental health evaluation and treatment of	Klippert	H, Judiciary	

individuals who threaten to murder a family member or other person who resides with the individual.

Includes in the definition of "likelihood of serious harm," for purposes of the involuntary treatment act, a substantial risk that physical harm will be inflicted by a person who has threatened to murder a family member or other person who resides with the person, the threat seriously alarms the family member or other person, and the threat places the family member or other person in reasonable fear the person will attempt to carry out the threat.

[1974](#) Concerning the rights of crime victims, survivors of crime victims, and witnesses of crime. Klippert Support H, Judiciary

Strengthens language establishing victims' rights by stating that victims have rights, rather than a good faith effort to be made to provide such rights.

[S1976](#) Creating a pilot program for the supervision of offenders who commit motor vehicle-related and property offenses. (DIGEST OF PROPOSED 1ST SUBSTITUTE) Pellicciotti H, Approps

Creates a pilot program for the supervision of offenders convicted of felonies relating to the theft or taking of a motor vehicle. Authorizes Spokane county superior court or Federal Way municipal court to sentence an offender to community custody for one year when the court sentences the offender to the custody of the department of corrections for felonies related to theft or taking of a motor vehicle.

[2024](#) Increasing the seriousness level of first degree rape. Klippert H, Public Safety

Increases the seriousness level of first degree rape.

2072	Concerning the child rescue fund.	Lovick	Support	H, Approps
	Requires five percent of unclaimed state lottery prize money to be deposited in the child rescue fund to ensure that: Law enforcement agencies can adequately investigate and prosecute offenders; and (2) Victims can receive necessary services, including mental health treatment.			
S5029	Creating a criminal no-contact order for human trafficking and promoting prostitution-related offenses. (DIGEST OF PROPOSED 1ST SUBSTITUTE)	Padden		S, Rules X
	Requires a defendant who is charged by citation, complaint, or information with an offense involving trafficking or promoting prostitution in the first or second degree and not arrested to appear in court for arraignment in person, no later than fourteen days after the next day on which court is in session following the issuance of the citation or the filing of the complaint or information. Requires the court, at that appearance, to determine the necessity of imposing a no contact order and consider other conditions of pretrial release.			
S5099	Concerning crimes against vulnerable persons. (DIGEST OF PROPOSED 1ST SUBSTITUTE)	Bailey		H, Public Saf
	Increases penalties, reduces barriers to prosecution, and expands the scope of protection for vulnerable persons. Encourages each county to develop a written protocol for handling criminal cases involving vulnerable adults.			
5175	Modifying the process for prevailing parties to recover judgments in small claims court.	Padden		S, Law & Just
	Revises small claims court provisions with regard to the process for prevailing parties to recover judgments in the c			

S5184	Modifying patronizing a prostitute provisions. (DIGEST OF PROPOSED 1ST SUBSTITUTE)	Padden	S, Rules X
	Provides that the crime of patronizing a prostitute may be considered as being committed in more than one location instance, a person who sends a communication to patronize a prostitute is considered to have committed the crime at the place from which the contact was made and where the communication is received.		
5273	Implementing the electronic filing of court documents in certain courts.	Fain	S, Law & Just
	Requires the following to fully implement the electronic filing of documents in compliance with court rules, electronic filing technical standards, and recommendations of the state auditor's office: (1) By December 31, 2018, the superior courts of each county with a population of at least four hundred fifty thousand; and (2) By December 31, 2019, the superior courts of every county and the appellate courts. Makes an appropriation from the general fund to the state auditor's office for the purposes of this act.		
5287	Concerning persistent offenders.	Darneille	S, Law & Just
	Requires an offender to have a resentencing hearing if a current or past conviction for assault in the second degree or robbery in the second degree was used as a basis for the finding that the offender was a persistent offender, and removes those offenses from the definition of "most serious offenses".		
5307	Creating alternatives to total confinement for certain qualifying offenders with minor children.	Darneille	Concerns
			S, Law & Just

Changes eligibility requirements for a parenting alternative program to include felony sex offenders or violent offenders if the offender is deemed a moderate or low risk to reoffend.

[5321](#) Concerning parental rights and responsibilities of sexual assault perpetrators and survivors. Rivers S, Law & Just

Establishes a process where a survivor, who becomes pregnant as a result of a sexual assault and who elects to raise a child, can seek the court's assistance in avoiding continued forced interactions with the rapist which eliminates another barrier to healing from the assault.

[5354](#) Reducing criminal justice expenses by eliminating the death penalty and instead requiring life imprisonment without possibility of release or parole as the sentence for aggravated first degree murder. Miloscia Oppose S, Law & Just

Eliminates the death penalty and requires life imprisonment without possibility of release or parole as the sentence for aggravated first degree murder.

[S5430](#) Concerning notice to a victim when a registered out-of-state sex offender moves to Washington. (DIGEST OF PROPOSED 1ST SUBSTITUTE) Pearson Support H, Public Safety

Requires the county sheriff to make reasonable efforts to notify a victim of a sex offender or a kidnapping offender if the offender resides in this state.

[S5588](#) Developing information concerning racial disproportionality. Hasegawa Concerns S, Rules X

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Presumes racial disproportionality applies only to those charged with crimes. Needs evaluation of crime victims demographics.

[5600](#) Concerning rehabilitated offenders. Darneille S, Law & Just

Creates the community review board within the office of the governor to review incarcerated offenders for possible early release after twenty years of confinement. Authorizes an offender, convicted of and incarcerated for one or more crimes, to petition the community review board for early release after serving at least twenty years of total confinement. Requires the governor to review each decision of the community review board to approve or deny a petition for release. Requires the sentencing guidelines commission to contract for the services of an external consultant to evaluate the state's sentencing laws and practices.

[2S5610](#) Concerning the sentencing of persons under the age of twenty-one years at the time of the commission of a crime. (DIGEST OF PROPOSED 2ND SUBSTITUTE) Darneille S, Rules X

Addresses sentencing enhancements and exceptional sentences with regard to an offender being sentenced in adult court for a crime committed as a minor.

[5648](#) Concerning vehicular homicide. Rolfes S, Law & Just

Includes in the crime of vehicular homicide, when a person was operating a motor vehicle while his or her ability to operate the motor vehicle was impaired by fatigue, drowsiness, or sleep. Requires the department of licensing to revoke a driver's license, for five years, when the driver has been convicted of vehicular homicide.

5686	Creating a sexual assault survivor bill of rights. Provides a bill of rights for sexual assault survivors.	Rivers		S, Law & Just
5730	Standardizing the collection and distribution of criminal records. Requires an application for an original concealed pistol license or alien firearm license to include only one complete of fingerprints to be forwarded to the Washington state patrol. Authorizes a photograph or copy of an individual's palmprints to be taken to update the file of a sex offender or a kidnapping offender. Authorizes certain law enforcement personnel to photograph and record the palmprints of adults who are lawfully arrested.	Frockt		S, Law & Just
5776	Concerning the publication of offender photographs. Requires the department of corrections to make certain identifying information about an offender public upon issuance of a secretary's warrant for that offender and the information must include a recent identifiable photograph of the offender that may be copied and distributed by the public for the purpose of enhanced safety. Requires law enforcement to provide the department of corrections with requested photographs.	Miloscia	Support	S, Law & Just
5818	Providing public assistance to certain victims of human trafficking. Requires the department of social and health services to establish a food assistance program for victims of human trafficking. Makes victims of human trafficking eligible for state family assistance programs, as provided in rule or	Saldaña		S, HumSer/Me h

effective date of this act, who otherwise meet program eligibility requirements. Requires medical care services to be provided to victims of human trafficking, who are not eligible for medicaid, who otherwise qualify for the state family assistance program. Requires the state health care authority, to the extent possible, to: (1) Add the medical care services enrollees into the apple health for kids, with the same benefits and services provided to medicaid apple health for kids enrollees; and (2) Coordinate with the department, food assistance programs for legal immigrants, state family assistance programs, and refugee cash assistance.

[5830](#) Concerning sexual violence crime fees. Chase Support S, Law & Just

Requires an individual who is charged with committing sexually violent crimes or criminal offenses with a substantial nexus to sexual violence to pay a fee upon the commission of the crime. Creates the Washington sexually oriented crime fee account.

[5904](#) Concerning convicted persons. Braun S, Law & Just

Modifies provisions with regard to: Crimes against vulnerable persons; seriousness level of crimes; driving under the influence; community custody--concurrent; community custody--motor vehicle offense pilot; community custody--time; community custody--jail offenders; habitual property offenders; identification cards for persons released from department of corrections; driving while license suspended; drug grid changes; first-time offender waiver; domestic violence; and vacation of a record of domestic violence. Creates the crimes of theft from a vulnerable adult in the first degree and second degree. Creates the vulnerable adult advocacy team to coordinate a multidisciplinary process, in compliance with this act, for preventing, identifying, investigating, prosecuting, and providing services related to abuse, neglect, financial exploitation of vulnerable adults. Requires the department of corrections to recalculate the scheduled end dates for terms of community custody, community supervision, and community placement so they run concurrently with previously imposed sentences of community custody, community supervision, community placement, probation, and parole. Creates a pilot program for the supervision of offenders convicted of felonies relating to the theft or taking of a motor vehicle. Enhances the courts' discretion to more appropriately sentence habitual property offenders with significant histories of burglary and theft. Requires the department of corrections, working in conjunction with the

department of licensing, to create and implement an identicard program to provide offenders released within the state-issued identicard. Requires the administrative office of the courts, through the Washington state gender and justice commission of the supreme court, to convene a work group to address the issue of domestic violence perpetrator treatment and the role of certified perpetrator treatment programs in holding domestic violence perpetrators accountable. Creates the Washington domestic violence risk assessment work group to study how and when risk assessment can best be used to improve the response to domestic violence offenders and victims and find effective strategies to reduce domestic violence homicides, serious injuries, and recidivism that are a result of domestic violence incidents in the state.