



Washington Association of
**SHERIFFS &
POLICE CHIEFS**

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**End of Session Report
2020 Regular Session**

April 30, 2020

This report covers bills passed by the Washington State Legislature during the 2020 Regular Session (January 13, 2020 – March 12, 2020).

Unless otherwise noted in the text of the legislation, all bills generally become effective on June 11, 2020.

Nothing in this report should be interpreted as legal advice. The ‘Short Descriptions’ are a brief summary of the most substantive provisions of a bill. Please reference the actual text of legislation.

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Bill #	Abbrev. Title	Short Description	Status
2EHB 1056	Domestic violence/workplace	Creates a Task Force on domestic violence and workplace resources to identify the role of the workplace in helping to curb domestic violence.	VETOED
2SHB 1191	School notifications	Modifies requirements governing notifications from criminal justice entities to schools and school districts for students who have committed certain crimes by establishing uniformity in notice requirements and in the duties of school personnel after a notification is received. Discontinues notifications to schools and school districts for offenses related to the inhalation of toxic fumes and violations of specified criminal laws. Makes information received by school officials in accordance with the notification requirements exempt from disclosure under the Public Records Act.	C 167 L 20
3SHB 1504	Impaired driving	Modifies certain impaired driving-related sentencing provisions. Outlines procedures for circumstances in which a person has fulfilled a period of impaired driving-related driver's license suspension through day-for-day credit from a separate suspension arising from the same incident. Makes various changes to procedures and processes related to the ignition interlock restriction in impaired driving cases. Makes costs incurred through emergency response to an incident caused by an Actual Physical Control While Under the Influence offense eligible for emergency response reimbursement. Increases the driver's license reissue fee following an impaired driving-related suspension or revocation from \$150 to \$170, and modifies the distribution of the fee. Increases the monthly Ignition Interlock Device Revolving Account fee imposed on persons with an ignition interlock restriction from \$20 to \$21	C 330 L 20

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ESHB 1551	Communicable disease control	Modifies crimes related to transmission of human immunodeficiency virus (HIV) and repeals prohibitions on an individual who has a sexually transmitted disease, other than HIV, from having sexual intercourse if the partner is unaware of the disease. Allows a minor of 14 years of age or older to give consent to treatment to avoid HIV infection without a parent or guardian's consent. Consolidates and expands rulemaking authority for the State Board of Health relating to control of sexually transmitted diseases. Repeals statutes related to counseling for HIV testing, requirements that agencies establish rules requiring acquired immune deficiency syndrome (AIDS) training for certain professions and employees, and provisions establishing the Office of AIDS. Updates language and changes references in the control and treatment of sexually transmitted diseases chapter.	C 76 L 20
EHB 1687	Victim identity defenses	Prohibits a criminal defendant from using certain defenses based on the discovery of, knowledge about, or potential disclosure of the victim's actual or perceived gender, gender identity, gender expression, or sexual orientation	C 3 L 20
HB 1750	County sheriff vacancies	Increases the number of persons listed on an eligibility list used by an appointing authority to fill a vacant position within a sheriff's office.	C 14 L 20
ESHB 1754	Homeless hosting/religious	Places new limitations on the ability of counties, cities or towns, and code cities to regulate outdoor encampments, safe parking efforts, indoor overnight shelters, and temporary small houses on property owned or controlled by a religious organization. Allows a county, city or town, or code city to require a religious organization hosting the homeless and the agency managing the hosting to enter into a memorandum of understanding to protect the public health and safety of residents. Requires religious organizations hosting the homeless to comply with certain regulations relating to sex offender checks, vehicle and driver laws, the homeless client management information system, and public notice.	C 223 L 20

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E3SHB 1775	Sexually exploited children	<p>Limits the crime of Prostitution to individuals age 18 or older effective January 1, 2024. Requires the Department of Children, Youth, and Families (DCYF) to administer funding for two receiving center programs for commercially sexually exploited youth ages 12–17 on the west and east side of the Cascade Mountains. Requires law enforcement officers to take a juvenile into custody based on circumstances which constitute a danger to the child's safety who the officer reasonably believes to be a victim of sexual exploitation to an evaluation and treatment facility or other specified location, including a receiving center for purposes of evaluation for behavioral health treatment. Requires the DCYF to provide services to support commercially sexually exploited children.</p>	C 331 L 20
ESHB 1793	Auto. traffic safety cameras	<p>Establishes a pilot program for the use of automated traffic safety cameras on certain state and local roadways in or near downtown areas of cities with populations greater than 500,000 for the following violations: stopping at intersection or crosswalk (20-intersection maximum), stopping when traffic obstructed, public transportation only lane, and stopping or traveling in a restricted lane. Mandates that a notice of warning without a penalty be issued under the pilot program through December 31, 2020, after which time, a notice of infraction must be issued, with the penalty for the infraction restricted to a \$75 maximum. Requires that one-half of the non-interest money received by a city under the pilot program in excess of costs be directed to the Cooper Jones Active Transportation Safety Account, and that the other half be used by the city for improvements to transportation that support access and mobility for persons with disabilities.</p>	C 224 L 20

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2SHB 1888	Employee info. disclosure	Exempts month and year of birth, photographs, and payroll deduction information of government employees in certain personnel files from public disclosure, but permits the news media to have access to full dates of birth and photographs. Exempts certain personal demographic information of individual state employees from public disclosure. Requires a government entity to provide notice to the employee, any union representing the employee, and the requestor when receiving a request for information located exclusively in an employee's personnel, payroll, supervisor, or training file. Provides that a records request notice must include a statement that the agency will release nonexempt information at least 10 days from the date notice is made and a statement that the employee may seek to enjoin the release of records as provided by state law.	C 106 L 20
HB 2051	Pension & disability boards	Allows any active or retired firefighter or law enforcement officer who resides within the jurisdiction served by the board, or the surviving spouse of a firefighter or a law enforcement officer subject to the board's jurisdiction, to be elected to a Prior Act and Law Enforcement Officers' and Fire Fighters' Retirement System Plan 1 disability board, if no eligible active or retired firefighter or law enforcement officer is willing or able.	C 107 L 20
2SHB 2066	Driver's license restriction	Narrows the circumstances in which the Department of Licensing must revoke the driver's license of a person convicted of a felony to apply only when the sentencing court determines that a motor vehicle was used in a manner that endangered persons or property, unless revocation is otherwise required for the specific type of offense.	C 16 L 20
ESHB 2099	Invol. treatment/video tech.	Defines "video," under the Involuntary Treatment Act (ITA), as the delivery of health care services through the use of interactive audio and visual technology permitting real-time communication between a person and a designated crisis responder (DCR) for the purpose of evaluation, with certain exceptions. Provides that a DCR may perform ITA evaluations by video provided that a licensed health care professional or	C 5 L 20

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		professional person is present with the person being evaluated.	
HB 2189	PSERS/comp restoration work	Provides membership in the Public Safety Employees' Retirement System for employees of eligible employers at institutions or residential sites that perform competency restoration services.	C 108 L 20
SHB 2205	Technical corrections	Removes obsolete language in various sections of the Revised Code of Washington and corrects technical errors.	C 18 L 20
ESHB 2231	Bail jumping	Provides that the crime of Bail Jumping applies only if: a defendant fails to appear for trial; or a defendant is held for, charged with, or convicted of a sex offense or violent offense and he or she fails to quash the related warrant for failing to appear or has had prior warrants issued on the same cause. Creates the crime of Failure to Appear or Surrender.	C 19 L 20
HB 2242	Travel trailers	Allows operation of a travel trailer not to exceed 46 feet.	C 110 L 20
SHB 2250	Coastal crab derelict gear	Authorizes the Department of Fish and Wildlife, in cooperation with current commercial coastal Dungeness crab license holders, to expand the Coastal Commercial Dungeness Crab Pot Removal Program during the fishery that occurs from May 1 through September 15.	C 172 L 20
HB 2259	Background checks/education	Requires school districts and other educational institutions to perform a criminal history record check before hiring an employee who will receive criminal history record information or personally identifiable information in another employee's criminal history record.	C 22 L 20
2SHB 2277	Youth solitary confinement	Prohibits the use of juvenile solitary confinement in juvenile detention and juvenile rehabilitation institutions. Limits the use of juvenile room confinement or isolation to no more than 4 hours in any 24-hour period except in limited circumstances. Requires the Department of Children, Youth, and Families (DCYF) to adopt a model policy regarding the use of juvenile room confinement and isolation by July 1, 2021, and detention facilities or institutions to either adopt or indicate why they are not adopting this policy by December 1, 2021. Requires the DCYF to compile, on a monthly	C 333 L 20

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		basis until November 1, 2022, certain information regarding juveniles confined in all juvenile rehabilitation institutions and facilities and county detention facilities who are receiving isolation or room confinement. Prohibits a juvenile who is subject to adult court jurisdiction from being held in an adult jail or holding facility for a period exceeding 24 hours excluding weekends and holidays, unless a court finds that it is in the interest of justice.	
ESHB 2318	Criminal investigation	Modifies procedures for collecting required DNA samples from convicted offenders who will not immediately be taken into custody. Makes current requirements pertaining to sexual assault kit (SAK) preservation, testing, and tracking apply to all evidence collected during sexual assault medical forensic examinations, with some exceptions. Establishes requirements for storage and preservation of unreported SAKs. Allows local governments to designate alternate departments to accept found property in order to increase storage capacity for law enforcement agencies. Requires the Criminal Justice Training Commission to develop a proposal for a case review program.	C 26 L 20
ESHB 2322	Transp. budget, supplemental	Makes supplemental transportation appropriations for the 2019-21 fiscal biennium (see http://leap.leg.wa.gov for additional information). Partial Veto: Vetoes several items in the supplemental Transportation Budget. (See veto message.)	C 219 L 20 PV
ESHB 2327	Sexual misconduct/postsec.	Requires postsecondary educational institutions (institutions) to complete investigations into, make written findings of, and maintain records of sexual misconduct. Requires institutions to ask and applicants to sign statements regarding substantiated findings of, or investigations into, sexual misconduct before an official offer of employment beginning October 1, 2020. Requires institutions to disclose information and records about substantiated findings of, or investigations into, sexual misconduct when asked for reference checks by other institutions, beginning July 1, 2021. Prohibits settlement agreements that prevent	C 335 L 20

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		disclosure of sexual misconduct. Exempts personal identifying information held in personnel, student, or investigation files by an institution from the Public Records Act.	
SHB 2338	Mental health coverage	Expands health coverage mental health parity requirements. Expands health insurance nondiscrimination provisions.	C 228 L 20
HB 2390	Dev. disability language	Amends several statutes to reflect respectful language as identified under current law by replacing references to "handicapped persons" with references to "individuals with disabilities." Amends several statutes referencing "the elderly" to instead reference "the aging."	C 274 L 20
SHB 2393	Community custody credit	Allows a qualifying person to earn supervision compliance credit to reduce his or her term of community custody by up to 10 days per month.	C 275 L 20
SHB 2394	Community custody	Requires terms of community custody to run concurrently when a person is serving consecutive terms of confinement for multiple sentences, unless a court specifically orders otherwise.	C 276 L 20
ESHB 2411	Suicide prevention/providers	Requires advanced suicide prevention training for certain mental health professionals. Requires optometrists and acupuncture and Eastern medicine practitioners to complete one-time training in suicide assessment, treatment, and management. Requires veterinarians and veterinary technicians to complete suicide prevention training. Requires the University of Washington to develop suicide prevention training for the construction industry.	C 229 L 20
HB 2412	Domestic brewery retail	Increases the number of retail liquor licenses a domestic brewery or microbrewery licensee may hold from two to four. Requires the State Board of Health to adopt rules to allow dogs on the premises of licensed domestic breweries and microbreweries that do not provide food service. Exempts licensed domestic breweries and microbreweries from keg registration requirements. Eliminates several duties required of a person who purchases or leases a keg, or purchases the contents of a keg, from a domestic brewery or microbrewery.	C 230 L 20
HB 2416	Forensic mental health info.	Allows health care information in forensic mental health records and reports to be	C 81 L 20

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		disclosed as permitted in the Uniform Health Care Information Act.	
SHB 2417	Community custody terms	Modifies the requirements for sanctioning violations of community custody conditions by: allowing nonconfinement sanctions for any low level violation; providing a community corrections officer with discretion to elevate a sixth or subsequent low level violation to a high level violation (rather than requiring the officer to do so); and modifying the requirements for detaining persons who commit new offenses while on community custody. Requires the Department of Corrections to contract with an independent third party to conduct a comprehensive review of the community corrections staffing model.	C 82 L 20
SHB 2426	Psychiatric patient safety	Establishes penalties for psychiatric hospitals that fail or refuse to comply with state licensing standards, including civil fines and stop placements. Requires psychiatric hospitals to report patient elopements and specified types of deaths that occur on their grounds. Requires the Department of Health to post health care facility inspection-related information on its website.	C 115 L 20
SHB 2448	Enhanced services facilities	Modifies admissions standards for enhanced services facilities to require that the person be medically and physically stable and updates the behavior- and history-related factors that must be considered when determining eligibility for admission. Changes the scope of care provided by enhanced services facilities from a focus on treatment to a focus on support and services.	C 278 L 20
E2SHB 2467	Firearm background checks	Requires the Washington State Patrol (WSP) to establish and operate a Firearms Background Check Unit (Unit) and an automated firearms background check system to serve as a single point of contact for firearms dealers to conduct background checks required under state and federal law. Requires firearms dealers to use the state firearms background check system to conduct background checks for all firearms transfers beginning 30 days after the WSP issues a notice to dealers that the system is established. Creates the Washington Background Check Advisory Board to oversee	C 28 L 20

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		the Unit and the operation of the firearms background check system. Revises procedures relating to the reporting of denied firearms transfers, effective 30 days after the WSP issues a notification that a state firearms background check system is established.	
SHB 2473	Domestic violence	Modifies references to "family or household member" with respect to domestic violence to also reference "intimate partner" in order to resolve statutory disparities arising from the passage of Engrossed Second Substitute House Bill 1517 (2019). Modifies Assault in the fourth degree involving domestic violence by expanding the types of prior offenses that can elevate a present offense to a felony.	C 29 L 20
SHB 2483	DUI vehicle impoundment	Removes provisions of current law requiring impoundment of the vehicle in every case in which the driver is arrested for impaired driving. Provides that, when an officer makes a discretionary decision to impound a vehicle in an impaired driving case, the current law procedures preventing the vehicle's redemption for 12 hours must be followed.	C 117 L 20
HB 2491	Tribal vehicles compact	Allows the Governor to enter into compacts with federally recognized tribes in Washington for licensing and registering tribal government and tribal member-owned vehicles and providing tribal license plates issued by the Department of Licensing. Specifies the provisions that each tribal compact must contain.	C 118 L 20
2SHB 2499	Correction officer cert.	Requires corrections officers working in adult jail and detention facilities to obtain certification through the Criminal Justice Training Commission (CJTC), and outlines procedures for the CJTC to grant, deny, or revoke corrections officers' certification. Requires basic corrections officer training to be at least 10 weeks in length.	C 119 L 20
SHB 2527	Census rights	Creates a Washington Bill of Rights and Responsibilities that affirms certain rights related to participating in the United States decennial Census (Census). Makes impersonating a Census taker a gross misdemeanor. Makes it an unfair or deceptive practice under the Consumer Protection Act to mail materials with the intent to deceive a person into believing the	C 34 L 20

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		material is an official Census communication, interfere with Census operations, or discourage a person from participating in the Census.	
HB 2545	Jail records/managed health	Authorizes jails to provide records to managed health care systems, including managed care organizations and behavioral health administrative services organizations, to facilitate care coordination.	C 282 L 20
SHB 2555	Other firearms/background	Requires firearms dealers to conduct background checks on applicants for the purchase or transfer of a firearm frame or receiver once a state background check system is established within the Washington State Patrol, and establishes procedures and requirements applicable to these transfers.	C 36 L 20
SHB 2567	Courts/arrests	Prohibits civil arrests inside or near state court facilities, unless certain conditions apply. Prohibits judges, court staff, court security personnel, and prosecutor's office staff from inquiring into or collecting immigration or citizenship status information, except in certain circumstances. Prohibits judges, court staff, court security personnel, and prosecutor's office staff from disclosing nonpublic personal information about an individual to immigration authorities, except as provided by law. Establishes court processes in the event of state or federal law enforcement action at court facilities, including reporting requirements, and requires the Administrative Office of the Courts to publish collected information on a quarterly basis.	C 37 L 20
ESHB 2571	Fish and wildlife violations	Allows for the safe disposal or release to the environment of seized fish, shellfish, and wildlife by fish and wildlife officers under certain circumstances. Provides additional direction regarding the forfeiture of seized fish, shellfish, and wildlife based on case disposition. Reorganizes and reclassifies certain fish and wildlife violations and adds additional violations which may be cited as infractions. Modifies license suspension timeframes for repeated fish and wildlife violations. Allows the Department of Fish and Wildlife to hire lawful permanent residents as enforcement officers.	C 38 L 20

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ESHB 2576	Private detention facilities	Requires the Department of Health to evaluate state and local authority and practices for inspecting private detention facilities and enforcing statutes, codes, rules, and policies on the health, safety, and welfare of detainees.	C 284 L 20
HB 2579	Horse program/Coyote Ridge	Requires the Department of Corrections to conduct a feasibility study and develop an implementation plan for a wild horse training and holding program at the Coyote Ridge Corrections Center.	VETOED
HB 2602	Hair discrimination	Amends the Washington Law Against Discrimination by defining race as inclusive of traits historically associated or perceived to be associated with race, including hair texture and protective hairstyles. Prohibits discrimination on the basis of hairstyle or texture.	C 85 L 20
SHB 2607	Identicards/homelessness	Raises the age range to allow qualifying individuals up to age 25 to receive a Washington identicard at a reduced cost. Requires the Department of Licensing to accept identicard application materials from certain individuals or entities serving youth.	C 119 L 20
SHB 2622	Firearm orders compliance	Establishes compliance hearing processes and contempt of court procedures for courts that have issued orders to surrender weapons (OTSWs) and extreme risk protection orders (ERPOs). Authorizes contempt of court proceedings where a court finds that a person subject to an OTSW or ERPO has failed to fully comply with the order. Allows for imposition of remedial sanctions designed to ensure swift compliance with the order, and imposition of costs and reasonable attorneys' fees against the respondent, if the court finds the respondent in contempt.	C 126 L 20
SHB 2632	False reporting	Modifies the crime of False Reporting, and elevates the crime to a felony if it involves certain conduct and results in death or bodily harm. Creates civil causes of action for recovery of damages associated with False Reporting.	C 344 L 20

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ESHB 2638	Sports wagering/compacts	Authorizes sports wagering at tribal gaming facilities subject to the terms of negotiated tribal-state gaming compacts. Amends and adds to the powers and duties of the Gambling Commission, including related to licensing, inspections and audits, the filing of suspicious activity and betting reports, and ensuring sports integrity. Establishes new crimes and amends existing crimes in the Gambling Act. Appropriates \$6 million as a loan to the Gambling Commission for enforcement actions in the illicit market for sports wagering and for implementation of the act.	C 127 L 20
HB 2640	Private detention/GMA	Provides that, under the Growth Management Act (GMA), unless a facility is expressly listed in the GMA's listing of essential public facilities, essential public facilities do not include facilities that are operated by a private entity in which persons are detained in custody under process of law pending the outcome of legal proceedings but are not used for punishment, correction, counseling, or rehabilitation following the conviction of a criminal offense. Provides that this exclusion does not apply to facilities detaining persons under specified civil commitment laws.	C 128 L 20
ESHB 2642	Sub. use disorder coverage	Eliminates prior authorization requirements for withdrawal management services or inpatient or residential substance use disorder services and establishes minimum coverage times before utilization review may be conducted for those services. Establishes timelines for substance use disorder facilities to submit admissions materials to payers and for payers to make medical necessity determinations. Directs the Health Care Authority to develop an action plan to support improved transitions between different levels of care. Directs agencies to establish a single set of criteria for determining medical necessity for substance use disorder treatment and levels of care.	C 345 L 20
HB 2669	Sports license plates	Creates the Seattle National Hockey League (NHL) special license plate. Establishes original and renewal fees for the special license plate. Provides funds to the NHL Seattle Foundation and the Boundless	C 129 L 20

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		Washington Program to increase access to sports and outdoor experiences for marginalized youth and young people with physical and sensory disabilities.	
ESHB 2676	Autonomous vehicle testing	Requires a self-certifying entity under the Department of Licensing's (DOL) autonomous vehicle (AV) testing pilot program that operates AVs on public roadways to provide the DOL contact information, information on testing locations, vehicle identification numbers, and proof of insurance, and to notify the DOL on an annual basis of collisions and moving violations on public roadways. Mandates that a self-certifying entity provide written notice in advance of AV testing to local and state law enforcement agencies. Requires that self-certifying entities operating AVs on public roadways obtain an umbrella liability insurance policy that covers a minimum of \$5 million per occurrence for damages of bodily injury or death or property damage caused by an AV.	C 182 L 20
ESHB 2723	Off-road vehicle enforcement	Modifies the reciprocity provision that allows a person who has properly registered an off-road vehicle (ORV) in another state to use the vehicle in Washington without registering it here, such that the provision does not apply to residents from a state that does not impose a sales and use tax on transactions involving ORVs. Allows a person that is a resident of another state to register an ORV in Washington without paying a fee, if the person presents an unexpired driver's license and a current ORV registration from the other state when registering. Requires the Department of Licensing (DOL) and the Department of Revenue to jointly send out a letter to a Washington resident who purchased an ORV or snowmobile warranty in the preceding year, but who has not registered the vehicle in Washington, notifying the owner of the obligation to register and of the penalty for failure to register. Establishes a gross misdemeanor for registering an ORV or a snowmobile in another state to avoid sales and use taxes and, for second and subsequent offenses, requires a fine equal to four times the	VETOED

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		amount of avoided taxes and fees be paid. Requires the DOL to report to the Governor and the Legislature by December 15, 2021, on the recent legislative efforts to improve the compliance with ORV and snowmobile registration requirements.	
SHB 2758	911 dispatch personnel/PTSD	Provides that the Department of Labor and Industries' rule excluding claims based on stress-related mental conditions does not apply to claims of posttraumatic stress disorders of public safety telecommunications.	C 234 L 20
HB 2762	Peer support privilege/DOC	Establishes a testimonial privilege for communications made by a Department of Corrections (DOC) staff person to a peer support group counselor while receiving counseling as the result of an incident in which the DOC staff person was involved while acting in the person's official capacity	C 42 L 20
HB 2763	DOC employee interest arb.	Provides interest arbitration to nonsupervisory marine department employees of the Department of Corrections.	C 89 L 20
SHB 2785	CJTC membership	Expands the membership of the Criminal Justice Training Commission by adding a second private citizen and a representative of a federally recognized tribe	C 44 L 20
EHB 2792	Missing & unident. persons	Requires the Washington Association of Sheriffs and Police Chiefs to submit missing persons cases, and requires coroners and medical examiners to submit unidentified human remains cases, to the National Missing and Unidentified Persons System under certain circumstances. Requires investigating agencies to enter missing persons cases into the National Crime Information Center system through the Washington State Patrol electronic database.	C 45 L 20
2SHB 2793	Criminal records/vacating	Requires the Administrative Office of the Courts to conduct a pilot project for developing a court-driven process to review and vacate criminal convictions based on current statutory eligibility requirements.	VETOED
SHB 2794	Juvenile record sealing	Modifies provisions related to juvenile record sealing.	C 184 L 20

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HB 2826	Marijuana vapor products	Authorizes the Liquor and Cannabis Board (LCB) to adopt rules in certain circumstances prohibiting a type of device used in conjunction with a marijuana vapor product, or prohibiting the use of an additive, solvent, ingredient, or compound in the production or processing of marijuana products. Authorizes the LCB to require marijuana processors to submit, under oath, to the Department of Health, a list of all constituent substances, and their amounts and sources, in each marijuana vapor product. Addresses characterizing flavors in marijuana vapor products	C 133 L 20
E2SHB 2870	Marijuana retail licenses	Establishes a Marijuana Social Equity Program (Program) that authorizes the Liquor and Cannabis Board (LCB) to issue previously forfeited, cancelled, revoked, or unissued marijuana retailer licenses to applicants adversely impacted by the enforcement of marijuana prohibition laws. Establishes a Technical Assistance Competitive Grant Program under the Department of Commerce to provide technical assistance grants to social equity applicants under the Program. Establishes a Marijuana Social Equity Task Force (Task Force) to make recommendations to the LCB, including recommendations to establish and develop the Program. Requires the Task Force to submit a report, or multiple reports, of recommended policies to the Governor and the Legislature by December 1, 2020. Authorizes the LCB to adopt rules to implement the recommendations of the Task Force. Requires Task Force recommendations related to the increase in the statewide limit of authorized retail outlets to be approved by the Legislature.	C 236 L 20
HB 2926	Critical incident stress	Requires the Criminal Justice Training Commission to inventory current critical incident stress management programs in Washington and expand access to such programs for law enforcement and first responder entities.	C 294 L 20

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ESSB 5006	On-premises endorsement	Creates a new onpremises endorsement to the domestic winery license, domestic brewery license, and microbrewery license, for an annual fee of \$200 per location. Authorizes a domestic winery with the endorsement to sell beer produced in Washington by the single serving for onpremises consumption. Authorizes a domestic brewery or microbrewery with the endorsement to sell wine produced in Washington by the single serving for on-premises consumption.	C 186 L 20
SSB 5097	Massage therapists/photo	Requires massage therapists and reflexologists to have a government-issued photo identification on their person or available for inspection when providing services.	C 295 L 20
2SSB 5149	Monitoring w/ victim notif.	Modifies the Sentencing Reform Act (SRA) definition of "electronic monitoring" to include electronic monitoring with victim notification technology. Applies the SRA definition of "electronic monitoring" to the statutes governing certain no-contact orders. Requires the Administrative Office of the Courts to take specified measures related to providing access to electronic monitoring with victim notification technology.	C 296 L 20
3SSB 5164	Public assist./crime victims	Expands eligibility for the state Food Assistance Program, the state Family Assistance Program, and the Medical Care Services Program to certain victims of human trafficking and other crimes. Defines a "victim of human trafficking" to include noncitizens and qualifying family members for purposes of certain public assistance programs.	C 136 L 20
ESB 5165	Discrimination/immigration	Expands the Washington Law Against Discrimination to include a prohibition on discrimination based on immigration or citizenship status, unless differential treatment on the basis of citizenship or immigration status is authorized by federal or state law, regulation, or government contract.	C 52 L 20
ESB 5282	Pelvic exam consent	Requires health care providers to obtain informed consent before performing a pelvic exam on an anesthetized or unconscious patient.	C 187 L 20

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3SSB 5291	Confinement alts./children	Expands the Parenting Sentencing Alternative and Community Parenting Alternative by modifying the restrictions on criminal history, immigration status, and types of qualifying familial relationships. Authorizes the court to impose up to an additional six months of community custody for a participant in the Parenting Sentencing Alternative when modifying conditions or imposing sanctions.	C 137 L 20
ESSB 5434	Weapons in certain locations	Makes it unlawful for a person to possess a firearm and other weapons on child care center premises, center-provided transportation, or in areas of facilities being used exclusively by a child care center. Provides exceptions for family day care providers, law enforcement, concealed pistol license holders while picking up or dropping off a child, and persons conducting business at the center if the firearm or weapon is secured within an attended vehicle or concealed from view within a locked unattended vehicle. Requires family day care providers to store any firearm, ammunition, or other dangerous weapon in a secure area inaccessible to children when children for whom the provider is licensed to provide care are present on the premises.	C 189 L 20
E2SSB 5481	Collective bargaining/WDFW	Grants interest arbitration to the Department of Fish and Wildlife officers who rank below lieutenant and removes those officers from coalition bargaining under the Personnel System Reform Act.	C 298 L 20
2SSB 5488	Youth sentencing guidelines	Allows a judge to depart from mandatory sentencing enhancements when sentencing a defendant in adult court for a crime committed under age 18.	C 141 L 20
E2SSB 5549	Distillery marketing & sales	Modifies liquor sales privileges of distilleries and craft distilleries, creates an off-site tasting room license for distilleries and craft distilleries, establishes food service requirements, and limits when minors can be on the premises. Authorizes co-operated off-site tasting rooms and conjoined consumption areas for distilleries, craft distilleries, wineries, and breweries. Eliminates the license endorsement that authorizes sales of spirits for off-premises consumption by distilleries and craft distilleries at qualifying farmers' markets.	C 238 L 20

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		Authorizes the provision of branded promotional items of nominal value to 501(c)(3) nonprofit entities, and creates a Public Records Act exemption for unaggregated financial, proprietary, or commercial information submitted to or obtained by the Liquor and Cannabis Board from distilleries.	
ESSB 5591	Stolen vehicle check fee	Exempts an applicant from the stolen vehicle check fee if the applicant has previously registered a vehicle in Washington and maintained ownership of that vehicle while in another state or country.	C 239 L 20
SSB 5640	Youth courts	Expands the types of cases that may be heard by a youth court created by a court of limited jurisdiction by: (1) authorizing youth courts to hear and dispose of civil infractions, as well as traffic and transit infractions; (2) permitting a juvenile with a prior youth court referral for a traffic or transit infraction to be referred to the youth court; and (3) allowing youth court programs to accept referrals, from a juvenile court diversion unit, of traffic, transit, and civil infractions committed by juveniles 12 through 15 years of age.	C 191 L 20
2E2SSB 5720	Involuntary treatment act	Modifies the definition of "likelihood of serious harm" and "grave disability" under the adult Involuntary Treatment Act (ITA) statutes contingent upon monthly single bed certifications falling below 200 for three consecutive months, and the minor ITA statutes contingent upon the average wait time for admission to Children's Long-Term Inpatient placements being 30 days or less for two consecutive quarters. Increases the initial detention period from 72 hours to 120 hours, not counting weekends and holidays, beginning January 1, 2021. Provides that a designated crisis responder may perform ITA evaluations by video, provided that a licensed health care professional or professional person is present. Imports numerous provisions from the adult ITA to the minor ITA, and makes numerous other changes to adult and minor ITA provisions.	C 302 L 20

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ESSB 5829	Vol. firefighter pensions	Increases the annual disability relief fees for members and employers of volunteer firefighters, emergency medical workers, and law enforcement reserve officers. Increases the pension paid to volunteers from a maximum of \$300, to a maximum of \$350 plus \$10 per month for each year the retirement fee is paid beyond 25 years. Makes the bill contingent on the Volunteer Firefighters' and Reserve Officers' Relief and Pension System receiving qualified status from the federal Internal Revenue Service.	C 144 L 20
SSB 5867	Drug offense resentencing	Requires courts to resentencing qualifying defendants currently incarcerated for drug offenses committed prior to July 1, 2004 (corresponding to the enactment of specialized drug sentencing laws).	C 55 L 20
2SSB 6027	Floating residences	Provides that a substantial development permit under the Shoreline Management Act (SMA) is not required when replacing or remodeling a floating on-water residence if the size of the existing residence is not materially exceeded. Requires that replacements or remodels of floating onwater residences that add 120 or more square feet to the living space must require on-board graywater containment or a waste-water connection that disposes of the gray-water to a waste-water disposal system. Modifies the definition of "water-dependent use" within the aquatics land statutes to include vessels or certain other floating structures, except floating homes. Modifies the examples of water-oriented uses within the aquatics land statutes to remove houseboats and to add floating homes as defined in the SMA.	VETOED
ESSB 6028	Uniform electronic transact.	Adopts the Uniform Electronic Transactions Act (UETA), which establishes a general rule that a signature, record, or contract related to a transaction may not be denied legal effect or enforceability solely because it is in electronic form. Updates provisions throughout the Revised Code of Washington for consistency with the UETA, and repeals statutes governing the use of electronic signatures and records by governmental agencies and the legal status of records created using distributed ledger technology.	C 57 L 20

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ESB 6032	Apples special license plate	Creates the Washington apple special license plate. Establishes original and renewal fees for the special license plate. Provides funds to the Washington Apple Education Foundation for scholarships and other educational support for members and families of the tree fruit industry.	C 93 L 20
SB 6034	Pregnancy discrim complaints	Extends the time within which a complaint alleging employment discrimination on the basis of pregnancy must be filed with the Washington State Human Rights Commission from six months to one year	C 145 L 20
SB 6045	Vulnerable public way users	Broadens the applicability of the offense of Negligent Driving in the second degree with a Vulnerable User Victim by expanding the definition of "vulnerable user of a public way" to include passengers of farm tractors and implements of husbandry (without enclosed shells), bicycles, electric-assisted bicycles, electric personal assistive mobility devices, mopeds, motor-driven cycles, motorized foot scooters, and motorcycles.	C 146 L 20
SB 6049	Insurance fraud account	Creates an insurance fraud surcharge for insurance organizations to cover the cost of the insurance fraud program. Limits the surcharge to not more than 0.01 percent of an insurance organization's receipts. Establishes a \$100 minimum surcharge.	C 195 L 20
ESSB 6063	DOC health care admin.	Requires the Department of Corrections (DOC) to establish minimum job qualifications for the position of prison medical director. Requires the DOC to develop and implement uniform standards for determining when a patient's current health status requires a referral for consultation or treatment outside the department.	C 58 L 20
SSB 6072	State wildlife account	Replaces the State Wildlife Account with the Limited Fish and Wildlife Account and the Fish, Wildlife, and Conservation Account.	C 148 L 20
SSB 6074	Financial fraud/theft crimes	Extends the Financial Fraud and Identity Theft Crimes Investigation and Prosecution Program (Program) until 2030. Extends and increases the surcharges dedicated to funding the Program. Requires the Department of Commerce to include in its annual report information about the Program's use of funds and funding needs.	C 60 L 20

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SB 6078	Fire juris. reimbursement	Entitles fire protection districts, regional fire protection service authorities, and municipal fire departments to recover the actual costs associated with cleanup or removal of hazardous waste and other hazardous materials from insurers.	C 198 L 20
SSB 6084	Circular intersections	Authorizes the operator of a commercial motor vehicle that is approaching and driving through a circular intersection to deviate from the lane in which the operator is driving as necessary, with due regard for other traffic.	C 199 L 20
SSB 6086	Opioid use/medications	Allows the license of location for a pharmacy to be extended to a registered remote dispensing site that uses technology to dispense medications approved for the treatment of opioid use disorder. Establishes minimum standards for registered remote dispensing sites.	C 244 L 20
SB 6102	School bus stop signals	Changes the requirement for the height of the lettering of the word "stop" displayed on a school bus stop signal to specify that the letters be at least 5.9 inches high.	C 95 L 20
SB 6119	Money laundering proceeds	Authorizes property that has been seized and forfeited as proceeds traceable to or derived from the crime of money laundering, or certain other felony crimes, to alternatively be disposed of according to the provisions for the disposition of forfeited property under the Gambling Act, and used by the seizing agency for the expansion and improvement of gambling-related law enforcement activity.	C 62 L 20
SB 6120	Gambling/nonprofit orgs	Adds religious and scientific purposes to the eligible purposes an organization may operate for to be considered a bona fide charitable or nonprofit organization, authorizing otherwise eligible organizations to conduct certain gambling activities. Allows the Washington State Gambling Commission to license credit unions and groups of executive branch state employees to conduct limited combined fund drive related raffles.	C 150 L 20
SSB 6158	Model sex. assault protocols	Establishes the Sexual Assault Coordinated Community Response Task Force within the Office of the Attorney General.	C 202 L 20
SB 6164	Resentencing discretion	Authorizes a prosecuting attorney to petition the sentencing court to resentence a defendant if the original sentence no longer advances the interests of justice.	C 203 L 20

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ESSB 6168	Operating budget, supplement	Makes supplemental changes to the operating budget for the 2019-2021 biennium (see http://leap.leg.wa.gov for additional information). Partial Veto: Vetoes several items in the 2020 supplemental budget. (See veto message.)	C 353 L 20 PV
ESB 6180	Juvenile sex offense regist.	Expands eligibility for a juvenile Special Sex Offender Disposition Alternative (SSODA) to include offenders who were found to have committed Assault in the fourth degree with Sexual Motivation when the offender has no history of a prior sex offense. Creates a presumption that a juvenile is sufficiently rehabilitated to warrant removal from the sex offender registry when the juvenile completes supervision under a SSODA.	C 249 L 20
2SSB 6181	Crime victims' compensation	Extends the period during which a crime victim or beneficiary may apply for benefits through the Crime Victims' Compensation Program (CVCP) from two years to three years. Authorizes a legal guardian or custodian of a minor victim to receive up to 30 days of lost wage benefits through the CVCP for time spent accompanying the minor to medical or counseling services or criminal justice proceedings. Prohibits a legal guardian or custodian of a minor victim from receiving payments through the CVCP if the legal guardian or custodian's deliberate actions or felony conduct caused the minor's injuries.	C 308 L 20
SB 6187	Data breaches/SSN	Modifies the data breach notification requirements for state and local agencies by adding to the definition of "personal information" an individual's first name or first initial and last name in combination with the last four digits of the individual's social security number.	C 65 L 20
E2SSB 6205	Long-term care workers	Requires employers of long-term care workers to: (1) adopt and maintain written policies and strategic plans to address workplace abuse, discrimination, and challenging behavior; (2) disclose to its employees documented instances of discrimination, abusive conduct, and challenging behavior; (3) keep records of reported incidents; and (4) comply with other requirements. Requires the Department of Social and Health Services to convene a stakeholder work	C 309 L 20

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		group to recommend best practices for training and to address other issues.	
SSB 6206	Marijuana compliance cert.	Requires the Liquor and Cannabis Board to issue a certificate of compliance to a marijuana license applicant if the proposed business premises meets the statutory distance requirements on the date of application. Provides that a certificate of compliance allows the licensee to operate the business at the proposed location notwithstanding a later occurring, otherwise disqualifying, factor.	C 154 L 20
SSB 6208	Bicyclists/stop signs	Permits every person operating a bicycle approaching a stop sign to follow the requirements for approaching a yield sign, with the exception of stop signs located at highway grade crossings of railroads and stop signs used by school buses.	C 66 L 20
2SSB 6211	Drug offender sentencing	Modifies eligibility criteria for the Drug Offender Sentencing Alternative (DOSA). Changes the content of and requirements related to certain court requested DOSA eligibility assessments. Provides that a person ordered to participate in the residential treatment-based DOSA may be initially confined in a county facility in order to facilitate direct transfer to a residential treatment facility, and that residential treatment may be "up to" six months, rather than three to six months. Provides that treatment completion and continued care for residential treatment-based DOSA sentences must be in accordance with Health Care Authority rulemaking, taking into account certain criteria. Limits credit toward a total confinement sentence for time served on community custody prior to DOSA revocation. Requires the Washington State Institute for Public Policy to report on the effectiveness of the DOSA program. Makes various other changes to the statutes governing the DOSA.	C 252 L 20
SB 6218	WSP retirement/salary def.	Allows the cash value of unused leave to be included in the calculation of pension benefits for Washington State Patrol Retirement System Plan 1 members first employed on or after July 1, 2001.	C 97 L 20

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ESSB 6248	Capital budget, supplemental	Authorizes \$175 million in capital projects for the 2020 Supplemental Capital Budget, of which \$89 million is financed with state general obligation bonds. Includes \$13 million in authorizations for agencies and higher education institutions to enter into alternative financing contracts. (see http://leap.leg.wa.gov for additional information)	C 356 L 20
SSB 6259	Indian behavioral health sys	Directs the Health Care Authority (Authority) to coordinate with the federal Centers for Medicare and Medicaid Services to allow for federal funding for behavioral health aide services. Authorizes the Authority to appoint a designated crisis responder upon consultation with a federally recognized Indian tribe or conferring with an Indian health care provider. Recognizes that each Indian tribe has jurisdiction as to the involuntary commitment of an American Indian or Alaska Native to an evaluation and treatment facility located within the boundaries of the tribe.	C 256 L 20
ESSB 6268	Abusive litigation/partners	Defines "abusive litigation," recognizes that abusive litigation against domestic violence survivors arises in a variety of court proceedings, and provides a court process for restricting abusive litigation.	C 311 L 20
ESSB 6280	Facial recognition services	Sets forth specific requirements for the use of facial recognition services by state and local government agencies, including accountability reports, annual reports, operational testing, independent testing, training, and meaningful human review. Prohibits agencies from using a facial recognition service to engage in ongoing surveillance, conduct real-time or near real-time identification, or start persistent tracking, unless a warrant is obtained, exigent circumstances exist, or a court order authorizing specific uses is obtained. Prohibits agencies from applying a facial recognition service based on certain protected characteristics, and from creating a record describing any individual's exercise of certain constitutional rights. Specifies disclosure and reporting requirements. Creates a facial recognition task force. Partial Veto: Vetos the section that directs	C 257 L 20 PV

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		the William D. Ruckelshaus Center to convene a legislative task force on facial recognition.	
ESSB 6288	Office of firearm safety	Creates the Washington Office of Firearm Safety and Violence Prevention within the Department of Commerce to coordinate and promote state and local efforts to reduce firearm violence.	C 313 L 20
ESSB 6300	Animals	Makes various changes to the provisions of law concerning animal welfare, including, but not limited to, changes pertaining to the elements of and consequences for Animal Cruelty and related criminal offenses, and changes related to the regulation of dogs and abandoned animals. Repeals a number of statutory provisions related to animal care and welfare.	C 158 L 20
SB 6357	Pull-tab dollar limit	Increases the limit on the price of a single-chance punchboard or pull-tab to \$5.	C 70 L 20
SSB 6392	Local wine industry license	Establishes the local wine industry association license (license), authorizing eligible entities to receive purchased or donated wine for promotional or marketing purposes from domestic wineries and out-of-state wineries with a certificate of approval. Provides that entities eligible to receive the license include nonprofit societies or certain organizations that promote Washington's wine industry. Exempts a domestic winery and its off-site tasting rooms from the three-tier system "money or moneys' worth" prohibition while participating in an event or marketing program.	C 210 L 20
SB 6417	Survivor option change	Allows retirees of Plans 2 and 3 of the Washington State Retirement Systems up to 90 calendar days after the receipt of their first retirement allowance to change their survivor election. Delays the effect of the 90-day window until the state receives approval from the federal Internal Revenue Service.	C 161 L 20
SB 6423	Child abuse, neglect reports	Grants civil and criminal immunity to any person who, in good faith, provides information or assistance in the report, investigation, and legal proceedings of child abuse or neglect. Clarifies that the immunity for good faith participation in the reporting, investigation, and legal proceedings associated with child abuse and neglect is both civil and criminal.	C 71 L 20

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SSB 6429	Medical condition desig.	Provides a medical alert designation, developmental disability designation, or a deafness designation on a driver's license or identicard, if applicable. Allows any person to obtain an applicable designation on a driver's license or identicard by voluntarily providing self-attestation that the individual has an eligible medical condition; and a signature of a parent or legal guardian for applicants who have a developmental disability or are under the age of 18.	C 261 L 20
ESSB 6442	Private detainment	Prohibits the Department of Corrections from utilizing a contract with a private forprofit correctional entity for the transfer or placement of inmates, except for emergency situations meeting certain requirements and conditions.	C 318 L 20
SSB 6476	Correctional services access	Expands the definition of "immediate family," with whom an inmate may have an extended family visit. Increases the inmate indigency level from \$10 to \$25. Establishes requirements related to minimum frequency of access to Department of Corrections (DOC) commissary programs. Requires the DOC to post certain information on its website related to telecommunication and electronic media services contracts, and requires vendors to provide specified information to the DOC.	C 319 L 20
SB 6493	Active transp safety council	Establishes the Cooper Jones Active Transportation Safety Council (Active Transportation Council) to be convened by the Washington Traffic Safety Commission to replace the Pedestrian Safety Advisory Council and the Cooper Jones Bicyclist Safety Advisory Council, which expired last year. Requires the Active Transportation Council to review and analyze data related to pedestrian, bicyclist, and other nonmotorist fatalities and serious injuries to identify opportunities for safety improvements and improvements to data collection. Mandates that the Active Transportation Council meet at least quarterly, and issue an annual report detailing its findings and recommendations to the Governor and the transportation committees of the Legislature by December 31 of each year.	C 72 L 20

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SSB 6499	Health info./retirement	Exempts from public disclosure medical information in files and records of members of retirement plans administered by the Department of Retirement Systems or Law Enforcement Officers' and Firefighters' Plan 2 Retirement Board. Provides that such medical information may be disclosed to certain individuals, including an authorized representative and certain health care providers treating or examining applicants claiming disability benefits.	C 323 L 20
SSB 6526	Prescription drug reuse	Requires the Pharmacy Quality Assurance Commission to adopt rules allowing the safe donation of prescription drugs and allowing the Department of Corrections to accept returns of unexpired medications.	C 264 L 20
2SSB 6528	Derelict vessel prevention	<p>Changes the minimum vessel length that triggers requirements related to inspections and marine insurance before ownership of certain vessels may be transferred. Authorizes Department of Natural Resources (DNR) staff to issue tickets by mail for the purpose of enforcing vessel registration requirements. Authorizes the DNR to issue grants to local law enforcement agencies to compensate them for time and equipment to enforce vessel registration and aquatic laws under the Derelict Vessel Removal Program (DVRP). Authorizes the DNR to carry out a pilot project for testing possible recycling streams for wood and fiberglass recovered from derelict vessels. Removes the limitation that the DNR may spend no more than \$200,000 per biennium to carry out the vessel turn-in program within the DVRP.</p> <p>Partial Veto: Vetoes the section that would have granted the DNR the authority to issue grants to local law enforcement agencies to compensate them for expenses associated with carrying out the Derelict Vessel Removal Program. Vetoes the section that would have authorized the DNR to initiate a pilot project for the purpose of testing possible recycling streams for wood and fiberglass recovered from derelict vessels.</p>	C 324 L 20 PV

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SB 6565	Motorcycle parking methods	Authorizes motorcycles to be stopped or parked at an angle to the curb or edge of a highway where parking is permitted, unless a local jurisdiction prohibits it and has posted signage indicating that angled parking is prohibited. Permits more than one motorcycle to occupy a parking space provided they remain within the boundaries of the parking space. Clarifies that motor vehicle parking laws apply to each motorcycle parked in a parking space to the same extent they apply to a single motor vehicle parked in a single parking space.	C 163 L 20
SSB 6570	Law enforce. mental health	Establishes a task force on law enforcement officer mental health and wellness. Authorizes pilot projects to support behavioral health improvement and suicide prevention efforts for law enforcement officers. Partial Veto: Vetoes the section that authorizes pilot projects to support behavioral health improvement and suicide prevention efforts for law enforcement officers.	C 327 L 20 PV
ESSB 6641	Sex offender treatment avail	Expands the qualifications for who may be a supervisor of certified affiliate sex offender treatment providers. Allows persons to become certified sex offender treatment providers if they held a similar credential in another state, have provided at least 2,000 hours of direct sex offender specific treatment and assessment services, or have two years of full-time experience providing direct sex offender specific treatment and assessment services in a state-operated facility or treatment program. Establishes the Sex Offender Treatment Providers Advisory Committee to provide advice to the Secretary of the Department of Health regarding issues related to the certification of sex offender treatment providers and maintenance of the sex offender treatment provider workforce.	C 266 L 20